C891006 2013

\$# 1-42734-72-

(The .	Above	Souce	For	Recorder	'n	Use	Only)	

THIS INDENTURE WITNESSETH, that the Granton		or Recorder's One Only)	
SEAN DERRIG. A BACHELOR, of the County of COOK and State of	ILLINOIS	for and in consideration of the sum	
of TEN DOLLARS (\$10.00)		Dollars,	
(3 70.00), in hand paid, and of other acknowledged, Convey and Warrant unto Glade	r good and valuable con stone-Norwood Trus	siderations, receipt of which is hereby duly	
ing corporation of Chicago , Illinois, and duly authorized	to accept and execute t	rusts within the State of Illinois, as Trustee	
under the provisions of a certain Trust Agreement, dated the 18t d. 1227 , the following described real estate in the Co	my of March ounty of Cook	19.88 and known as Trust Number and State of Illinois, to wit:	j
The state of the s			}
Lot 32 in Block 2 in Christman the Southeast Fractional 1/4 of North, Range 13, East of the Th Cook County, Illinois.	Section 5,	Township 40	
Property address: 5814 N. Marmo	ra, Chicago	, Illinois.	
Permanent Tax Index Number: 13- Subject to real estate taxes fo	·05-410-039 ' r 1987/88	1	4.17
	3-F-0	. DEPT-01 . T#4444 TRAN 1778 04)	
		: #3298 # 10 → —8 15	155131
		. COOK COUNTY RECORD)ER
GRANTEE'S ADDRESS: 5200 N. CENTRAL, CHICAG TO HAVE AND TO HOLD the said real eviste with the appurtunal said Trust Agreement set forth.	SO, IL 60630 Rices, upon the trusts, and for	The uses and purposes herein and in	
Full power and suthority is hereby grain ind y and Trustee with respections to improve, manage, protect and subdivince aid real states or any vactile any subdivision or part thereof, and to resubdiving asid real sizes chase, to sell on any terms, to convey either with or into your control or successors in trust and to grant to such successor as uscessors in trust and to grant to such successors as one capotal in its	ect to the real estate or any p part thereof, to dedicate peri ite as often as desired, to con-	ari or parts of it, and at any time or us, streets, highways or silleys and to ract so sell, to grant options to pur-	. 1 조 표
fruster, to consist in dedicate, to mottener, please of atherwise encus	Ribbl said that delaid, or any c	nast therent, to become soid real entate.	2
or any part thereof, from time to time, in poissemion or reseason, by terms and for any neriod or periods of time, not exceeding f, to case of leases upon any terms and for any period or periods of tury an ito ame	any single demise the term of and, change or modify jesses a	it 198 years, and to renew or extend and the terms and provisions thereof	N.
chase the whole of any part of the reversion and to contract r specifing partition or to exchange said test estate, or any part thereof, or r, h'	the manner of fixing the am teal or personal property, t	o grant essements or charges of any	E S1
learns and for any period or periods of time, not exceeding to, take of leases upon any terms and for any period or periods of time in to a me at any time or times hereafter, to contract to make leases are transported or the second of the s	to essement appurtenant to ya and for such other considered from the ways ab	teld real estate of any part thereon, terations as would be lawful for any ove specified, at any time of times	ENO
In no case shall any party dealing with said Trustee, or any successor is on any part thereof shall be conveyed, contracted to be sold, leased or meet in the application of early purchase miney, rent or money borrowed terms of the fruit have been complied with, or be ubliged to inquire the Trustee, or be obliged in privileged to inquire this only of the trems of a product of the	in rust, is relation to said reason rust, is relation to said reason rust and the trust pro- into the authority, pressure.	il esisife, ür ib whom said teal esiale any successor in trust, b <i>e obliged to</i> sperty, or be obliged to see that the	OR REVENUE STAMPS HER.
Trustee, or he obliged or privileged to inquire into any of the terms of us or other instrument executed by that Trustee, or any successor in trust favor of every person relying upon or claiming under any such conveyan	sid Trui As sement; and ever , in selet. It said trust prop ice, lease or riber matrument.	ry deed, trust died, mortgage, laage erry bhall be conclusive evidance in .(a) that at the time of the delivery	SS.
thereof the roust created by this Deed and by said 1931 Agreement was to mens was executed in accordance with the trists, conditions and limi amendments thereof, if any, and is binding upon all beneficiaries therei	in full force indicated, (b) the Hallona continued name and under, (c) that (ald Trustee,	at such conveyance of other injury. I in faid Trust Agreement of in all or any successor in frust, was duly	100
