68552855

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	int tenants and not as tenants in common.
	and State of Illinois for and in consideration
	•
_	hand, paid, Conveyand Quit-Claimunto
	1 West Monroe Street, Chicago, Illinois 60090, a corporation of Illinois, 7 Orb. Movember 88
•	reement dated the 10th day of November 1088,
iown as Trust Number 1997 (1997), the	e following described real estate in the County of <u>COOK</u>
he East valf of the South nd the East half of the W orth East Guarter of Sect	n Foster's Subdivision of the West half of n West Quarter of The North East Guarter West half of the South West Guarter of the Sion 36, Township 38 North, Range 14, East Midian, Chicago, Gook County, 111inois.
ommonly Known As. 8214 S	3. Clyde, Chicaro, Illinois 60617
ermanent Tax ID#36-236557	72
Ox	
	remises with the appurtenances upon the trusts and for the uses and
times dereatter, to contract to make lease	y part there. I from time to time, in possession or reversion, by lesses upon any te me and for any period or periods of time, not exceeding 108 years, and or renew or extend lesses upon any terms and for any age or modify lesses and the terms and provisions thereof at any time a and to grant options to lesses and options wersion and to control tespecting the manner of fixing the amount of the period of the control of the period of the
In no case shall any party dealing with part thereof shall be conveyed, contracts a application of any purchase money, rent, at the terms of this trust have been comply act of said trustee, or be obliged or priviled, trust deed, mortgage, lease or other in a necessary and the said trustee, or be obliged or priviled, trust deed, mortgage, lease or other in actuative evidence in favor of every person strument, (a) that at the time of the delive ent was in full force and effect, (b) that a errusts, conditions and limitations contains error and binding upon all beneficiaries the cecuse and deliver every such deed, trust dade to a successor or successors in trust, that are fully vested with all the title, estate redecessors in trust. The interest of each and every beneficial and be only in the earnings, avails and priviled such interest is hereby declared to be paterest, legal or equitable, in or to said real	axchange said property, or any part thereof, for other real or personal any kind, to release, contey or assign any right, title or interest in or sees or any part thereof, and to deal with said property and every part considerations as it would be la viul for any person owning the same different from the ways above specified, at any time or times hereafter, said trustee in relation to said promises, or to whom said premises or ed to be sold, leased or mortgage ofly said trustee, be obliged to see to or money berrowed or advanced on raid premises, or be obliged to see piled with, or be obliged to inquire into any of the terms of said trust agreement; and every estrument executed by said trustee in relation to said real estate shall be relying upon or claiming under any such conveyance, lease or other bry thereof the trust created by this Indenture and by said trustee or relation to relative the conveyance or other instrument was executed in accordance with ed in this Indenture and in said trust agreement or in some amendment elements, (c) that said trustee was duly authorized and empowered to lead, lease, mortgage or other instrument and (d) if the conveyance is lust such successor or successors in trust have been properly appointed by fights, powers, sutherities, duties and obligations of it), his or their try hereunder and of all persons claiming under them or any of them occords arising from the sale or other disposition of said real estate, ersonal proporty, and no beneficiary hereunder shall have any title or estate as such, but only an interest in the earnings, avails and proceeds
In no case shall any party dealing with part thereof shall be conveyed, contracts a application of any purchase money, rent, at the terms of this trust have been comply act of said trustes, or be obliged or priviled, trust deed, mortgage, lease or other in actuative evidence in favor of every person actuative evidence in favor of every person enturing in full force and effect, (b) that a creof and binding upon all beneficiaries the ecuts and deliver every such deed, trust dade to a successor or successors in trust, that are fully vested with all the title, estate edecessors in trust. The interest of each and every beneficiarile the successors in trust. The interest of each and every beneficiarile such interest is hereby declared to be peterest, legal or equitable, in or to said real ereof, as aforesaid. If the title to any of the above lands is a to register or note in the certificate of title to register or note in the certificate of ti	said trustee in relation to said primises, or to whom said premises or sed