## UNOFFICIAL COPY

E COLE & CO CHICAGO No. 1990	2	75540
DEED IN TRUST	21 760 791	Elither R. Olsess RECORDED FOR DEEDS
11 C 14 K. @ DE 28 . 71 3 no PK	The Above Space For Recorder's U	
of the County of Cook and State of Dollars, and other	Illinois, for and in congood and valuable consideration	
paid, Convey s and QUIT CLAIMS unto FRANCIS	T. MULLER,	
5th day of June , 1963, and	der the provisions of a trust agreement d known as Trust Number 10	
(hereinafter r. erred to as "said trustee," regardless of the number of successors in rru: a det said trust agreement, the following described r and State of Illi ois, o-wit:	real estate in the County of COOK	
100		
TO HAVE AND TO HOLD the said premises with the appurter poses herein and in said trust agrement set forth.		
Full power and authority or ereby granted to said trustee to it see or any part thereof; to dedice e. rks, atreets, highways or alleys to resubdivide said property as "in as desired; to contract to sell; to to convey either with or without consider "in; to convey said premiss sors in trust and to grant to such succe sor or successors in trust all in said trustee; to donate, to dedicate, in m. t. see, pledge or otherwit to lease said property, or any part thereo. It in time to time, in post praesenti or in futuro, and upon any terms and for any period or per single demise the term of 198 years, and to renew ext nd lease supor and to amend, change or modify leases and the "rms a diprovisions tract of make extension and to another to the succession of the contribution of the exchange said property, or any part theref; and other themselves of any kind; to release, convey or assign any 1 ght, title or interpremises or any part thereof; and to deal with said pre-ct "deve other considerations as it would be lawful for any person wing the or different from the ways above specified, at any time or it is extract the side of th	session or reversion, by leases to criods of time, not exceeding in the name terms and for any period or per thereof at any time or times hereal vleases and options to purchase the table the amount of present or future reneal or personal property; to grant erest in or about or easement appurity part thereof in all other ways as same to deal with the same, wheth ter.	ontimence in case of any incide of time ter; to con-whole or any talls; to parasiements or mant to said and for such er similar to
In no case shall any party dealing with said trustee in retain party thereof shall be conveyed, contracted to be sold, lea.cd or the application of any purchase money, rent, or money borrowed or a that the terms of this trust have been complied with, or be obliged to act of said trustee, or be obliged or privileged to inquire into any of the trust deed, mortgage, lease or other instrument executed by said trustee, the said trustee evidence in favor of every person relying upon or claiming u ment, (a) that at the time of the delivery thereof the trust created by ment, (b) that at the time of the delivery thereof the trust created by said trustee, and the said trustee is the said trustee in the said trustee weakedly? every such deed, trust deed, lease, mortgage or other instrument; and successors in trust, that such successor or successors in trust have with all the title, estate, rights, powers, authorities, duties and obligation. The interest of each and every beneficiary hereunder and of a shall be only in the earnings, avails and proceeds arising from the sale interest is hereby declared to be personal property, and no beneficiary or quitable, in or to said real estate as such, but only an interes aforesaid.	mortgaged by said trustee, be oblig day "do n said premises, or be of a day" do no said rust agreement; and let ein relation to said rust agreement; and let ein relation to said rust agreement; and the said rust agreement or a some amendment there authorized and mpowered to executed in the said rust agreement or a some amendment there authorized and mpowered to execute the said of the said rust agreement of a some amendment there authorized and mpowered to execute the said of the s	ed to see to light of see ieincy of any of every deed, half be controlled to the con
If the title to any of the above lands is now or hereafter regis not to register or note in the certificate of title or duplicate thereof, of dition," or "with limitations," or words of similar import, in accordance.  And the said grantor hereby expressly waives and release any and all statutes of the State of Illinois, providing for the exem otherwise.  In Witness Whereof, the grantor	any and all right or benefit under to option of homesteads from sale on	eby directed typon con- ad provided, yirtue of e-ection or
day of June 19_63 . [SEAL]	COLENCE C. SCHWAR	[SF AL]
Contract of the contract of th	I, the undersigned, a Not State aforesaid, DO HEREBY CE SCHWAB, a spinster,	ary Public in
subscribed to the foregoing ins	the same person whose name strument appeared before me this disigned, scaled and delivered the saivy act, for the uses and purposes their of the right of obtompstead.  June	d instrument
Commission charges 2 - 19 1966	L. Cartton	NOTARY PUBLIC
	ADDRESS OF PROPERTY	grante
1	THE ABOVE ADDRESS IS FOR PURPOSES ONLY AND IS NOT	TATABILITIES OF THE PART OF TH
<b>(</b>	THIS DEED.	
MAIL TO: 111 WEST WASHINGTON	VY	
MAIL TO: ADD TRUST COMPAN  MAIL TO: ADDRESS WEST WASHINGTON  STIFF WOAGO, ILLINOIS 60602	SEND SUBSEQUENT TAX BILLS	760. 791

## **UNOFFICIAL COPY**

The South trenty five (25) feet of Lot seven (7) and the North fifty four (54) feet of Lot eight (8) in Block four (4) in Merrick's Subdivision of the west half of the North West quarter of Section nine (9), Township Thirty Fine (39) North, Range thirteen (13), East of the Third Principal Maridian, in Cook County, Illinois. 

'END OF RECORDED DOCUMENT