DEED IN TRUST

(WARRANTY)

27498733

(The Above Space For Recorder's Use Only)

	(The Above Blace Let
THIS INDENTURE WITNESSETH, that the Granto	rs , Joseph M. Jakubow and
Marie S. Jakubow, his wife Cook and State of	Illinois , for and in consideration of the sum
Ten and 00/100	Dollars,
(\$ 10.00), in hand paid, and of other	er good and valuable considerations, receipt of which is hereby duly
acknowledged, Convey and Warrant unto Glac	istone-Norwood Trust & Savings Bank , an illinois sank
under the continuous of a certain Trust Agreement, dated the 28th	County of Cook and State of Illinois, to-wit:
LOT 9 IN BLOCK 4 IN DALE, GUSTIN AND W.	ALLACE'S ADDITION TO PARK RIDGE IN
THE SOUTH VEST 1/4 OF THE NORTH EAST 1	/4 OF SECTION 35, TOWNSHIP 41 NORTH,
RANGE 12 LATE OF THE THIRD PRINCIPAL M.	ERIDIAN, IN COOK COUNTY, ILLINOIS.
RANGE 12 IN 1 OI 1112 INCIDENT	
PIN # 09-35-2?2)J9	
PIN # 09-33-2:2 039	
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TO HAVE AND TO HOLD the said real estate with the appurter	nances, upon the trusts, and for the uses and purposes herein and in
Full power and authority is hereby granted to said Tru	part to the real estate or any part or parts of it, and at any time of part thereof, to dedicate parks, streets, highways or allays and to
vacate any subdivision or part thereof, and to resubdivide said eal er chase, to sell on any terms, to convey either with or without convey	rate often as desired, to contract to sell, to grant options to put- tration, to convey said real estate or any part thereof to a successor The first title estate nowers and authorities vested in said
or successors in trust and to grant to such successor or successors in Trustee, to donate, to dedicate, to mortgage, pledge or otherwise en	un per said real estate, or any part thereof, to lease said real estate, y I ases to commence in the present or in the future and upon any
terms and for any period or periods of time, not exceeding in the case leases upon any terms and for any period or periods of time and to an	of any sing' use. We the term of 198 years, and to tener of the serior of the term of the terms and provisions thereof the term of the terms and options to pure onto the term of the term
at any time or times hereafter, to contract to make lease and to a chase the whole or any part of the reversion and to contract respection or to exchange said real estate, or any part thereof, for off	ing the moner of fixing the amount of present or future rentals, to her real or present or charges of any content of the second or present or charges of any content or charges or charges of any content or charges or cha
kind, to release, convey or assign any right, title or interest in or ab- and to deal with said real estate and every part thereof in all other	out or easement rour mant to said real eater to any ways and for such other considerations as would be lawful for any or different from the ways above specified, at any time or times
TO HAVE AND TO HOLD the said real estate win it appures and Trust Agreement set forth. Full power and authority is hereby granted to said Tru. — 17 times to improve, manage, protect and subdivide said real estate or a vacate any subdivision or part thereof, and to resubdivide said ead either, to sell on any terms, to convey either wincessor or successors in Trustee, to donate, to dedicate, to mortgage, pledge or otherwise er, or any part thereof, from time to time, in possession or reversion, by terms and for any period or periods of time, not exceeding in the calesses upon any terms and refer to contract to make leases and to grant the subdivide and	or in trust, in relation t said sal estate, or to whom said real estate
or any part thereof shall be conveyed, contracted to be sold, leased or any part thereof shall be conveyed, contracted to be sold, leased or see to the application of any purchase money, rent or money borrow	mortgaged by said Tru or successor in trust, be obliged to yed or advanced on the trust - ope, y, or be obliged to see that the
terms of the trust have been complied with, or be obliged to inquire into any of the terms of Trustee, or be obliged or privileged to inquire into any of the terms of the trust of the tru	ige into the authority, necessity of facilities and
favor of every person relying upon or claiming under any such convey thereof the trust created by this Deed and by said Trust Agreement w	vance, lease or other instrument, (r that it the time of the delivery as in full force and effect, (b) that such onversance or other instru-
ment was executed in accordance with the trist, conditions and amendments thereof, if any, and is binding upon all beneficiaries the amendments thereof, if any, and is binding upon all beneficiaries the	reunder, (c) that said Trustee, or , successor in trust, was duly trust deed, lease, mortgage or other instrument , d (u) if the con-
