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(The Above Space For Recorder's Use Only)	
THIS INDENTURE WITNESSETH, that the Grantor s EDWINA V. WILLIAMS (married to CHARLES C. WILLIAMS) and EUGENE J. KALINOWSKI (married to SHIRLEY KALINOWSKI)	
of the County of Gook and State of 111 (1019 for and in consideration of the sum	
(s 10.00), in hand polit, and of other good and valuable considerations, receipt of which is hereby duty	TE OF
acknowledged, Convey and Warrent unto Gladstone-Norwood Trust & Savings Bank, an Illinois bank and duly authorized to accept and execute trusts within the State of Illinois, as Trustee	L S × 品质
under the provisions of a certain Trust Agreement, dated the 15 day of June . 1985, and known as Trust Number 938 , the following described real estate in the County of Cook and State of Illinois, to-wit:	S E
90 90 90	(lia zona -
Lot 27 in Block 12 in Otto Rueter's Norwood Park Addition in the West Half of Section 7, Township 40 North, Range 13, East of the Third Principal Meridian.	
The above described real estate does not constitute the marital residence	00.00 016 0.00 00 00
of the Grantor.  Commonly known as: 5363 North Harlem Avenue	COOK
RIVENUE REVENUE	Line in the second
PIN: 13-07-117-002-0002 (200) = 4.7.5	의를
TO HAVE AND TO HOLD the said or estate with the apputtenences, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.	
Full power and authority is hereby granted or as d Trustee with respect to the seal estate or any part or parts of it, and at any time or limes to improve, meanage, protect and subdivide with a sealer or any part thereof, to dedicate parks, streets, highways or alleys and to vaccie any subdivision or part thereof, and to "b. b. ride said real estate to often at desired, in contract to sells, to grant options to purchase, to tell on any terms, to convey either with a without consideration, to convey said real estate or any part thereof to a successor or to trust and to grant to buch successor at it trust all of the Itles, estate, powers and extheorities vested in said Trustee, to donate, to dodicate, to mortgage, pledge or Aberv ise encumber said real estate, or any part thereof, from time to time, in possession or revenue. The provides the commence in the present circ in the future and upon any terms and for any period or periods of time, not exceed, it in the case of any single demise the term of 198 years, and to renew or extend estates upon any terms and for any period or periods of time, and any amount of any terms and for any period or periods of time, and any amount of any terms and for any period or periods of time, and any amount of any terms and for any period or periods of time, and to some any terms and the terms and providences thereof at any time or times herself of the contract of the	TAMPS HERE
of successor in this and to see a successor of the control of the state of the stat	A KENS
as any line or lines hangelter, to contract to make lease, a dit grant aptions to lease and options in renew leases and options to our chase the whole or any part of the severion and to contract severing the manner of fixing the amount of present or fautres entails, to partition out to exchange seld real estate, or any part thereof, out other real or personal property, to grant assemants or charges of any partition out to exchange seld real estate, or any part thereof, out other real or personal property, to grant assemants or charges of any	F
and its deal with hald real estate and every part thereof it all offere as and for such other considerations as would be lawful for any person owning the same to deal with the same, whether similar to	
hereaftes.  In no case shall any party dealing with said Trustee, or any successor in true, on elation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or morig sed by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or deened on the frust property, or be obliged to see that the terms of the trust have been compiled with, or be obliged to inquire into the authority, necessity or expediency of any act of said Trustee, or be obliged to inquire into any of the terms of said Trust, are ment; and every deed, trust deed, mortgage, lease or other instrument executed by taid Trustee, or any successor in trust, in relation to said trust property shall be conclusive evidence in fevor of every person relying upon or claiming under any such conveyance, lease or one instrument, (a) that at the time of the delivery thereof the trust created by this Deed and by said Trust Agreement was a caused in accordance brinding upon all beneficiary thereof the trust created by the Deed and by said Trust Agreement was a caused in accordance brinding upon all beneficiaries thereunder, (c) that, of instee, or any successor in trust, was duly substituted and empowered to easeule and deliver every such deed, lease, mor age or other instrument and (d) if the conveyance is made to a successor in trust, that such successors in trust is very emporated engine in any of the conveyance is made abon the agreest understanding condition that the title, estate, tights, powers, authorities, duties and obligations of (it, his of our predecessor in trust).  This conveyance is made abon the agreest understanding alcondition that the conveyance is insulted or a frustee, nor its	031 =
