UNOPEIO MEGOPY

27368918
#61234 9787 90 × 27368918 A - PEI 11.00
WARRANTY DEED'IN TRUST
The above space for recorder's use only
not since remarried
of the County of COOK and State of Illinois for and in consideration of TEN AND No/100
good and valuable considerations in hand paid, Convey S and Warrant S unto the FIRST NATIONAL BANK OF BLUE ISLAND, a corporation duly organized and existing under the laws of the United States
and qualified to do a trust business under and by virtue of the laws of the State of Illinois, whose principal place of
business is 13057 So. Western Avenue, Blue Island, Illinois, as Trustee under the provisions of a Trust Agreement dated the 3rd day of January, 19 77, known as Trust
Number 77009 , the following described real estate in the County of Cook and State of Illinois, to-wit:
がまた。
LOT 14 AND THE NORTH 6 FEET OF LOT 15 IN BLOCK 6 IN H. W. A 6 6 8 33 3
THE SOUTHEAST 1/4 OF SECTION 31, TOWNSHIP 38 NORTH,
RAGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNT. ILLINOIS.
This conveyance further assigns to the grantee the rights of
redemption in Case No. 83 CH 7100
TO HAVE AND TO HOLD the s. d. prem tes with the appurtenances upon the trusts and for the uses and purposes herein and in-said
trust agreement set forth. Full power and authority is he coy granted to said trustee to improve, manage, protect and subdivide said premises or any plan there.
as desired, in contract to sell, for grant c tions to purchase, to sell on any terms, to convey either with or without consideration, to charge the said premises or any part thereof to a siccer or or successors in trust and to grant to such successor or successors in trust all of the title, estate, nowers and submittings vest. or a fact thrates, to donate, to declarate, to mortgage, pledge or otherwise encumber said prop.
erry, or any part thereof, to lease said prope ly, or any part thereof, from time to time, in possession or reversion, by feases to commence in praesenti or futuro, and upon any ten said or any period or periods of time, not exceeding in the case of any antigle denies the term of 198 years, and to renew or extend leases on any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at argive the or times hereafter, to contract to make leases and to grant options to fixes and options to renew leases and options to purchase the whole or any part of the reversion and to confuse respecting the manner of fixing
leases and the terms and provisions thereof at ar, it is or trimes herealter, to contract to make leases and to grant options to lease, and options to prechase the whole or any part of the reversion and contract respecting the manner of fixing the anomal of present or future rentals, to partition of to each one said property, or any part thereof, for other real or personal property.
the amount of present or turure rentals, to partition or to exercise, said property, or any part increal, for other real or personal property, to grain easements for chairse of any hind, for release; conv.) or as ign any high, title or interest in or about one easement appurtenant to any personal recommendation of the property of th
at any time or times hereafter; dealing with said frustee in relation to a different real relation of any purchase more against any function of times hereafter; dealing with said frustee in relation to a dipremises, or to show said premises or any part thereof shall be conveyed; contracted to be sold, leasted or mortgaged by said. True e be obliged to set to set to the application of any purchase money, tent, or money bornowed or advanced on said premises, or be obligated, each tetre tent set tent set tents.
obliged to inquire into the necessity or expediency of any act of said Ir stee, or be obliged or privileged to inquire into any of the terms of said trust agreement, and every deed, fust deed, motigage, lease; of it instrument executed by said Itustee in relation to said treat estate shall be conclusive evidence in favor of every person relying, on a laming, under any such conveyance, lease of other in-
strument, (a) that at the time of the delivery thereof the trust created by this order har and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance it is estrustar, conditions and finistations contained in this indenture and in said trust agreement or in some amendment thereof and and a population of the said this indenture and in said trust agreement or in some amendment thereof and and a population of the said trust agreement or the said the said trust agreement or the said trust ag
at any time or times hereafter. In no case shall any party dealing with said Trustee in relation to a id premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or morgaged by sail. Trustee, be obliged to see to the application of any purchase money, rem, or money hornwood or advanced on said premises, or be obliged to see to the application of any purchase money, rem, or money hornwood or advanced on said premises, or be obliged to insuit any been complied with, or be obliged to insuit in the necessity or expediency of any act of said fir ates, or be obliged to insuite into any of the terms of said trust agreement; and every deed, trust deed, noting age, lease, to it, instrument executed by said truste in relation to said trust agreement; and every person relying, and laiming under any such conveyance, lease or other instrument, (a) that as the time of the delivery thereof the trust created by tails and trust agreement was in full force and effect, (b) that such conveyance or other instrument was a very successor of the created by the said trust agreement of a some amondment every and the contract of the contract o
in trust. The interest of each and every beneficiary hereunder and of all persons claiming under nem y any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and suc interest is hereby declared to be personal property, and no beneficiary hereunder shall have any tille or interest, legal or equ able, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as floresaid. If the tille to any of the above leads is now of hereafter registered, the Registrat of Titles eer', directed not to register or note in the certificate of title or duplicate thereof, or memoral, the early of the certificate of title or duplicate thereof, or memoral, the early of the certificate of title or duplicate thereof, or memoral, the early of the certificate of title or duplicate thereof, or memoral, the early of the certificate of title or duplicate thereof, or memoral, the early of the certificate of title or duplicate thereof as a forest of the certificate of title or duplicate thereof as a forest of the certificate of title or duplicate thereof as the early of the certificate of title or duplicate thereof as the early of the certificate of title or duplicate thereof as the early of the certificate of title or duplicate thereof as the early of the certificate of title or duplicate thereof as the early of
only an interest in the earnings, avails and proceeds thereof as aloressaid. If the title to any of the above lands is now of hearlier registered, the Registrar of Titles ere's directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition." or 'th limitations," or words of
And the said grantor hereby expressly waive and telease and telease and all right or bene. and y virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or other vise.
IN WITNESS WHEREOF the grantor aforesaid by S. hereunto set his hand and seal this 8th
day of 1 November, 1984.
Charles Sanders (Seel)
(Seal) (Seal)
State of Illinois , THOMAS J. MORRISON , a Notety Public in and for said County, in
State of
personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he
signed, sealed and delivered the said instrument as his free and voluntary act, for the
uses and purposes therein set forth including the telease and waiver of the right of homestead. Given under my hand and notatial seal this 8th day of November 19.84
Thomas Morrison
Nogeary Public 55
First National Beat of Blue Island 8440 S. Hoyne Chicago, Illinois 60620 Chicago, Illinois 60620
BBI 98
fils document Prepared by Thomas J. Morrison 8855 S. Ridgeland Ave. Oak Lawn, Ill. 60455
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END OF RECORDED DOCUMENT