12-12-362)

1989 JUN 12 PM 12: 13 89265059

THIS INDENTURE WITNESSETH, That the Grantor, Salvatore Galloto, William T. Hogan III, James F. Hogan and Robert A. Hogan	
of the County of Cook and State of 111 inois , for and in considers	tion
of the sum of Ten Dollars (\$ 10.00 in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Conve	
and Warrant unto MIDWEST BANK AND TRUST COMPANY, a banking corporation duly organized	and 🐴
existing as a banking corporation under the laws of the State of Illinois, and duly authorized to accept execute trusts with the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated	
31st day of March 19.89, and known as Trust Nur	mber 🤾 👑 🤆
89-03-5749 , the following described real estate in the County of Cook and S of Illinois, to-wit:	C) ~ `-
	SE 6
LOTS 25 THROUGH 29 INCLUSIVE (EXCEPT THE SOUTH 3 FEET OF SAID LOTS TAKEN FO AN ALLEY) IN BLOCK 4 IN MARY SMITH'S RESUBDIVISION OF BLOCK 3 IN WAKEMAN AN	
OTHERS PARTITION OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF SECTION 12,	200.7
TOWNSHIP 39 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLIPOIS.	E 70 2
P.I.N. 16-12-4'5-034	
16-12-415-255	F-I
16-12-415-036	別とは
16-12-415-037 16-12-415-038	調り電
2641-49 W. LAKE, CHICAGO, ILLINOIS	
SUBJECT TO COVENANTS, CONDITIONS AND RESTRICTIONS OF RECORD AND TO GENERAL REAL	,
ESTATE TAXES FOR 1988 AND SUB! EQUENT YEARS.	à
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein at said Trust Agreement set forth. Full tower and authority is hereby granted to said Trust e to improve, manage, protect and subdivide said real estate or any thereof, to dedicate parks, streets, highways or alleys and to vacate ray subdivision or part thereof, and to resultdivide said test exact the said test exact to ray authorision or part thereof, and to resultdivide said test exact the said test exact to ray authorision or part thereof, and to resultdivide said test exact the	
thereof, to dedicate parks, streets, highways or allega and to vacite ray auditivision or part thereof, and to resultivide said real extate as as abstrain to convey either with or without consideration, to convey either with or without consideration, to convey enther with or without consideration, to convey residence with or without consideration, to convey residence with or without considerations to convey as the convey of the conv	often and state
powers and authorities vested in said Trustee, to declate, to decients, it moreways, theirs or otherwise encumber said rest estate, or any thereof, to knee said real estate, or any part thereof, from time to time, it no tersion or reversion, by leaves to commence in present future, and upon any terms and for any period or periods of time, not axe, ding in the case of any single demise the term of 198 years, a	or in The
econs or extend leases upon any terms and for any period or periods of the and to amend, change or modify leaves and the terms and select the select and select to purchase the whole or any part of the reversion and to contract to make leases and select to the amount of present or future rental purchase the whole or any part of the reversion and to contract respecting the manner of think the amount of present or future rental	ne to
partition or to exchange said real estate, or any part thereof, for other read of the reporty, to grant ensements or changes of any termine, convey or assign any right, title or interest in or about a session of a consideration; as it would be lawful for any the day; with and real estate and every part thereof as day; with and real estate and every part thereof in all other ways and for such other, considerations as it would be lawful for any the	hind, iff: nd to w. erson by
owning the same to deal with the same, to wither similar to of different from the ways move specified, at any time or times hereafter. In no case shall any party dealing with said Trustee, or any accessor in trust, in relation to and cand can state, or to whom said estate or any part thereof shall be conveyed, contracted to be sold, leaved or increased in relative, or any successor in trust, be oblig	1, 10 E
see to the application of any purchase money, rent or money terrowed or advanced on and the center or be obliged to see that the terms of the terms of any act of said Trustee, or he obliged to inquire into any of the terms of said Trust Agreement; and every deed, trust the mortgage, leave or other instrument ever	whor the
by and Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person literius, in Registray of Titles of said county) relying upon or claiming under any such conveyance lease or of er i) strument, (a) that at the time of delivery thereof the trust created by this indeputive and by said Trust Agreement was in full force and riect, (b) that such conveyance or	rihe b