to be sold, leased or mortgage by said trustee, be obliged to see to romoney berrowed or advanced on raid premises, or be obliged to see piled with, or be obliged to inquire into the necessity or expediency of leged to inquire into any of the terms of said trust agreement; and svery istrument executed by said trustee in relation to said real estate shall be relying upon or claiming under any such conveyance, lease or other rey thereof the trust created by this indenture and is said trust agreement to it accordance with ed in this indenture and in said trust agreement or it some amendment electrically. (c) that said trustee was duly authorized and empowered to lease, mortgage or other instrument and (d) if the conveyance is but such successor or successors in trust have been properly appointed a, rights, powers, authorities, duties and obligations of it, his or their try hereunder and of all persons claiming under them or any of them occodes arising from the said or other disposition of said real estate, or send a property, and no beneficiary hereunder shall have any title or
In no case shall any party dealing with a part thereof shall be conveyed, contracts a application of any purchase money, rent, at the terms of this trust have been compy act of said trustee, or be obliged or priviled, trust deed, mortgage, lease or other in a clusive evidence in favor of every person strument, (a) that at the time of the delive ent was in full force and effect, (b) that a c trusts, conditions and limitations contains eroof and binding upon all beneficiaries the actual and effect where the said to a successor or successors in trust, that are fully vested with all the title, estate redecessors in trust. The interest of each and every beneficiaried the only in the earnings, avails and protected, legal or equitable, in or to said real eroof as aforesaid. If the title to any of the above lands is not to register or note in the certificate of the ndition," or "with limitations," or words of evided. And the said granter—hereby expressing the of any and all statutes of the State section or otherwise.	said trusted in relation to said promises, or to whom said premises or sed to be sold, leased or mortgaged by said trustee, be obliged to see to or money berrowed or advanced on zeld premises, or be obliged to see plied with, or be obliged to inquire into the necessity or expediency of leged to inquire into any of the terms of said trust agreement; and svery strument agreement is and svery strument agreement and svery thereof the trust created by this indenvire zero by said trust agreement conveyance or other instrument was executed in accordance with ed in this indenture and in said trust agreement or in some amendment seroinder, (c) that said trustee was duly authorized and empowered to lead, lease, mortgage or other instrument and (d) if the conveyance is hust such successor or successors in trust have been properly appointed a, rights, powers, authorities, duties and obligations of it), his or their try hereunder and of all persons claiming under them or any of them occeds arising from the sale or other disposition of said real estate, or sonal property, and no beneficiary hereunder shall have any title or estate as such, but only an interest in the earnings, avails and proceeds now or hereafter registered, the Registrar of Titles is hereby directed itle or duplicate thereof, or memorial, the words, "In trust," or "upon f similar import, in accordance with the statute in such case made and of Illinois, providing for the exemption of homesteads from sale on
In no case shall any party dealing with a part thereof shall be conveyed, contracte a application of any purchase money, rent, at the terms of this trust have been comply act of said trustee, or be obliged or priviled, trust deed, mortgage, lease or other in a trument, (a) that at the time of the deliverent was in full force and effect, (b) that a cross and binding upon all beneficiaries the could not deliver every such deed, trust dade to a successor or successors in trust, and are fully vested with all the title, estate edecessors in trust. The interest of each and every beneficiaries the could not in the earnings, avails and provided with all the title, estate all such interest is hereby declared to be parterest, legal or equitable, in or to said real ersof as aforeshid. If the title to any of the above lands is not to register or note in the certificate of the ndition," or "with limitations," or words of ovided. And the said granter—hereby expression of any and all statutes of the State secution or otherwise. In Witness Whereof, the granter—afore	said trustee in relation to said primises, or to whom said premises or sed to be sold, leased or mortgage by said trustee, be obliged to see to remove belowed or advanced on raid premises, or be obliged to see piled with, or be obliged to inquire into the