UNOFFICIAL COPY

	This Indenture Witnesseth That the Crantor (s) MERTON M. YORK and EDITH S. YORK, his wife,	
		1
	of the County ofand State ofDelawarefor and in consideration	ŀ
	of TEN and NO/100 Dollars,	4
	and other good and valuable considerations in hand, paid, Conveyand Quit-Claimunto	
	GLENVIEW STATE BANK, a corporation of Illinois, as Trustee under the provisions of a trust agree CO.NO.	0.1
	ment dated the 19th day of June 1970, known as Trust Number 743 9 7 1 8	2 4
	the following described real estate in the County of COOK and State of Illinois, to-wit:	
	Lot 17 in Solar Park, being a Subdivision of the	4
	South West quarter of the South East quarter of	ф:
٠	Section 36, Township 42 North, Range 12, East of The Third Principal Meridian;	≵
	The initial limiting well and the initial init	캎
:	SUBJECT TO Building lines, utility easements, covenants and	ቸ
•	restrictions of record; taxes for the year 1970 and subsequent.	ŧ
	5 SFER	
,	Countrie la Addresse 1925 (Louis et al. 1911)	SE SE
,	Grantee's Address: 1825 (Jenv ew Road, Glenview, Illinois	ilii
		65
_	TO HAVE AND TO HOLD the said tree is with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreements. Forth.	-
t p	easor or successors in trust and to grant to such successors in trust all of the title, estate, powers and under the such successors in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and the successor in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and under the successor in trust all of the title, estate, powers and under the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all of the trust all of the trust all of the successor in trust all o	
de co in me th th ex	In no case shall any party dealing with said trustee in relation to said precises, or to whom said premises or ny part thereof shall be conveyed, contracted to be sold, leased or mortgaged by aid trustee, be obliged to see to be application of any purchase money, rent, or money borrowed or advanced on said precises, we so the obliged to see to the terms of this trust have been compiled with, or be obliged to inquire into any of the said truste, or be obliged or privileged to inquire into any of the terms of said trust are ment; and every seed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said as estate shall be miclusive evidence in favor of every person relying upon or claiming under any such convey no. lease or other struments, (a) that at the time of the delivery thereof the trust created by this Indenture and y said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in acrodance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in soile mendment tereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and it impowered to excute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the convey is add to a successor in trust, that such successor or successors in trust, that such successor or successors in trust have been properly e; point d are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, hi or the redecessors in trust.	
an int	all be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate dd such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title of terest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds ereof as aforesaid.	
pro con	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed at to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon addition," or "with limitations," or words of similar import, in accordance with the statute in such case made and ovided.	8
vir ex	And the said grantor.S. hereby expressly waive and release any and all right or benefit under and by ritue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on ecution or otherwise. In Witness Whereof, the grantor.S. aforesaid have hereunto set	
-808	us this 28th day of April 1971	21
1	2 - 1 b 11-1 ar 1 lm	4
/_	MERTON M. YORK (SEAL) MERTON M. YORK (SEAL)	498
-	(SEAL) (SEAL)	ယ
_	V	(نت
	(SEAL) (SEAL)	7

=

UNOFFICIAL COPY

MARYL TATE OF ELLIN OUNTY OF CO	ss. T	Rosalie K. Bradford		that
WICO	MICO Public, in	and for said County, in the St YORK and EDITH S.	ate aforesaid, do hereby certify YORK, his wife,	
•	PIERTON III		who are	
		to be the same person S	-base names are subscribe	ed to
******	as decreasing instru	ment appeared better me		that
SALTE K SAND	form and walnutary	act, for the uses and purposes t	said instrument as their herein set forth, including the re	lease
MOTARY PURE	and waiver of the	right of homestead. my hand and Notarial Seal th	10+1-	_day
A C	GIVEN under	1971.	. 1	-
ty, Mary	ot	Losalie Since	Sraffo Notary Public	<u> </u>
70		, , ,		
C/X		•		
12		•		-
	Oic	•		
•			•	
	. 9		4.	
		4		1
		' ()		
• .		0,	REDUCE SEL	There
C	OOK COUNTY, ILLINO! FILED FOR RECORD	Of Collaboration of the PH	21498	
	un 2'71 34	PH	21490	331 .
,	UN C II ; 3.		Clark	
		•	(0)//	
	•	ţ.	- 4	•
			0,	
*		•		
· .		1 1	,	
	Ħ		jo	ANK
1 2	EDIT	SANI		Glenylew, Ill. av
וא און און און און און און און און און און און	ind .	E E SS ne ne ne nois		IAT Glen
1	Wil.	STAT	, m	is a
TRUST No. 743. DEED IN TRUST	MERION M. YORK and EDITH S. YORK, his wife	TO GLENVIEW STATE BANK TRUSTEE PROPERTY ADDRESS 800 Edgewood Lane Glenview, Illinois	8. 531	GLENVIEW STATE BANK 1825 Glenview Road Glenview, Illinua
TRUST No	RK,	VVIE VVIE TT	×	ENV
	YO	ILER PER 00 E	. 2	GL 1
	ÿ v	၂ ၁ ူ ဥ ထမ		N .

END OF RECORDED DOCUMENT