therest to delicate parks, streets, highwars or alleys and to vacte row questions or part thereof, and to residents said real estate or any states of the control to delicate parks, thereof, to sure the control to delicate parks, thereof, to sure the control to delicate parks, thereof, to delicate parks, thereof, to successor in trust et al. Frant to butch sure sorts or surveysors in trust all of the title, e powers and authorities vested in said Trustee, to denate, to dedicate, in moreover, inch successor in trust et al. Frant to butch surveysors in trust all of the title, e powers and authorities vested in said Trustee, to denate, to dedicate, in moreover, the part thereof, and the survey of the title, expending the trust expending the case of any single demise the term of 198 years, a cense of extend teases upon may term and for any period or periods of time, not axecoding in the case of any single demise the term of 198 years, a cense of extend teases upon may term and for any period or periods of time, not axecoding in the case of any single demise the term of 198 years, a cense of extend teases upon may term and for any period to the said to the and to amend, change or mobily leaves and the purchase the whole or any part of the evertion and to centract expecting the mathematic or any single demise the terms of all purchases the whole or any part of the evertion of any or the real of the mathematic or any period purchase and to centract expecting the mathematic or any interest and expert part of the evertion of any or any successor in the expert of the same to said expert expending the same to any expert thereof in all other ways and for surveyant or any expert expending the same to any part thereof, and the expert of the surveyant expert of the surveyant expert of the surveyant expert of the part of the surveyant experts of the s	
made to a successor or successors in trust, that such successor or successors in trust have been properly up intendent and are fully vested will the title, estate, rights, powers, sutherties, duties and obligations of its, his or their previous or in trust. This conveyance is made upon the express understanding and condition that agither The Midwest Book and Trust Company, in	ilvid.
uanty or as Trustee, nor its successor or successors in trust stant near any personal mainty or ne directory y daini, jungment or of for anything it or they or its or their agents or attorneys may do or omit to do in or atout the said real eve two trusteens or the two trusteens or the trusteens of the or said. Trust Agreement or any amendment thereto, or for injury to prime or property habpening in or about said real exter, and	this continues the same
all such Hability being sersely expressly were and research, any contract, buttering or interactions incurred or a rate into the connection with a said real selate may be entired into by it in the banes of the then beneficiaries under said Trust to remember and include, hereby trevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of respires trustees the state of the st	re (n () rney: I and I,
betains and coldonatious adomicate and authorat sum he coulded mitt notice of full condition from the date of file in its for taken	only d
this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming unser here or of them shall be only in the sarrings, avails and proceeds actions from the sale or any other disposition of said real extate, and are the hereunder shall be only in the said real extate, and a real said to the said real said to the said real said to the said to t	ANY
state as such, but only an interest in the earnings, avails and proce de thereof us aforeadd, the intention hereof being to vert in add Midwent linux and Trust Company the entire legal and equilable title in fee simple, in and to all of the roat estate above discrimination in the limit of the language of the above against a new or because of the state in the second of the linux of This is beginn discrimination.	real in
of them shall be only in the earnings, avails and proceeds affected from the seve of any other descrition of said real estate, are seth in a herby declared to be parsonal property, and no beneficiary hereunder shall have any title or interest, itself or equitable, in or is and estate as such, but only an interest in the earnings, avails and proce da thereof us aforesaid, the intention hereof being to vest in additional title or any of the above real estate is now or hereafter resistered, the liegistrar of Titles is hereby directed not to region of in the certificate of title or duplicated teachs thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or wor similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be explicitly by resistered. Agreement or a chopy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered.	a of tel
is in accordance with the true intent and meaning of the trust. And the said granter hereby expressly without and release any and all right or benefit under and by virtue of any an statutes of the State of Itilinois, providing for the exemption of bomesteads from sale on execution or otherwise.	
In Witness Whorcof, the grantoraforesaid haherounto sethand	_nnd
seal was of Mary of Pl 1 1 11	
Sulvatore Intlozo (SEAL) Robert A. Hogan Viling T. France II	EAL)
State of Illinois	v. 10
County of Cook SS. the state hiereraid, do hereby certify that Salvatore Galiote.	
William T. Hogan, III, James F. Hogan, and Robert A. Hogan	
personally known to me to be the same person. S. whose name, B. U.Caubscribe	
"OFFICIAL SEAL they aigned, senied and delivered the said instrument as their free	and
RONALD ROSENBLAMMS, for the uses and purposes therein set forth, including the release and waiver of NOTARY PUBLIC, STATE OF ALINOIS 1.	the
NOTARY PUBLIC, STATE OF JULINOIS Seatend. MY COMMISSION EXPIRES TIVE OF The Seatend. MY COMMISSION EXPIRES GIVEN Under my hand and notated	
Econed by Day a Charken, 125 Casacce & Got, Chirage Pour Freques 6,600	
mailto:	. 171
Midwest Bank and Trust Company For information body insert street adults and poor described per Elmwood Park, filingis BOY 333 - W.	Derty.
Elmwood Park, Minois 60635 BOX 333-WJ	

BUYER, SELLER, REPRESENTATIVE EBLYSACTION TAX OPDINANCE. CHICAGO TRANSACTION L/5/81 DATE

Buyer, Seller or Representative

19/6/6

Heal Estate industry lax Agt.

89265059

Document Number

CIAL COPY

MAIL TO:

MOVEST BANK AND TRUST CO.

Proberty of Cook County Clerk's Office