86379851

STATE OF ILLINOIS = REAL ESTATE TRANSFER TAX =

ESTATE TRANSACTION

∑ G

2 8 6 6 6 5

rm 91 R 1/70 The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantor	明記本の
First State Bank & Trust Company of Franklin Park as Trustee under	医胃 * 对
Trust Agreement dated February 26, 1980 and known as Trust No. 648	領事本品
of the County of Cook and State of 13340016 for and in consideration	## Z
of Ten and No/100 Donars, and other gook	RANSFER TAX
and valuable considerations in hand paid, Convey and Warrant unto the CHICAGO TITLE	로 하고 줬
AND TRUST COMPANY, a corporation of Illinois, whose address is 111 West Washington Street Chicago Illinois 60602, as Trustee under the provisions of a trust agreement dated the	
Ottorio di alla di all	, 45 ₹
the state of the s	
•	ŀ
Lot One (1) in Kuester & Riemer's Subdivision of the North 389 2/10 feet	5 3
of the Northeast Quarter (N.E. 1/4) of the North East Quarter (N.E. 1/4) of	
the Southeast Quarter (S.E. 1/4) of Section Thirty (30), Township Forty (40	PREVENUI STAMP P.B. 11427
North, Range Fourteen (14) East of the Third Principal Meridian except that	2 4 6
part conveyed to City of Chicago by deed recorded as Document 10786773 in	
Cook County 111inois.	5
A second to the	AUG27'83
"This conveyance is made pursuant to direction and with authority to convey	1
directly to the trust grantee named herein."	EGE
4.4	100
Tax # 14-30-405-035-0000 for	
Tax # 14-30-4-5 -038-5000 J	- [] 1111
TO HAVE AND TO HOLD the said premises with the appartenances muon the trusts and for the uses and purposes berein and in said trust agree	
the first power and authority is hereby granted to sale true ee to improve, manage, protect and subdivide said premises or any part thereof, the dedicate parks, streets, highways or alleys and to varies at your subdivides or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell a any terms, to convey either with or without consideration, to convey add premises or any part thereof to a successor or successors in trust and to me, and successor or successors in trust and to me, and successor or successors in trust and to me, and successor or successors in trust and to me, and successor or successors in trust and to me, and successor or successors in trust and to me thereof, to lease and property or any part thereof, to care the successor of the succ	့
neutrate paras, streets, agreement and the street of the street to sell, to grant options to purchase, to sell, to sell, to specifie with or without consideration, to convey said premises or the street of the str	
vested in said trustee, to donate, to dedicale, to mortgage pluige or otherwise encumber said property, or any part thereof, to lease said property or any part thereof. I from time to time, in possession or treer by leases to rounnemence in presentil or future, and upon any learns and for any	
period or periods of time, not exceeding in the case of any on to lemise the term of 198 years, and to renew or extend leases upon any terms and to renew or extend leases upon any terms and to make and to mend, change or mostify lease as all the terms and involvations, thereof at any time or times becomes	
to make leases and to grant options to lease and options to rent we see and options to purchase the whole or any part of the reversion and to contribute the processing the manner of thing the amount of present or the see and options to exchange said property, or any part thereof, to	; <u> 2</u>
other test or personal property, to grant easestere by contage of all the contage of the contage	* * K
other considerations as it would be lawful for any person owning the same to the same, whether similar to or dissent treat may be above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to sai, premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or morrigaged by said trustee, he oblight the same to the application of any purchase mensy, sent, or money for rewed or advanced on said premises, or be oblighed to see that the previous of the same to the contracted to the said premises, or be oblighed to or oblight or privileges to represent the same to the contracted to the said trust agreement; and even of were person relying upon or claiming under any such conveyance, leave or of ser, astrument, (a) that at the time of the delivery thereof the trust created by this indenture and by and trust spread was in full occasion. It is not that the time of the delivery thereof the independent of the said trust agreement was in full occasion. It is not that the time of the delivery thereof the independent of the predictive thereander, (c) that said trust agreement or in some amendment thereof any independent of the predictive thereander, (c) that said trust served to exceed any deliver every such deed, trust deed, leave, mortgage or other instrument and (d) if the conveyance is made to as the sor of successors in trust, that such successor is trust, that such successor is trust have been properly appointed and are fully vested with it the little event, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	, E
