(WARRANTY) UNOFFICIAL SECRETARY

	(The Above Space For Recorder's Use Only)	
THIS INDENTURE WITNESSETH, t	hat the Grantor s , Stanislaw Szklarz and	
of the County of Cook	z, his wifeand State of	
of TEN AND NO/100	and paid, and of other good and valuable considerations, receipt of which is hereby du	·
acknowledged, Convey and Warrant	unio Gladstone-Norwood Trust & Savings Bank , an Illinois ban	k UD
ing corporation of Chicago , Illinois,	and duly authorized to accept and execute trusts within the State of Illinois, as Trusto, dated the 15th day of	
1043 , the following describe	d real estate in the County ofCook and State of Illinois, to-wi	1:
	Int O to Plank O to M. F. Votcom and Company's	
The South 44.92 feet of Addison Heights Subdivis	Lot 8 in Block 9 in W. F. Kaiser and Company's sion, a Subdivision of the South 1/2 of the	3 5 3 📳
Northwest 1/4 of Section	19, Township 40 North, Range 13, East of the	j.
Third Principal Meridian	n, in Cook County, Illinois	∴ ×ii
P.I.N. 13-19-118-035	70	*
freperty hadress. 3	731 N. Harlem, Chicago, IL	a
	4.4	3
70_	00	* JL
Q _n		430
and Trust Agreement set forth	estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in	379
times to improve manage, protect and which times to improve manage, protect and which vacate any subdivision or part thereof, and to chase, to sell on any terms to convex wither	to said Trustee with respect to the real estate or any part or parts of it, and at any time or ide said real eatate or any part thereof, to deducate parks, streets, highways or alleys and to subdivide said real eatate as often as desired, to contract to said, to grant options to pur- dith or without consideration, to convey said real states or any part thereof to accessor.	141
or successors in trust and to grant to such su Trustee, to donate, to dedicate, to moritages or any part thereof, from time to time, in po	with our without consideration, to convey said real easier or any part thereof to auccessor case in trust all of the totle, eatate or any part thereof to auccessor case in trust all of the totle, eatate, nowers and authorates vested in asid pully for otherwise encumber said real estate, or any part thereof, to lease said real estate, said, or any part thereof, to lease said real estate, said, or any part thereof, to lease said real estate, said, or any part thereof, to lease said and upon any	[3]
terms and for any period or periods of time, no leases upon any terms and for any period or po at any time or times hereafter, to contract to	See Jon us the season, by leaves to commence in the present of in the future and upon any steer on us the season of the present of the future and upon any stage of mile of the present of the future and provisions and entering of the season	(1 #
partition or to eachange said real retaite, or an kind, to release, convey or saign any right, is and to deal with said real evider and every our	and to co. tract respecting the manner or tring intermediate or present of total respect of the property of the state of the real or personal property, to grant easements or charges of any title or interest in or about or easement appurtenent to said real estate or any part thereof, it thereof in a "c" or "ways and for such other considerations as would be lawful for any me, whether smill to no different from the ways above specified, at any time or times	F F
person owning the same to deaf with the sar hereafter	me, whether under to be different from the ways above spacified, at any time or times Trustee, or any successor of trust, in relation to said real estate, or to whom said real estate	108
or any part thereof shall be conveyed, contract see to the application of any purchase more- terns of the trust have been compiled with.	red to be sold, leased of nortgaged by said Irustee, or any successor in trust, be obliged to tent or money borrowe I or ad-reced on the trust property, or be obliged to see that the or be ubliged to inquire into the withority, necessaty or expediency of any act of said	6 :
Trustee, or be obliged or privileged to inquire: or other instrument executed by said frustee, favor of every person relying upon or claiming	into any of the tarms of taid. Yest A prement, and every deed, it uss deed, mortgage, issue on any succession of tests, in elaboration to said issue properly shall be conclusive sevidence in under any such conveyance, is need, or other instrument, (a) that all the time of the delivery exit Tout A secrement was in all force and affect, this has been conveyance or other instru-	* *
