87491784

	The above space for recorder's use only
THIS INDENTURE WITNESSETH married, and WILLIAM WI	
of the County ofCOOK	and State of Illinois for and in consideration
***************************************	aluable considerations, receipt of which is hereby duly acknowledged, Convey and
	AL BANK OF CHICAGO, a corporation duly organized and existing as a national banking
association under the laws of the United Sta	tes of America, and duly authorized to accept and execute trusts within the State of Illinois, as
Trustee under the provisions of a certain Tru	st Agreement, dated the 24th day of August 19.87, and
	, the following described real estate in the County ofCOOK
and State of Illinois, to-wit:	· · ·
	n Buena Park, said Buena Park beigg a
	ot the Iglehart's subdivision and part of
	s Subdivision in the Southeast 1/4 of
	ip 40 North, Range 14 East of the Third
	, reference being had to the Plat of said
	ded June 13, 1887, as Document 840097,
in Cook County, Ill:	mois.
Addross: 4300-11 N	I. Kenmore, Chicago, Illinois 60613
Address. 4000-111	. Kenmore, Chicago, Inmors occio
	fun · ·
	exempt under Reaf Estate Transfer Tax Act Sec. 4
"	A Cook Dounty Ork. 95104 Far.
- n. t	Pate Ald T
SUBJECT TO G- 60	M many
Real Bitate Tea . 14-17-403-011	
TO HAVE AND TO HOLD the said real restair with the said real restairs with the said said said said said said said said	h the appurtenance, from the process and in the constant purposes herein and in said Trust Agreement set forth frustee to improve, mix and the constant purposes or the constant purposes in a constant purpose of the constant purposes of the consta
enhet with at without consideration. In convey said teal est	ate of any nati thereof to walk account to the control and to reall to such thecetor of incressors in their all of the filles of
part thereof, from time to time, in possession or reversion, case of any single demise the term of 198 years, and to rene	ate, to dedicate, to mortgage, pledge—therwise encumber haid real estate, or any part thereof, to lease said real estate, or any by leases to commence in practically in fiviate, and upon any terms and for any period or persods of time, not exceeding in the wor extend leases upon any terms and for any period or persods of time and to amend, change or modify leases and the terms stract to make leases and to granic mions to lease and options to renew leases and options to purchase the whole or any part of
and provisions thereof at any time or times hereafter, to cor the reversion and to contract respecting the manner of fixing	stract to make leases and to grant comons to lease and options to renew leases and options to purchase the whole or any part of githe amount of present or future retuin. — artition or to exchange said read eater, or any part thereof, for other read or personed to exchange the convey or assign any right, title or it retest in or about or exament appurtenant to said read easies or any part thereof,
and to deal with said real estate and every part thereof in a whether similar to or different from the ways above specif	all other ways and for such other constants, my as a would be lawful for any person owning the same to deal with the same, led, at any time or times hereafter.
In no case shall any party dealing with said Trustee,	of any success in trust, in relation to said fact rate, or or any our rad real estate or any part thereof shall be gonered or one
real citale, or be obliged to see that the terms of this trust in bliged or privileged to inquire into any of the terms of said tass. In relation to said real estate shall be conclusive evid	have been complied with, or be obliged to inquire into the authority necessity or expediency of any act of said Trustee, or be. The same of the complete state of the complete
veyance lease or other instrument, (a) that at the time of the veyance or other instrument was executed in accordance with	definery thereof the trust created by this indenture and by lato. I that Agreement was in full force and elloct, (b) that such con- tible trusts, conditions and limitations contained in this in figure and in all Trust Agreements or in all amendments thereof, if
lease, mortgage or other instrument and (d) if the conveyan	said Trustee, or any successor in trust, was duty authoused and em Sered to execute and denven every such deed, trust deed, trust of the successor or successor or successor in trust, that such successor (cessors is frust have been proporty appointed and are
This conveyance is made upon the experts understant	ities, duties and obligations of its, his or their predecessor in 1 ust. and condition that neither Columbia National Banh of Chic to, ind Adualty or as Trustee, not its successor or successors by claim, judgment or decree for anything it or they or its or clief agent or autorneys may do or count to do in or about the said
real estate or under the provisions of this Deed or said Trus such liability being hereby expressly waived and released. Ar	Agreement or any amendment thereto, or for injury to person or propring in or about said real estate, any and all ty contract, obligation or indebtedness incurred or entered into by the Triston or connection with said real estate may be entered
into by it in the name of the then beneficiaries under said Tr own name, as Trustee of an express trust and not individual	Agreement or any amendment thereto, or for injury to person or property; appening in or about said real extain, any and all by contract, obligation or indebtedness incurred or entered into by the Triate in connection with taid real existe may be entered with Agreement as their aircrary-in-fact, hereby trevocably appointed for, ch prices, or at the election of the Trustee, in its y (and the Trustee shall have no obligation whatsoever with respect to any surface, obligation or indebtedness except only
whatsoever shall be charged with notice of this condition of The interest of tach and every beneficiary hereunder.	on of the Trustre shall be applicable for the payment and discharge thereof). A pursuent and corporations whomsoever and from the date of the filing for record of this Deed. and under said Trust Agreement and of all persons claiming under them or any of hem (2011 be only in the earnings, svalls and
proceeds arising from the sale or any other disposition of sa interest, legal or equitable, in or to said real estate as such, b	ad real estate, and such interest is hereby declared to be personal property, and no beneficing hereunder shall have any title or but only an interest in the earnings, avaits and proceeds thereof as aforesaid, the letters may be not being to west in said Columbia
Mational Bank of Chicago the entire legal and equitable in if the title to any of the above real estate is now or her	te in fee simple, in and to all of the real estate above described. eafter registered, the Registrar of Titles is hereby directed not to register or note in the cartifier e of the e or duplicate thereof, or with limitations," or would of similar import, in accordance with the statute in such case may cland; ovided, and said Trustee
shall not be required to produce the said Agreement or a co- accordance with the true leasnt and meaning of the trust.	py thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing it volv? 4.1.~ registered lands is in
App the said grantor hereby expressly waive for the exemption of homesteads from sale on execution of	and releaseany and all right or benefit under and by virtue of any and all statutes of the day of Ulinois, providing rotherwise.
In Witness Whereof, the grantor 8	foresaid ha Ve hereunto set their Jane S and
seal S this 24th day of	August 1987
115011	111 . 111 . 01 .
hta? lu	[SEAL] William Wasslet Hours [SEAL]
RITA E. KNORR	SEAL WILLIAM WRIGHT HOUCK (SEAL)
State of	SOSEMARY VORDAN A Notary Public in and for said County, in
	nate a foresald, do hereby certify that Rita E. Knorr, a single person never
married, and William Wr	ight Houck, a single person never married
personally known to me to be the same personS whose nameS are subscribed to	
	onally known to me to be the same personS whose name S aresubscribed to foregoing instrument, appeared before me this day in person and acknowledged that theysigned, sealed
	delivered the said instrument as
	iding the release and waiver of the right of homestead. Given under my hand and notarial seal this
والمرخوع	August 1,87
and the second s	Cosemary Joseph
Return to:	

Columbia National Bank of Chicago 5250 N. Harlem Avenue Chicago, IL 60656 ATTN: Trust Dept.

4309-11 N. Kenmore, Chicago, IL

UNOFFICIAL COPY



OFFICE

COOK COUNTY RECORDER DEPT-01 SECORDING 12 TO 12 TO 30 SECORDING # 6145# 975 52

87491784