veyed, contracted to be sold, leased or mortgaged by said trustee, be only a set to the application of any purchase money, rent, or money bor rewed or advanced on said treasuress. or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the	- 6 <u>1</u>
necessity or expediency of any act of said trustee, or be oblised or privilege it is implied into any of the terms of said trust agreement; and every deed, trust deed, mortinge, lease or other instrument executed by said trustee on plation to said real estate shall be conclusive avidence in layo	
of every person relying upon or claiming under any such conveyance, leave or o'ner naturment, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and ee (b) that such conveyance or other instrument was executed.	
in accordance with the fractions and imministed continue in an armount of the fraction of deliver accordance in the fraction of the fraction o	or 1d
resours in trust have been properly appointed and are fully vested with all the title, et ate, rights, powers, authorities, duties and obligations of its, his are their preference in trust.	
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings avails and proceeds arising from the sale or other disposition of said real estate, and such interest a cereby declared to be personal property, and beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real est deas such, but only an interest in the earnings	1627'86
If the title to any of the shove lands is now or hereafter registered, the Registrar of Titles 's here'y directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "y th limitations", or words of similar important accordance with the statute in such case made and provided.	· 1 1'
And the said grantor. hereby expressly waive S. and release S. any and all right or boneut order and by virtue of any and altatutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or other itse.	
statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or other ise	似學到
In Witness Whereof, the grantor aforesaid has hereunto set. hand and seal 10 22 nd dev of July 10 86	- 1000
this day of	17
FIRST STATE BANK & TRUST COMPANY OF FRANKLIN PARK, as Truster under Trust	5
(Seal) Agreement dated res. 20, (5) and (Seal) known as Tryst No. 648	
	LISU:
TEST: Orch m & dradfor(Sent) BY: John F. Evans, Assistant Vice (Seal)	* * *
Everyn bi bradiord	1
Assistant Arust Officer / President	
· ·	
	\dashv
State of Illinois Bernice Bartucci n Notary Public in and for said County, in	,]
County of DuPage ss. the state aforesaid, do hereby could be that John P. Evans, and Evelyn D. Bradford, Ass't Vice President and Ass't Trust Officer, respectively of	.]
Bradford, Ass't Vice President and Ass't Trust Officer, respectively of	.
First State Bank & Trust Company of Franklin Park	.
personally known to me to be the same persoff whose name S are subscribed to	·
the foregoing institutions, dispersely before the time has in person and academic temperature.	•
signed, sealed and delivered the said instrument as. UNCLL free and voluntary act, for the	, ,

OFFICIAL SEAL BERNICE BARTUCCI MOTARY PUBLIC STATE OF ELLINOIS MY COMM. EXP. JULY 10,1990

Form 91

D#4 0168-95-04/1186Ep1 Dx

After recording return to:
Box 263 (Cook County only)
or
CHICAGO TITLE AND TRUST COMPANY
111 West Washington St. / Chicago, Ill. 60602
Attention: Land Trust Department

For information only insert afreet address of this document was prepared by Evelyn Bradford, 10101 W. Grand Ave. Franklin Park, II. 60131

BOX 333-WJ

86379851

UNOFFICIAL COPY

Cotton Cotton

i 1241 - Esser Manage (dament Al de de de la delaction de de 2000)

A contract of the productions of the contract

表記的自然的時間

The state of the s west of the second state of the of appeted at the constraint tit deutgraffer Wolland (1997) 1998 – Arthaffar German

Andrew State (1994) (19

THE STATE OF THE STATE OF