FFICIAL TOPY91134508

	he Above Space I	or Recorder's Use Onl	()
THIS INDENTURE WITNESSETH, that the Grantor	Wanda F.	Lacey, a wid	ow
of the County of COOK and State of III	inois	, for and in cons	
of Ten and no/100	of Chicago/Ga	uderations receipt of s irfield Ridge	, an illinois bank
Lot 30 in Block 4 in Clear Park a Subdivis quarter of the North East quarter of Sect North, Range 13, East of the Third Princip County, Illinois.	ion of the	North West Inship 38 I, in Cook	1134508
P.I.N. 19-20-205-030 Commonly known as: 5830 West 64th Street, TO HAVE AND 10 HOLD the said real estate with the appurtenances, said frust Agreement set forth	Chicago, I	111nots 60638	
Full power and authority is hereby granted to said Trustee with respect times to improve, manage, project one subdivide said real state of any part wacate any subdivision or part the er's and to resubdivide said real state or charge to self on any terms, to convey or be with or without consideration of successors in trust and long and to successor or successors of rust. Trustee to donate to dodicate, to manage, medies or otherwise encumber or any part thirteel from time to thing, on postsion or reversible encumber or any part threef from time to thing, on postsion or reversible and to any leaves upon any terms and for any periods of time, not exceeding in the case of any time or times hereafter, to contract to make leaves and to again only chase the whole or any part of the reversion and to contract expecting the partition or to exchange said real eviate, or any part the of, for other teal kind, to releave, convey or assign any tight, title in all rest in me about or and to deal with said real exists and every part three of in all other ways a person owning the same to deal with the same whether similar to or differentiate.	thereof, to define a offen as desired. It, to convey haid re all of the title, est to and read estate, to rate to commence in tingle demine the change or modify towards of fining to the personal properties and for such other manuer of fining to present appurize and for such other nod for such other nod for such other nod for such other nod for such other	te parks, streets, higher contract to self, the grade or any part the fall parks and author any part the repet of the present or in the freeze of 198 years, and eases and the terms any potions to renew leases the amount of present early. In grant easement and o said real estate considerations as would reconsiderations as would reconsideration as well reconsideration as wel	ays or alleys and to sent options to pur- ereof to a successor ritles vested in asia lase said real estate, uture and upon any in renew or estend i privisions thereof and upon any inture rentals, to the targes of any part thereof, id he lawful for any
In no case shall any party dealing with sail it uster, or any person in the or any part therein shall be conveyed confracted to be soid, le ned or morig see to the application of any purchase money, rent or money with ed or terms of the trust have been complied with, or be obliged to course interms of the trust have been complied with, or be obliged to course interms of the trust favor privileged to inquire into any of the term in field or other instrument executed by said Truster, of any successor in froit or favor of every person relying upon or claiming under any such conveyance, it thereof the trust created by this Ireed and by said Trust Agreement was in five ment was executed in accordance with the trusts, conditions and limital amendments thereof, if any, and is binding upon all beneficiaries thereund authorized and empowered to execute and deliver every such deed, trust developments is made to a successor or successors in trust, that such successor is made to a successors in trust, that such successor is wested with all the title, estate, rights, powers, authorities, duties and obligation successor or successors in trust, shall incur any personal liability on the subject of its or their agents or attorneys may do or omit to do in or about the said. Agreement or any amendment therefor or for injury to person or property, ity heing hereby expressis waivel and released. Any contract, obligation or inection with said real estate may be entered into by it in the name of the the in-fact, hereby irrevocably appointed for such purposes, of at the election of and not individually (and the Frustee shall have no obligation whatsoever except only so far as the trust property and funds in the actual prosession charge thereof). All persons and corporations whomsoever and whatsoever is of the filing for record of this Deed.	laged by said frust advanced on the troot to the authority, in frust Agreement a relation to said trulesse or other instructions contained here, to be and effect, on a contained here, to that said freeze, sort in trust hation, of its, his or that if e friendee, ted to arry rain, a pening an arrangeming an arrangeming and appening an arrangement of the frustee, for the frustee the frustee to the fruste	re, or any successor in was property, or be oblined stressly or expediency on devery deed, trust dead, and trust dead, trust d	fruit, be obliged in sped to see that the of any act of said ed, mortgage, lease sclusive evidence in time of the delivery nice or other instrugerement or in all rintruit, was duly and (d) if the consisted and are fully trust. The as Trustee, nor its anything it or they anything it or they need or said Trust and all such liabilities as their altorney of an express trustion or indeptedness to payment and dis-
The interest of each and every beneficiary hereunder and under said fru of them shall be only in the earnings, avails and proyectly vising from the vinterest is hereby declared to be personal property, and no beneficiary hereu to said trust property as such, but only an interest in the earnings, avails and vest in the Frustee the entire legal and equitable fittle in fee simple, in and if the title to any of the trust property is now or hereafter registered, the in the certificate of title or duplicate thereof, or memorial, the words 'in trustimitar import, in accordance with the statute in such case made and provide	vale or any other d under shall have an proceeds thereof ; to all of the trust Hegistrar of Ertles (E), or "upon condited	ispusition of ne 'cust a title or inferer legal is aforesaid, the niest properts above dear, as hereby directed not	property, and such or equitable, in ar on hereof being to hed to register or note tions or words of
italutes of the State of Hillinois, providing for the exemption of homesteads IN WITNESS WHEREOF, the Grantor = aforesaid ha S hereunto set tay or March 1991	from sale on exec	ution or otherwise	1th
Wanda F. Lacey (Seal)		·	(S(a))
STATE OF ILLINOIS COUNTY OF COOK 1. Eugene A. Changnon, Jr. foresaid, do hereby certify that Wanda F. Lacey	SEUGENE A	IAL SEAL CHANGNON, JE GLATATELSENHEIST 2/15/9	Sinte in the State
ersonally known to me to be the same person. The whose name 15 person is whose name 15 person and acknowledged that 506 signed, sealed and dehary act, for the uses and purposes therein set forth, including the release and GIVEN under my hand and Notarial Seal this.			
ommission expires February 15 19 94	meen (Change	THE PUBLIC
ricument Prepared By	ADDRESS OF PI		
Eugene A. Changnon, Jr.		st 64th Street	
5501 West Archer Avenue		TI 60638 Codress is for state Sot a part of this o	TICAL PURPOSES FED
Chicago, Illinois 60638	Wanda F	Lacey (Name)	
	5830 W.	64th Street,	Chicago, IL. 60638

Exempt under profisions of Paragraph \mathscr{L} Section 4, Real Estate Transfor Tax Lah

Carlow Lacel

DOCUMENT NUMBER

TRUST NO.

RETURN TO: Bank of Chicago/Gentlett Ridge
6353 West SSth Street Chicago, Illinois 68638

DEPT-01
TH8888
#970
CT DEPT-01 RECIRDING \$13.00 T#8888 THY. 3348 03/26/91 15:55:00 #9707 # H +=-91-134508 COOK COUNTY RECORDER