DEED IN TRUST UNOFFICIAL GOPY 8700**1863** 

(WARRANTY)

	WITNESSETH, that the Grant y Tumbarello & Constance			11
of the County of Cook	and State of	Illinois	, for and in consideration of the sun	·
10.00	), in hand paid, and of o	ther good and valuable conside	rations, receipt of which is hereby duly	;
acknowledged, Convey	and Warrant unto Gl	adstone-Norwood Trust &	Savings Bank , an Illinois bank	.
			s within the State of Illinois, as Trustee	
910	rtain Trust Agreement, dated the 11th the following described real estate in the	County of Cook	and State of Illinois, to-wit:	: }
Lot 120 in Ogder 1/2 of Lots 120 ship 39 North, Illinois.	n's Subdivision of Lots and 125 in Bronson's A Range 14, East of the T No. 17-04-202-060 Vol	ddition to Chicago hird Principal Me	134, 137 and the West o, in Section 4, Town- ridian, in Cook County,	
	as 1444 N. Wieland, Chi		\$13	
Cond	ne.el Real Estate Taxes differs, restrictions, enacts of record.		`	
TO HAVE AND said Trust Agreeme	O TO HOLD the sale ras) estate with the appurint set forth.	enances, upon the truets, and for the	uses and purposes herein and in	į
Full power and times to improve, a vecate any subdrist chase, to tell on an or successors in true.	int set forth.  authority is hereby granted to a id	respect to the real estate or any part of any part thereof, to dedicate parks, at estate as alian as desired, to contract deration, to convey said real estate or in frust all of the title, estate, power number said real estate. Or any out.	rr parts of it, and at any litme or reefs, highways or alleys and to to sell, to gront options to gur- any part intereof for a successor any part intereof or a successor and authorities rested in seld	S HERE
or any part thereof terms and for any p leases upon any ter at any time or time chase the whole or	from time to time, in possession of reversion, eriod or periods of time, not exceeding!!se ms and for any period or periods of time and it is necessited, to contract for make leaves at 3 ?? any part of the reversion and to contract purp.	by leases to commence in the presented of any single demise the term of 19 amend, change or modify lesses and the term of the same of the	J or in the future and upon any 8 years, and to renew or extend he terms and provisions thereof enew leases and options to pur- iof green for future zantale, to	"RIDERS" OR REVENUE STAMPS HERE
partition or to each kind, to release, cor and to deal with sal person owning the hereafter.	lange send real settle, or any part thoredr, 70: or year or interest in or a lid real epicte and every part thereof in all other same to deal with the same, whether similar to	19 7 4) or personal property, to gr: but or easement appurtenent to said w, nd for such other consideral o or different from the ways above	and elements or charges of any rest existe or any part thereof, ions as would be lawful for any specified, at any time or times	VENUE
in no case in all e or any part thereof ass to the application terms of the fruel in Trustee, or be cobing or other instrument	my party dealing with data is traced, or any successful be conveyed, contracted to be sold, leased to not any purchase money, rent or money borroware bear compiled with, or be obliged to inquire into any of the ferms executed by said Trustee, or any successor in t	sor in try 1, the relation to said real ast or morigi jed by said Trustees, or any s owed or a vanced on the trust properly ulte into 1 at 1 arity, necessity or of said Trust I give nent; and every de rust, in relatio 10 at 1 frust properly	are, or to whom salo real estate successor in trust, be abliged to ty, or be obliged to see that the expediency of any act of said sed, trust deed, shortgage, lease shall be conclusive evidence in	"OR RE
