UNOFFICIAL COPY

OUT CLAIM DEED IN TRUST

27001506

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THIS INDENTURE WITNESSETH, That the Grantor, Peter Mackerella and Angelina Mackerella, his wife IACL 284 8 5 3 3 6 1 2 7001506 A — EST of the County of Cook and State of Tilinois Dollars (5 10.00), in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged. Convey and Quit Claim unto COLUMBIA NATIONAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking association under the laws of the United States of America, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 21st day of October 1983, and known as Trust Number 1788, the following described real estate in the County of Cook
of the County of
of the sum of
Claimunto COLUMBIA NATIONAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking association under the laws of the United States of America, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the21stday of
association under the laws of the United States of America, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 21st day of October 19.83, and known as Trust Number 1788, the following described real estate in the County of Cook
Trustee under the provisions of a certain Trust Agreement, dated the <u>21st</u> day of <u>October</u> 19.83, and known as Trust Number <u>1788</u> , the following described real estate in the County of <u>Cook</u>
and State of Illinois, to-wit:
Lot 14 in Westwood Heights Subdivision of North 1071.40 feet of East 12 Acres of Lot 1 in Henry Jacques Subdivision of the South half of the South Nest quarter of Section 12, Township 40 North, Range 12, East of the Third Or ncipal Meridian, in Cook County, Illinois.
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THIS INSTRUMENT WAS PREPARED BY
COLUMBIA NATIONAL BANK OF CH CACO
5250 N Harlem Ave Chrago Illude
Signal Control of the
Real Entare Tax: 12 2 326 017. To HANE AND TO HOLD the said real estate on the rouss, and for the uses and purposes herein and in said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve,on",p. Nect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or allew and to vacate any subdivision or part thereof, and to resubdivide said real estate or any part thereof, to dedicate parks, streets, highways or allew and to vacate any subdivision or part thereof, and to resubdivide said real estate or any part thereof, to dedicate parks, streets, highways or allew and to vacate any subdivision or part thereof, and to resubdivide said real estate or any part thereof, to estate powers and authorities vectories in said Trustee, to donate, to dedicate, to mortga,, ple ve or otherwise encumbers and for any period or periods of the title, estate powers and authorities vectories in said Trustee, to donate, to dedicate, to mortga,, ple ve or otherwise encumbers and for any period or periods of the title, estate powers and authorities vectories in said Trustee, to donate, to dedicate, to mortga,, ple ve or otherwise encumbers and for any period or periods of the title, estate powers and authorities vectories in said Trustee, to donate, to dedicate, to mortga,, ple ve or otherwise encumbers and for any period or periods of the title, estate or any part thereof, and to complete the period of the property, to grant exceeding the manner of 189 years, and to renew or extended leases upon any term, and for any period or periods of the title, and the contract to make leases and to grant politons to renew estates and options to purchase the whole or any part thereof, for other real or periods of the contract of the peri
Real Edute Tax 12 12 326 017 TO HAVE AND TO HOLD the said real estate with the appurtenal res, v on the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.
Real Entair Tax 1 12 12 326 0.17 TO HANE AND TO HOLD the said real cutate with the apputtenar es, w on the trusts, and for the uses and purposes herein and in said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve
either with or without consideration, to convey said real estate or any part thereof) a sw. ext. or successors in trust and to grant to such successor or successors in trust all of the title, estate powers and authorities vested in said Trustee, to donate, to dedicate, to moriga ple se or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by lease to commence in pract. at xxx in fluturo, and upon any terms and for any period or periods of time, not exceeding in the
and provisions thereof as the content report of the terms of the content of the c
and to the standard respecting the inflament of training the another to present in future (fail, table) patient in or betternange state treating, or any print interest, for other read or personal respective or chargest of any shift, in release, convey or assign any right table) release to the state of a state or any part thereof, and to deal with said real custar and every part thereof in all other ways and for such other castle consist attions as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time of times to the state of the same to deal with the same.
whether similar to or different from the ways above specified, at any time or times hereafter. In no case that any party dealing with said fruster, or any successor in trust, in relation to said, and the said of the whom said real estate or any part thereof shall be conveyed, containing the said of the said fruster, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquie into ne subnornly, accessity or expediency of any sat of said fruster, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquie into any of the terms of said frusts. Agreement; and every deed, trust does, not, e.g., is an of the said of the s