or other instrument executed by teld (fusitee, 0) any successor in thought flavor of every person relying upon or claiming under any successor interest thereof the trust created by this Deed and by Mill Trust Agreement was innest was executed in accordance with the trist, conditions and limit amendments thereof, if any, and is binding upon all beneficiaries thereis authorized and empowered to execute and behavior and the trust was a successor or successor in risk, that such account wasted with all the title, estate, rights, powers, suthorities, duties and o	at deed, lease, more, are be or successors in trust have bee bligations of its, his or heir	ther instrument and (d) If the con- in property appointed and we fully predecessor in trust.	*
successor or successors in trust shall incur any personal liability or be su	bjected to any claim, judgme	r individually or as Trustee, nor its 11 cree for unything it or they 7 vision of this Deed or mid Trust (2)	
or its of their agents of actioneys may do of omit to do in or about into the harmonic thereto, or for injusty to person of property being hereby rappeally waived and released. Any contract, obligation nection with said real states may be entered into by it in the name of the in-fact, hereby prevocably appointed for such purposes, or at the election and not individually (and the Truster shall have no obligation whattook except only so far as the trust property and funds in the actual possess charge thereof). All persons and corporations whomsover and whatsoe	rty happening in or about said in or indebtedness incurred or then beneficiaries under said in of the Trustee, in its own of the with raspect to any such o	fined estate, any and all such liabilities of the stated into by the Trustee in con- Trustee in con- Trustee of seathers trust on the state of seathers trust on the state of seathers trust on the state of seathers.	F55131
			4.04
The inicial of each and every beneficiary hereunder and under said of them shall be only in the earnings, evals and proceeds arising from interest is hereby declared to be personal property, and no beneficiary had not sent to be a subject to the earnings, available vest in the Trustee the entire legal and equitable title in fee simple, but	the sale or any other disposition of the sale of the s	ion of the trust froperty, and such S-15	P131
vest in the Trustee the entire legal and equitable title in few simple, in: If the title to any of the trust property is now or hereafter registered.	and to all of the trust prope , the Registrar of Titles is her	rty above described.	, , , , , , , , , , , , , , , , , , ,
If the title to any of the trust property is now or hereafter registered, in the certificate of title or duplicate thereof, or memorial, the world "in similar import, in accordance with the statuse in such case made and property of the series of the series of the series of the series of the state of tillinois, providing for the exemption of homest	trust", or "upon condition". ravided. any and all right or benefit	under and by virtue of any and all	} ={
itsiutes of the State of Illinois, providing for the exemption of homeston. IN WITNESS WHEREOF, the Grantor aforesaid has hereunice			AL SEAL" BENEGAS State of Illimois Expires 1/25/
day of March 19 88			AL SEAL BENEGAS State of Him Expires 1/2
(Seal)	D Som I	Jerre Spill	
	Sean Derrig	[Seal]	FICI.
STATE OF Illinois			"OFFIC DAVID lotary Pub Commissi
COUNTY OF Cook) ss.			}
David F. Benegas		ublic in and for said County, in the State	. furnal
aforesaid, do hereby certify thatSean_Derrig, a bache personally known to me to be the same personwhose name	lor,		
fore me this day in person and acknowledged that he signed, seeled an lary act, for the uses and purposes therein set forth, including the relea) Anna
• .	te and waiver of the ri	_	<u> </u>
Commission expires January 25 19 91	Sand 8	Line NOTARY BURLE	8
Document Prepared By:	ADDRESS OF P	POPERTY.	DOCUMENT
David F. Benegas, Attorney at Law		N. Marmora	ENT
			NC W
5339 W. Wilson, Chicago, IL 60630	THE ABOVE ONLY AND IS	ADDRESS IS FOR STATISTICAL PURPOSES NOT A PART OF THIS DEED.	X S
		QUENT TAX BILLS TO	7

CO DEED IN TRUST

WARRANTY DEED!

TO

TO

LIGHADSTONE-NORWOOD TRUST

A SAVINGS BANK

Chicapo, Miner

TRUSTEE

GLADSTONE-NORWOX TRUST & SAVINGS BANK

TODORNO OF COUNTY CIGATOR

DEPT. OF BEVENUE HAR-2'80

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Cook County TRANSACTION = 5 5. 0 REAL ESTATE



STATE OF ILLINOIS

REAL ESTATE TRANSFER TAX

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