or other instrument executed by said Trustee, or any successor in trust, in relating to said trust property shall be conclusive evidence in fevor of every person relying upon or claiming under any such conveyance, lease or of or instrument, (a) that at the time of the delivery thereof the trust created by this Deed and by all Trust Agreement was in full force and effect, (b) that such conveyance or other instru- ment was executed in accordance with the trust accorditions and limitations contained eigeln and in said Trust Agreement or in all	46 6
emendments thereof, if any, and is binding upon an open-ficates inscander, (c) has do give, or any successor in rush, was our authorised and amprovered to exacute and deliver every such deed, trust deed, lease, not gap to their instrument and (d) if his course veryance is made to a successor in trust, that such sucressor in trust, they such sucressor in trust, they are the such sucressor in trust. The province is the such sucressor in trust and obligations of its, his of our predecessor in trust.	1. 00
This conveyance is made upon the express understanding and condition that the Grantee methor individually or as Trustee, not its successor or successors in trust shall incur any personal liability or be subjected to any claim, judge and or decree for anything it or they or its or their agents or altorney; may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person property in appending in or about said fee, sayle, any and all such liability.	
This conveyance is made upon the express understanding and condition that the Grantee net are individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judy in and or decree for anything it or they or its or their agents or attorneys may do or omit to do in or about the said trail extent or under the provisions of this Deed or said Trust Agreement or any amendment therefor, or for injury to person or property happening in or about said refers, is, any and all such liability being hereby expressly waived and released. Any confract, lidigation or indebtadness incurred or an ered it to by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiarles under said. It us Agreement as their attorney, infact, hereby irrevocably appointed for such purposes, or at the section of the Trustee, in its own and not and vide are about the proposes and the section of the Trustee, in its own and not are a section of the unit property and funds in the actual possession of the Trustee shall be applicate or in the present and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with notice of the condition from the date of the Illing for record of this Deed.	1.2
except only so far has the trust property and unds in the actual possession of the state of the control of the	OF
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claim; a unless them of any of them shall be only in the earnings, avails end proceeds arising from the sale or any other disposition of the trust in the trust in the sale of any other disposition of the trust in the sale of th	
If the fille to any of the trust property is now or norteafter regulared, the Registrar of Titles is nervoy discrete not to be difficult of difficult or displicate thereof, or memorial, the worlds "in trust", or "upon condition", or "with limitations", or word a mining import, in accordance with the statute in such case made and provided.	
And the said Grantor hereby expressly waive and release any end all right or benefit under and by virtue of any ind all statutes of the State of Illinois, providing for the examplion of homesteads from sale on execution or otherwise.  IN WITNESS WHEREOF, the Grantor aforesaid has hereunto set 1/15 hand and seal this 8	3 2 2 2 5
day of June 11.14.87.	***
(Seel)	
STATE OF Tennessee	
COUNTY OF David son   155.  Person Hunner   18 Notary Public in and for said County, in the State	
aforesaid, do hereby certify that EUGENE J. KALINOWSKI (married to SHIRLEY KALINOWSKI)  personally known to me to be the same personwhose nameiS subscribed to the foregoing instrument, appeared be-	
form me this day in person and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	
m / 07 D y/	8
Commission expires 1901. NOTARY PUBLIC	COM C
Document Prepared By:  MICHAEL J. CUNNINGHAM  ADDRESS OF PROPERTY: 5363 N. Harlem Avenue, Chgo., IL	ENT L
6.4 B	DOCUMENT NUMBER
SEND SUBSEQUENT TAX BILLS TO:	<u>ğ</u>
Nanto	<u></u>
BOX 40 3 TO JOHN BOWN CHT. 600	616

## DEED IN TRUST CO DEED IN TRUST (WARRANTY DEED) CO TO CO TO CO TO Chicago, Illinois TRUSTEE

DEPT-61 RECORDING

COOK COUNTY RECORDED

GLADSTONE-NORWOOD TRUST & SAVINGS BANK 

\$17.00

STATE OF ILLINOIS

COUNTY OF COOK

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIF. THAT EDWINA V. WILLIAMS (Married to CHARLES C. WILLIAMS) personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, acknowledged that she signed, sea ed and delivered the said instrument as her free and voluntary act, for the user and purposes therein set forth, including the release and waiver of the right or homestead.

Given under my hand and official seal, this

T#9494 TRAN 0083 \$6715,67 15:12:00 #8425 # 20 # --- BOLE BOW

1987. Commission expires

> "OFFICIAL SEAL" MICHAEL J. CUNNINGHAM Notary Public, State of Illinois My Commission Expires 2/5/89

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