real exists, or ne obliged to see that to any act of set from the terms of this trust have been compiled with, or be obliged to inquit, into the subnovity, consisting experience of seal or any act of said frants see or other into any of the terms of said frants Agreement; and every deed, trust deed, mo is see or other interment executed by said Trustees, or any successor in
trust, in Place I reast on the Conclusive evidence in 140° of every person (netcoling the Registers 1 1160 of 3 and conclusively) relying upon in or claiming under, any such conveyance least on other instrument, (a) that at the time of the delivery thereof the trust caread by this findentiare and by 2 15 mt Agreement was found in accordance which conveyance or the state of the delivery caready the state of the state of the delivery of the state of the stat
any, and binding upon all beneficiaries thereunder, (c) that said Trustee, or any successor in trust, was duly authorized as "emp" seried to execute and deliver every such deed, trust deed, least, mortisage or other instrument and (d) if the conveyance is made to a successor is usus; that such successor, such such such expensively appointed and are fully vested with all the title, exaste, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust. This conveyance is made upon the express understanding and condition that nether Columbia National Bank of Chicage and Jually or as Trustee, nor its successor or successors.
This conveyance is made upon the express understanding and condition that neither Columbia National Bank of Chicage, and, Jully or as Trustee, nor its successor or successor in trust shall mere appearance liability or be subjected to any claim, judgment or deeree for anything, it or they or its or their a, anse, according may do or omit to do in or about the sad
in trust shall mean a personal intaliating or be subjected to any claim, judgment or decree for anything in or they are in the ray and the state of the control of the cont
own name. As trustee or an expless treat and not individually lead for trustee that have no obligation whatever with respect to any such or act, obl. attorn or indebtedness except only own name, as trustee or an expless treat and not individually lead for trustee that have no obligation whatever that the payment and its person and copporations who mose continued to the payment and its person and copporations who mose cert and whatever that his person are copporations who mose cert and whatever that his person are copporations who mose cert and whatever that his person are copporations who mose cert and whatever that his person are copporations who mose cert and whatever that his person are copporations who mose cert and whatever that his person are copporations who make the payment and in the payment
The interest of each and early beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of 1. half only in the extensions, a wails and proceed arising from the sale or any wher disposition of said real estate, and such interest is hereby desicated to be person property, and no benefic 'y, b' "under stall have any still or interest, legal or equitable, in or 10 said real estate as such, but only an interest in the earnings, avails and proceeds thereof as a foresaid, the intention .err 'be, gt to vest in said Columbia Naturnal Bank of Chucago the enture legal and equitable title in fee simple, in and to all of the real estate above described.
National Bank of Chicago the entire legal and equitable title or fee simple, in and to all of the safety of Chicago the entire legal and equitable title or fee simple, in and to all of the safety of
If the title to any of the above real estate is now or hereafter registered, the Registran of Titles is hereby directed not to register or note in the certificity to a title or double and only one of the above real estate is now or hereafter registered, the Registran of Titles is hereby directed not to register or note in the certificity to a title of the produce of the said and of out-of and said Truster shall not be required to produce the said Agreement or a copy hereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing two ong the spittered hands is in accordance with the true intent and meaning of the true.
accordance with the true intent and meaning of the trust. And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the S_te / Illinots, providing for the exemption of homesteads from sale on execution or otherwise.
In Witness Whereof, the grantor 5 aforesaid have hereunto set their han 15 and
seal s this 5th day of March 19 84.
2-to m. hard (maller m) a be all
Peter Mackerella (SEAL) (MACLING M) Cukerella (SEAL)
Setts Mackerella (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
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State of II. SS. I. the undersigned a Notary Public in and for said County, in the state aforesaid, do hereby certify that Peter Mackerella and Angelina Mackerella, his wife Personally known to me to be the same periscs whose name s are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this 5th day of March 19-84 NOTABLY RESIDENCE OF ILLINOIS Return to:
State of
State of
State of II State Stat
State of