ment was executed in accordance with the transments thereof, if any, and is binding up authorized and emoowered to execute and del	Trustee, or any successor intrust, in relation to said real estate, or to whom said real estate led to be sold, leased in increased by said. Invites, in any successor in trust, be obliged to cent or money borrows to advenced on the trust property, or be obliged to either the or be unliged to incurve into the unborrey, necessity or expediency of any sect of said into any of the terms of said. That I prement, and every feed, trust deed, mortgage, lease or any successor in trust, in elaborito and fisher property shall be conclusive avidence in under any such conveyance, in sect or order instrument, (a) that is the time of the delivery as "I trust Agreement was in full roor as a deffect, (b) that such conveyance or other instruction or its conditions and limitations of instruction of its conditions and limitations of its conditions and successor in trust, was duly liver every such deed, trust deed, elesse mortgage to other instrument and (d) if the contrust, that such successor or successors in trust have been properly appointed and are fully authorities, duties and obligations of its, b, or their predecessor in trust.	O A
		猛
or its or their agents or attorneys may do or or or Agreement or any amendment thereto, or for		JE.
ity heing nereny expressly walved and remove nection with said rail estate may be intered ini- in fact, hereby interocably appointed for such a medical industriality and the Touter shall bee	Any contract, obligation or indebtedness incurre—a entered into by the I fullete in Con- or by it in the name of the then beneficiaries unious hald I by greenent as the sitionney, guspiess, or at the election of the Trustee, in its own nar e, as I fustee of an express trust er no obligation whatstoever with respect to any such cor (if the letter of the property of	₫E
		必要り
The interest of each and every beneficiary of them shall be only in the earnings, avails an	of proceeds arising from the sale or any other disposition of the trust gronerty, and such	<u> </u>
to said trust property as such, but only an inter- west in the Trustee the entire least and equitab	sest in the earnings, avails and proceeds thereof as asdressed, the distribution of the sample, in and to all of the flust property above deact of d.	OF THE
similar impost in accordance with the statute	ow or hereafter registered, the Registrar of Titles is hereby directed not to segitify or note in memorial, the words "in trust", or "upon condition", or "with limitations", or words of in such case made and provided and provided warve and release, any and all right or benefit under and by virtue of any row.	
statutes of the State of Illinois, providing for t	waive and release any and all right or benefit under and by virtue of any and the exemption of homesteeds from sale on execution or otherwise. Thier hand S and sealS this S	
y of <u>May</u> 19 80	6.	UBB
	[Seal] Warrege 2 Octob Seal	124
	(Scal) Harris School Scall	**
ATE OFIllinois ss.		Market 1
PIEHARD S. G	3 2 5 5 5 11 CH a Notary Public in and for said County, in the State	**
oresaid, do hereby certify that Stanley Szki	larz and Elizabeth Szklarz, his wife	KE
sonally known to nie to be the same person. Silve me this day in person and acknowledged that the	whose name S are subscribed to the foregoing instrument, appeared be- neysigned, seated and delivered the said instrument as their free and volun- h, including the release and waiver of the right of homestead.	KE
y act, for the uses and purposes therein set forth GIVEN under my hand and Notarial Seal this	h, including the release and waiver of the right of homestead. day of May 1986.	JE
a-tal 34	1987 Phill Campagnetic	HO
mmission expires	NOTARY PUBLIC	
cument Prepared Hy:	ADDRESS OF PROPERTY	L
tephen G. Tomlinson		PE
CDermott, Will & Emery 11 West Monroe	Chicago, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED	*****
	SEND SUBSEQUENT TAX BILLS TO	#H 2
hicago, Illinois 60603	Same as above	Ugel 1
BOX 169	(Address)	1 S 2
DOV 103	(mydress)	

REI TITLE AESICY CROSER # C-15007

RETURN TO:

Z

GLADSTONE-NORWOOD
TRUST & SAVINGS BANK

TRUST NO.

CHICAGO STRONG SERVICES CONCLUS STRUCKS SERVICES SERVICES

DEED IN TRUST

(WARRANTY DEED)

CIAC TO TO CLADSTONE-NORWOOD TRUST & SAVINGS BANK
Chicago, Ninois
TRUSTEE

Det Pares Stavet, me.

Property of Cook County Clerk's Office