necessity or expediency of leged to inquire into any of the terms of said trust agreement; and svery istrument executed by said trustee in relation to said real estate shall be rely thereof the trust created by this Indenture and by said trust agreement or the relation of the instrument was executed in accordance with each in this Indenture and in said trust agreement or in some amendment election of the said trustee was duly authorized and empowered to lease, mortgage or other instrument and (d) if the conveyance is but such successor or successors in trust have been properly appointed a, rights, powers, sutherities, duties and obligations of it), his or their try hereunder and of all persons claiming under them of any of them occeds arising from the said or other disposition of said real estate, estate as such, but only an interest in the earnings, avails and proceeds now or hereafter registered, the Registrar of Titles is hereby directed itle or duplicate thereof, or memorial, the words, "in trust," or "upon a similar import, in accordance with the statute in such case made and the wave and release any and all right or benefit under and by of Illinois, providing for the exemption of homesteads from said on wealth have any trule and said have herein the exemption of homesteads from said on the said have hard the said have any and said right or benefit under and by of Illinois, providing for the exemption of homesteads from said on the said have herein and the said
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In no case shall any party dealing with a part thereof shall be conveyed, contracte a application of any purchase money, rent, at the terms of this trust have been comply act of said trustee, or be obliged or priviled, trust deed, mortgage, lease or other in a trument, (a) that at the time of the deliverent was in full force and effect, (b) that a croof and bineling upon all beneficiaries the ecute and deliver every such deed, trust deal are fully vested with all the title, estate edecessors in trust. The interest of each and every beneficial such interest is hereby declared to be puterest, legal or equitable, in or to said real ereof as aforesaid. If the title to any of the above lands is not to register or note in the certificate of the coulded. And the said granter—hereby expression of any and all statutes of the State ecution or otherwise. In Witness Whereof, the granterial force at this 10 th.	said trustee in relation to said promises, or to whom said premises or sed to be sold, leased or mortgage by said trustee, be obliged to see to remay berrowed or advanced on raid premises, or be obliged to see piled with, or be obliged to inquire into the necessity or expediency of leged to inquire into any of the terms of said trust agreement; and svery istrument executed by said trustee in relation to said real estate shall be relying upon or claiming under any such conveyance, lease or other rey thereof the trust created by this Indenture and by said trust agreement or in secondance with ed in this Indenture and in said trust agreement or in some amendment electrical conveyance or other instrument was executed in accordance with electrical conveyance or their instrument and (d) if the conveyance is lust such successor or successors in trust have been properly appointed, prights, powers, authorities, duties and obligations of it), his or their try hereunder and of all persons claiming under them or any of them occods arising from the sale or other disposition of said real estate, error properly, and no beneficiary hereunder shall have any title or estate as such, but only an interest in the earnings, avails and proceeds now or hereafter registered, the Registrar of Titles is hereby directed title or duplicate thereof, or memorial, the words, "in trust," or "upon f similar import, in accordance with the statute in such case made and thy waive—and release—any and all right or benefit under and by of Illinois, providing for the exemption of homesteads from sale on MOYCHIYET. 1986 SEAL) SEAL)

PROPERTY ADDRESS 111 West Monroe Street HABRIS TRUST AND SAVINGS BANK SMAYS CITY LEGEL STREET TRUST No.... DEED IN TRUST TRUSTEE BOX 8 CHICAGO 2.6040 SMITH + Ausoc. S. OPR BANK Sid ST. Chicago, P.J. Ox Cook 885^{[1],85}5 \$ 15.52 DEBL-OT Champt under Hise Estate Transfer Tax Act Soc. 4 Par. ____ & Chuk County Ord. 95109 Par -lept's Opposition 88552855 My Commission Expires July 31, 1989 Nepry Public. alds lass lairaton bas band am sebau N3VIO 01 free and voluntary act, for the most and purposes therein set forth, including the release the foregoing instrument appeared before me this day in person, and acknowledged that эмэл эзэдү. personally known to me to be the same person. Enome I and Tiel for enemel .N estruct a Motery Public, in and for said County, in the State aforesaid, do hereby certify that I. Gay Cloyd S. Smith STATE OF ILLINOIS