Lombard, Illinois 60148

The above space for recorder's use only

Gibson, his wife	
of the County of and State of Illinois for and in conside of Ten and no/100 Dollars, and other	ration good
and valuable considerations in hand paid. Convey and WEST SUBURBAN BANK, a State Banking Corporation of Lombard, Illinois, as Trustee under the visions of a trust agreement dated the day of 19 known as Trust No	
6401 the following described real estate in the County of Cook and Sta Illinois, to-wit:	ite of
Lot 34 and 35 in Block 10 in Harriet Farlin's Subdivision of the West 1/2 of the Southeast 1/4 of Section 25, Town-	
ship North, Range 13, East of the Third Principal Meridia in Cook County, Illinois. ADDRESS 2643-45 N Washtenaw, Chicago.	n,
ADDRESS 2643-45 N. WASHTENAW, Chicago.	
PIN No. 13-25-410-002 all GCO F	
TO HAVE AND TO HOLD the said premies with the appurtenances upon the trusts and for the uses and purposes herein and i	n said
Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any thereof, to dedicate parks, streets, highways of all system to vacate any subdivision or part thereof, and to resubdivide said property often as desired, to contract to sell, to grant to sell on any terms, to convey either with or without considerate convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust the title, estate, powers and authorities vested in and trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumbe property, of any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to mence in praceent or fitting, and upon any terms and for any period or periods of time, not exceeding in the case of any single of the term of 198 years, and to renew or extend leases, pon any terms and for any period or periods of time and to amend, char mindity leases and the terms and provisions thereof at, my tree or times hereafter, to contract to toake leases and to grant optic lease and options to renew leases and options to partition in to exchange said property, or any part toereof, for other real or periods on the contract of the reversion and to contract respecting the most finished to the partition in to exchange said property, or any part thereof, for other real or pe	r part rty as ion, to all of r said com-
the term of 198 years, and to renew or extend leaves, pon any terms and for any period or periods of time and to amend, that mindify leaves and the terms and provisions thereof at there or times hereafter, to contract to make leaves and to grant optic leave and options to renew leaves and options to purchase the whole or any part of the reversion and to contract respecting the mount of present or foture rentals, to partition or to rechange said property, or any part thereof, for other real or perpention, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or ease appuritional to said premises or any part thereof, and to deal with said property and every part thereof in all other ways and for other most affect at the world be lawful for any person owns, the same to deal with the same, whether similar to or different	ge or ins to anner rsonal rment such
other considerations as it would be lawful for any person owns. The same to deal with the same, whether similar to or different the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said oremises, or to whom said premises or any part thereof be conveyed, contracted to be sold, bessed or mortgaged by said trustee to obliged to see to the application of any purchase mental, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, obliged to inquire into the necessity or expediency of any act of said (instee, or be obliged or privileged to inquire into any or	from snaii oney, or be of the
the ways above specified, at any time or times hereafter. In no case whall any party dealing with said tructee in relation to said oremises, or to whom said premises or any part thereof be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase ment, on money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of terms of said trust agreement, and every dend trust deed mortgage, have other instrument executed by said trustee in relation said real estate shall be conclusive evidence in favor of every person relying up in or claiming under any such conveyance, lease or instrument. (a) that at the time of the delivery thereof the trust create by this indenture and by said trust agreement was it force and effect. (b) that such conveyance or other instrument was execute, if accordance with the trusts conditions and limit contained in this indenture and in said trust agreement was execute, if accordance with the trusts conditions and limit contained in this indenture and in said trust agreement was execute, and deliver every such deed, trust deed, lease, mortgage or instrument and (d) if the conveyance is made to a voccessor or successors in trust this voch successor or successors in trust have properly appointed and are fully vested with all the title, estate, rights, powers, author i.e., duties and obligations of its, his or predecessors in trust.	on to other of full dions inder, other
The interest of each and every beneficiary hereunder and of all persons claiming ander them or any of them shall be only a earnings, avails and proceeds arising from the sale or other disposition of said real estable, and such interest is hereby declared. Dersonal property, and no beneficiary becoming shall have any fittle or interest, legit, or equivalent in the sale or any fittle or interest, legit, or equivalent in the sale of the	n the
but only an interest in the earnings, avails and princeeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Title is hireby directed not to register or in the certificate of title or duplicate thereof, or memorial. The words "in trust", or "upon cindities", or "with limitations", or soft similar import, in accordance with the statute in such case made and provided. And the said grantor—hereby expressly waive—and release—any and all right or belieft under and by virtue of and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on energy in or otherwise.	
In Witness Whereof, the grantoraforesaid hahereunto set	1
X Stand N. Sleh Meal) X Saiffelian 150	:al)
(Seal)	eal)
State of 16610015 1 WILLIAM & Peterman a Notary Public in and for said County	. In
county of COOK the state aforesaid, do hereby certify that RILLHARD H. 64165000 personally known to me to be the same person whose name subscribes	
the foregoing instrument, appeared before me this day in person and acknowledged in Send Tax Bills Tosigned, sealed and delivered the said instrument asfree and vol	that un-
5044 N. DELPHIA Given under my hand and figurial seal this 23RD day of MARCH 18	7
CHICAGO, IL GOLSE William 19147 DE COMM	
Return To: KALLH. VITTORINI South N. DECPHIA For information only insert street address of above described property.	

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