## UNOFFICIAL COPY

QUIT-CLAIM

XXXXXXXXXX DEED IN 17 JST Spok COUNTY SELENGES

FILED FOR RECORD FILED FOR RECORD DE: 27 '71 | 19 PH

\*21758750

Form 504 WSB

Chicago, Illinois.

21 758 750

THIS INDENTURE WITNESSETH To t the Grantor JEANN TITE SACHS, a widow,

and State of Illinois, to-wit:

Unit No. 5333-1 as delineated on survey of 'no following described parcel of real estate (hereinafter referred to as "Parcel"):

Lot 11 (except the East 10 feet thereof taken ror private alley) and Lot 12 (except the East 6 feet thereof) in Block 14 in the subdivision of land in Hyde Park Marked "Grounds of the Presbyterian Theological Seminary of the North West" on the recorded lat of said Hyde Park said Hyde Park being a subdivision in fections 11, 12 and 14, Township 38 North, Range 14, East of the Thir' Frincipal Meridian in Cook County, Illinois, according to plat there recorded on October 22, 1971 as Document No. 2168184:

which survey is attached as Exhibit "A" to Declaration made ty MICHIGAN AVENUE NATIONAL BANK OF CHICAGO as Truste under Trust No. 1957 and recorded in the office of the Recorder of Cool County as Document No. 21681843 together with an undivided Security and I the Preserve and I said parcel, (excepting from said Description and the preserve all the preserve and recorded and parcel, (excepting from said Description and the preserve and recorded and parcel, (excepting from said Description and the preserve and recorded and parcel, (excepting from said Description and the preserve and recorded and parcel, (excepting from said Description and the preserve and recorded and parcel, (excepting from said Description and the preserve and recorded and parcel, (excepting from said Description and the preserve and recorded and parcel and the preserve and preserve 5.226 % interest in said parcel, (excepting from said parcel all the property and space comprising all of the units thereof as defined and set forth in said Declaration and survey). Said property being commonly known as 5331-41 South Cornell Avenue,

## UNOFFICIAL COPY

	100		
Th	is conveyand: is subject to and subordinate to the lien of a Trust Deed		
uu	ted November 3, 19 1 and recorded on November 16, 1971 as Document Number 713722.		
		y	
trus	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said roull power and authority is hereby grants, to said trustee to improve manage protect and authority is hereby grants.	STAM	
ofte	cof, to dedicate parks, streets, highways or ane , and to vacate any subdivision or part thereof, and to resubdivide said property as a nest desired, to contract to sell, to grant option to prehase, to sell on any terms, to convey either with or without consideration, to the property of the property o	CNCE	-
prop	litie, estate, powers and authorities verted in sa. 10 .00, to donate, to dedicate to mortgage, pledge or otherwise encumber said erty, or any part thereof, to lease said property, or a pp t the reof, from time to time, in possession or reversion, by lease to competent or future, and upon any terms and f, and pc, od or periods of time, not exceeding in the case of any time to determine the case of any time to t	O RE	
mod	term or 198 years, and to renew or extend leases upo. * /* cms and for any period or periods of time and to amend, change or and not stand to terms and provisions thereof at any tumy mes hereafter, to contract to make leases and to grant options to and options to premake the province temperature of the reversion and to contract remediating the manner.	AK SA	
app	erty, to grant casements or charges of any kind, to release, convey wign any right, the or interest in or about or easement intenant to said premises or any part thereof, and to deal with sai, property and several part thereof, and to deal with sai, property and several part thereof, all other ways and for such	9	
the be o	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said agreement set forthortly is hereby grants, to said frustee to improve, manage, protect, and subdivide said premises or any part on the control of the con	P-10	
obli tern	or money borrowed or advanced on said premises, or be obliged to see that he terms of this trust have been complied with, or be contained to inquire into the necessity or expediency of any act of said trust i, or be cobliged or privileged to inquire into any of the us of said trust agreement; and every deed, trust deed, mortage, lease or a leasurement and course into any of the	1	QQ
inst forc	real estate shall be conclusive evidence in favor of every person relying upon it claiming under any such conveyance, lease or other cument. (a) that at the time of the delivery thereof the trust created by its relute and by said trust agreement was in full and effect, (b) that such conveyance or other instrument was executed in sec. the cas with the trust executions are conveyanced to the conveyance or other instrument was executed in sec. the cas with the trust executions are conveyanced to the conveyance or other instrument was executed in sec. the cas with the trust execution are conveyanced to the conveyance or other instrument was executed in sec. the case with the trust execution are conveyanced to the conveyance of	IU	
(c) inst	ained in this indenture and in said trust agreement or in some amendment in second, binding upon all beneficialies thereunder, that said trustee was duly authorized and empowered to execute and deliver ever use deed, trust deed, lease, mortgage or other trust and (d) if the conveyance is made to a successor in trust, that successor is conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, that such conveyance is made to a successor in trust, the successor is the successor in the	1	
pre	rery appointed and are fully vested with all the title, estate, rights, powers, authorit's. Les and obligations of its, his or their The interest of each and every beneficiary hereunder and of all persons claiming and r them of any of them shall be only in the	_	
pers	lecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming und * th m of any of them shall be only in the interest of each and every beneficiary hereunder and of all persons claiming und * th m of any of them shall be only in the interest and no beneficiary hereunder shall have any title or interest legal or or "old not to said real estate as such. If the title to any of the above lands is now or become thereof as aforesaid.  If the title to any of the above lands is now or the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate the or the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate thereof, or memorial, the first of the certificate of title or duplicate the certificate of title or duplicate the certificate of the cer	ğ	¥
in t	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is here! directed not to register or note recruitates of title or doubleate thereof, or memorial, The words "in trust", or "upon condition", or "w in limitations", or words implied in accordance with the statute in such case made and provided.	<b>3</b>	
end	And the said grantor hereby expressly waive and release S any and all right or be. " ur er and by virtue of any all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or executi	💆	
	In Witness Whereof, the grantor aforesaid ha S hereunto set her her had and seal	SS	
this	- 3rd day of November 10 71	U TAXABLE CONSIDERATION	
_	(Seal) Mannette Sache (Seal)	👸	
	JEANNETTE SACHS	\$	
_	(Seal) (Sea')	75	
		海	
	to Illinois S. I. HAROLD LOUIS MILLER a Notary Public in and for said County, in the state aforesaid, do hereby certify that		15 J
_	JEANNETTE SACHS, a widow,		<u>ξ</u>
	personally known to me to be the same person whose name IS subscribed to		
	the foregoing instrument, appeared before me this day in person and acknowledged that		
THE STATE OF	She signed, sealed and delivered the said instrument as test and voluntary act, for the uses and purposes therein set forth, tycluding the release and waiver of the		
	right of homestead.  Given under my hand and notarial seal this 3 Hd asy of November 19 71		
	On the state of th		
7	- Hull L Wille		
	Mail to: MICHIGAN AVENUE NATIONAL BANK	. د ل	
	30 North Michigan Avenue Chicago, Illinois 60602 53 33-1 S. Cornell Avenue, Chic	lago,	I11.
	Grand		

END OF RECORDED DOCUMENT

Û