favor of every perso thereof the trust cre ment was executed Emendments thereof authorized and emp	any party dealing with said Trustee, or any successibility be conveyed, contracted to be sold, leased on of any purchase money, rant or money borrows been compiled with, or be obliged to inquie of the contract of the contr	ryence, lease or with Instrument, (a) was in full force an left of, (b) that we find the contain the in and intersunder, (c) that said fru tee, or a trust deed, lease, morgan or other	that at the time of the delivery school conveyance or other instru- said Trust Agreement of in all ny successor in Irust, was duly instrument and (d) if the con-	RIDERS
vested with all the : This conveyance	ille, estate, rights, powers, authorities, duties ar is made upon the express undestanding and co ors in trust shall incue any personal liability or b s or attorneys may do or omit to do in or about i	and obligations of its, his or their presentations that the Granies, nell to the their than the control of the transfer of the	deressor in trust.  dividually or as Trustee, nor its	×
or its or their agent. Agreement or any a ity being hereby arg nection with said rea in-fact, hereby irrec.	s or attorneys may do or omit to do in or about to mendment thereto, or for Injury to person or pressly surved and reloased. Any contract, obligat state may be entered into by it in the name of ocably appointed for such purposes, or at the election that the first property and funds in the actual popersons and corporations whomsoever and what wind of this Creed.	the said real easate or under the provi- operty happening in or about said re- tion or indebtedness incurred or ent- the then beneficiaries under said Tru- scilon of the Trusten, in its own name	of this Deed or said Trust of this Deed or said Trust of this Deed or said Trust of this by the Trustee in con- t Agra ment as their attorney- the trustee of the press trust of the press trust of the press trust	AA S
The interest of a	ach and every beneficiary hereunder and under	said Trust Atteement and of all perso	na claiming ur Them or any	S7001563
vest in the Trustee t	ly in the earnings, evalls and proceeds arising fro- clared to be personal property, and no beneficially as such, but only an interest in the earnings, as the entire-legal and equitable title in fee simple, as by of the trust property is now or hereafter registe litle or duplicate thereof, or memorias, the words cordance with the statute in such case made an	in and to bu of the trust property i	toove described.	02
And the said Gra statutes of the State	cordance with the statute in such case made an intor hereby expressly waive and release of fillinois, providing for the exemption of hunter the Grantor Santoresaid have hereby	t any and all right or benefit und resteads from sale on execution or o	er and by virtue of any and all therwise.	
Wice December	(Soal)	Daslara M	langlandi 15 m	
Vincent Manglard			Vium All (See)	
COUNTY OF COOK	TCHMARK			
foresald, do hereby certify the	or Vincent Manglardi & B nstance Tumbarello, his The same person s whose name p		ic in and for said County, in the State  his wife & Anthony  he foregoing instrument, appeared be-	
ore me this day in person and ary act, for the uses and pur	acknowledged that the signed, sealed poses therein set forth, including the r	and delivered the said instrurelesse and waiver of the right	ment as their free and volum- of homestead.	
Ola Pie donet that usun suc	Notwiel Seel this 16th	Bay of Decemb	er . 1986	
commission expires	ACCOUNTY OFFICIAL SEM 27	Joseph 121	NOTARY PUBLIC	
Coment Prepared By:	Notary Public, State of Illinois My Commission Expires Jan. 27, 1987	ADDRESS OF PROP 1444 N. VI	PERTY:	لــ
188 W. Randolph	Street D. A	Chicago,	Illinois	
Chicago, Illinoi		THE ABOVE ADS ONLY AND IS NO	DRESS IS FOR STATISTICAL PURPOSES OF A PART OF THIS DEED ON TAX BILLS TO	
		VINCEOT	MICHAUTE DI	
		<u>1175 8.</u>	Elydriget Pd.	
		1750 1710	sines, see boots	

DEED IN TRUST

CIAL

WARRANTY DEED!

TO

TO

CHADSTONE-NORWOOD TRUST
& SAVINGS BANK
Chicago, Minois

TRUSTEE

TRUST NO.

GLADSTONE NORWOOD TRUST & SAVINGS BANK

RETURN TO:

र्थ सम्बद्धाः संस्कृति

Sept Ox Cook Coll Address to envision to the second to the sec

COOK, COUNTY RECORDER #0222 # U \* G1 00 18 23:00 14:51:00 DE61-01 BECOUDING 211:5 \$11.25

87001863