person owing the same to deal with the salir. In no case shall any party dealing with sald Trustee, or any successor or any part thereof shall be conveyed, contacted to be sold, lessed or say part thereof shall be conveyed, contacted to be sold, lessed or see to the application of the special state of	proct to the real estate or any part or parts of it, and at any time of the part thereof, to dedicate parks, freeth, highways or allays and to all of part thereof, to dedicate parks, treeth, highways or allays and to all of the parts of th
This conveyance is made upon the express understanding and cot successor or successors in trust shall incur any personal liability or be	ndition that the Grantee, neutrer individuals in a subjected to any claim, judgment or decree for a.,in at or they in the said real estate or under the provisions of this Deed (see Trust
or its or their agents or attorneys may do or unit to do in a document of Agreement or any amendment thereto, or for injury to person or pro its being hereby expressly waived and released. Any contract, obligat	perty happening in or about said real estate, any and all the billion or indebtedness incurred or entered into by the Truit each on-
nection with said real estate may be entered into by it in the name of in-fact, hereby irrevocably appointed for such purposes, or at the election of the fact of the factor shall have no obligation what the factor shall have not been shall be a	the fine beneficiaries until said the s
veyance is made to a successor of successor in true, in the such as vested with all the title, eather, rights, powers, authorities, successor is trues at all the convergence is made upon the express understanding and consuccessor is unterestable to the convergence of the converg	session of the Trustee shall be applicable for the payment and us soever shall be charged with notice of this condition from the date
of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under a fixed the state of them shall be only in the earnings, avails and proceeds arising for interest is hereby declared to be personal property, and no beneficiar to said frust property as such, but only an interest increase the said and trust property as such, but only an interest the content of the said and the said in the first property as and the said an	aid Trust Agreement and of all persons claiming under them or any
of them shall be only in the earnings, avails and proceeds arising its interest is hereby declared to be personal property, and no beneficiar to the earnings, available to the earnings, available to the earnings, available to the earnings, available to the earnings are sent to the earnings.	ry hereunder shall have any title or interest, legal or equitable, in or all and proceeds thereof as aforesaid, the intention hereof being to
vest in the Trustee the entire legal and equitable title in fee simple,	in and to all of the trust property above described.
vest in the Trustee the entire legal and equitable title in fee simple. If the title to any of the trust property is now or hereafter register in the certificate of title or duplicate thereof, or memorial, the words similar import, in accordance with the statute in such case made and	i provided.
And the said Grantor D hereby expressly waive and the	esteads from sale on execution or otherwise.
IN WITNESS WHEREOF, the Grantor S aforesaid ha Ve hereu	into set their hands and seal s this 28th
day of <u>March</u> , 19 85.	9 1016
Day Ma Jol C Seal	Marie S. Jakubow, his wife [Seal]
Joseph M. Jakubow	Marie S. Bundson, Mile Marie Scal
Tilinois	
STATE OF Illinois COUNTY OF COOK S5.	
COUNTY OF	, a Notary Public in and for said County, in the State
 the undersigned aforesaid, do hereby certify that Joseph M. Jakubow and 	Marie S. Jakubow, his wife
S whose name S	are subscribed to the foregoing mattument, appeared to
personally known to me to be the same person. fore me this day in person and acknowledged that <u>they</u> igned, sealed tary act, for the uses and purposes therein set forth, including the r	and delivered the said instrument as their free and volun-
tary act, for the uses and purposes therein set forth, including the r	day of March 1985.
GIVEN under my hand and Notarial Seal this 28TA	N / N N
Commission expires January 6 19 86	Mary V. McManus NOTARY PUBLIC
	mary v. mcmanus
Document Prepared By:	ADDRESS OF PROPERTY: 516 S. Fairview
Martin F. Hauselman	
	Park Ridge, Il 60068
39 S. LaSalle	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
China na T1 60602	SEND SUBSEQUENT TAX BILLS TO:
Chicago, Il 60603	Mr. & Mrs. Joseph M. Jakubow (Name)

BOX 34

This Deed whereby from lineasis transfer tax pursuant to paragraph E of said transfer tax act.

DOCUMENT NUMBER

516 S. Fairview, Pk. Ridge, Il 60068

GLADSTONE-NORWOOD TRUST & SAVINGS BANK

Chicago, Illinois

RETURN TO:

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TRUST NO.

DEED IN TRUST

Coot County Clart's Office

(WARRANTY DEED)

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END OF RECORDED DOCUMENT