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THIS INDENTURE WITNESSETH That the Granton JOHN F. PINKOS, a widower	~~
of the Country of, for and in consideration of the sum of TEN AND NO/100, for and in consideration	
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey S and	
Warrant Sunto MID TOWN BANK AND TRUST COMPANY OF CHICAGO, a corporation duly organized and existing as an	}
Illinois banking corporation under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, duted the	
as Trustee under the provisions of a certain Trust Agreement, dated the -2nd -day of -AUGUST - 1988 and known as Trust Number -1657 - the following described real estate in the County of 1711 TRIN 6171 94/15/18	\$12.25 8 12:17:00
and state of financis, to-wit: #4955 # A · 포ー타리	
**Lot 19 in Block 6 in McReynold's and Others' Subdivision of part of	
the East 1/2 of the Northeast 1/4 of Section 6, Township 39 North,	
Range 14, East of the Third Principal Meridian, in Cook County, Illino's **	a Tarihir
COMMONLY KNOWN AS: 1735 West LeMoyne, Chicago, Illinois 60622	
PIN: 17-06-210-014	2 2 0. 0
SUBJECT TO: Covenants, conditions and restrictions of record; private,	
public and utility casements and roads and highways, if any; party wall rights and agreements, if any, existing leases and tenancies;	
special taxes or assessments for improvements not yet completed; any	二 章 學學》
unconfirmed special to or assessment; installments not due at the date hereof of any special tax or assessment for improvements heretofore	7 9 9
completed; general taxes for the year 1987 and subsequent years.	5.5.1.2.2 \$89.15.88
-88-422635	1 136, 783 A. 1
1 1 100 E10 F011	8 8 8 8 7 (
Real islate 13.4 A TO HAVE AND TO HOUD the said real estate with the appurtenances, upon the trus, and for the uses and purposes berein and in said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve, numage, proto a rail authorities later on any part thereof, and to resulted as a offen as were not to contract to sell, or grant potential to purchase, us sell or any subdivision or part thereof, and to resulted real estate as offen as were not to contract to sell, or grant to such successor in successors in trust all of the title, or the subdivision of the subdivision which controlled the subdivision series in successors in trust all of the title, called the subdivision veries in sell trustee, to dender, or mortgage, pledge or one of the results and to grant to such successors in trust all of the title, called the subdivision veries in sell trustee, to dender, or mortgage, pledge or one of the results and to grant to such successors in trust all of the title, called the proof of the subdivision veries in sell trustee, to dende the or mortgage of the proof of the subdivision veries in sell trustees.	The second second
cutate, power and authorities vested in said (dastee, to declicate, or medicate, power of the recomber said real estate, or any part thereof, to tease said real estate, or any cutat thereof, from time to time, in possession or reversion, by lease to commence in praesent or in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single dequise the term of 198 years, and to renew or extend leases upon any terms and for any project of time and to amend, change or modify leases and the terms	30
create, power and additions vented in an interest, to teach and interest, the read and real estate, or any part thereof, from time to time, in powersion or reversion, by leases in commence in present or in future, and upon any terms and for any period or periods of time, not discuss the terms and present or in future, and upon any terms and for any period or periods of time, not discuss and the terms and pressions thereof at any time or times hereafter, in contract to make leases and to grain uponous to lease, as on the leases and the terms and pressions thereof at any time of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or the contract respecting the manner of fixing the amount of present or future rentals, to partition or the contract respecting the manner of fixing the amount of present or future rentals, to partition or the contract respecting the manner of fixing the amount of present or future rentals, to partition or the contract contract and the rental respective part thereof of any fund, to release, convey or assign my right, title or interest for about the accument appurtenant to said real estate or any part thereof, and to deal with said real estate and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or deferent from the extended to the state of the state of the present of the state of the st	
and to deal with Said real estate and every part thereof in all other ways and lor such other considerations as it would be lawful fur any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time for times bereafters. In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, no a whom said real estate or any part therof shall be conveyed, contracted to be sold, feased or meritaged by said Trustee, or any successor in trust, in relation to said on any pur sase, money, rent or money burrowed or advanced on said real estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the author i, neer ally or expediency of any acres of said Trustee, or be obliged or privileged to nature into a sid or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of Tattes or said or or distingting under any such conveyance lease or other instrument, (a) that at the time of the delivery thereof the first created by this Indenture and benefit or any successor in the property of other instrument, (a) that at the time of the delivery thereof the first created by this Indenture and benefitive and the Agreement or in all amendments thereof, if	0.5
real extate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the author, i. see salt or expediency of any series and Trustee, or be obliged to inquire into the author, i. see salt or expediency of any series and Trustee, or be obliged or privileged to inquire into any of the terms of wid Trustee, or any successor in the author of the terms of the terms of wid Trustee, or any successor in the author of the terms of the terms of wid Trustee, or any successor in the author of the terms of the terms of wid Trustee, or any successor in the author of the terms of the term	1.00
any, and binding upon all beneficiaries thereunder, (c) that said Tristee, or any successor in trist, was duly authorized and empowere lee xecute and deliver every such deed, trust deed, leave, murigage on other instrument and (i) it like conveyance is made to a successor or su	7 2 2
interconversace of mate upon the express materialising and constituon that neither Mid Trong Bank and Trust Contiguing of Chicago, i	
may be entered into by it in name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrestocably appointed for user purposes, or as the election of the Trustee, in its own name, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatoever with respect to any soil, surger, obligation in or in-	
debictions except only so lar as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof. All p mons and corporations whomseever and whatwever shall be charged with notice of this condition from the date of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be very beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be very beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be very beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be very beneficiary hereunder.	
proceeds arring from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary heresquest only have any tide or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being the most library of Chicago the entire legal and equitable title in fee simple, in and to all of the real estate above described.	
If the trile to any of the above real estate is now or hereafter registered, the Registral of Titles is hereby directed not to register or note in the certificate of title or "apt" be thereof, or memorial, the words "in trust," or "specification," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided and aid Trustee shall not be required the produce the said Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the teg period and is in	7 3 5 6 6
accordance with the true intent and meaning of the trust. And the said granting—hereby expressly waive S and release S any and all right or benefit under and by virtue of any and all statutes of the State of Illing is, positivity for the evemption of homesticals from sale on execution or otherwise.	1 4 M W
In Witness Whereof, the grantor aforesaid has hereunto set his hand and seal this day of 33 hereunto set 1975.	in de la companya de La companya de la co
	annamini)
X John F. PINROS (SEAL) (SEAL)	128 to 1
JOHN F. PINKOS [SEAL] (SEAL)	
Simple Illinois Deby Desick was a series	三% 2
State of T111nois County of Cook SS. the state aforesaid, do hereby certify that JOHN F. PINKOS, a widower	14 50 50
	A TANK
personally known to me to be the same personwhose name	OTEN KEE
OFFICIAL SEAL? The foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed the foregoing instrument as his free and voluntary act, for the uses and purposes therein set forth.	
Profits Public State	3/19 9
My Comm. Expires March 9	3(勝紀第) 5
Notary Public	

1735 West LeMoyne Chicago, Illinois

60622

For information only insens street address of above described property.

TR3 LEL

Return to:

Mid Town Bank and Trust Company of Chicago
2021 North Clark St.
Chicago, Ill. 60614
ATTN: Trust Dept.

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