## <u>UNOFFICIAL COPY</u>

DEED IN TRUST	21 846 036	
	2447	
	The above space for recorder's use only	ie i
THIS INDENTURE WITNESSETH, TH	AT THE GRANTOR, Lola Donofrio, A Spinster 0 6 5 7	58 .
of the County of Cook	and State of Illinois , for and in consideration	
of the sum of Ten & 00/100ths	Dollars (\$10.00 ),	
in hand paid, and of other good and valuat	ole considerations, receipt of which is hereby duly acknowledged, Convey_	<b>业</b>
ouit-Claim and WENNESK unto AMALGAMATED TR	UST & SAVINGS BANK, an Illinois banking corporation as Trustee under	(A)
the provisions of a certain Trust Agreeme	\) \\	778
day of February 19	72 , and known as Trust Number 2272 , the following	4
described real estate in the County of	Cook and State of Illinois, to wit: 2 → ≥	
Street address: 16918 S. Orcha	) (C 2 st. m	유
	AND SECRET OF THE 20 and the November 10 feet of Lot 30 1 11 2	= 10
Legal description: Lot 29 the Sou in Block 16 in	Orchard Ridge Addition to South Harvey, a	
Subdivision of	the South 1/2 of the Northwest 1/4 of Section 30,	6
Township 36 No	orth, Range 14, also the East 1/2 of the Southeast Co	Š 🖟
13, also the B	east 16 feet of the Northeast 1/4 of the Northeast	mml o 🎇 💮
1/4 of Section	25, Township 36 North, Range 13, East of the Third	<b>√</b> / t∰
Principal Meri	dian, in Cook County, Illinois	
100		
CY.	/ <b>5</b> 00/	
		<b>'</b> \
7		
( )	Ux.	
	the pourtenances, upon the trusts, and for the uses and purposes upon the limitations set forth in said	
Full power and authority consistent with the above of	sacribed Tre Afreen it is hereby granted to said Trustee to improve, manage, protect and subdivide treets, thin, re of all re said to sense any model time of the state of the said to sense the said to the said, said, powers and subordities stated in all to the said, said, powers and subordities stated in the said to the said, said, powers and subordities stated in the said to the said, said, powers and subordities stated in the said to the said t	
as often as desired, to contract to sell, to grant options to pr any part thereof to a successor or successors in trust a part thereof to a successor or successors in trust a	purchase, it sell on any terms, to convey either with or without consideration, to convey said real state and to grant such successor in trust all of the tille, estate, powers and suthortities vested in or otherwise or any part thereof.	
from time to time, in possession or reversion, by leases to ing in the case of any single demise the term of 198 years and the terms are terms are terms are terms and the terms are terms a	o commence in pracer .i or n future, and upon any terms and for any period or periods of time, not exceed- y, and to renew or e .end is ses upon any terms and for any period or periods of time and to sened, change any time or times hereit to receive the make leases and to grant options to lease and options to renew	
leases and options to purchase the whole or any part of partition or to exchange said real estate, or any part that	the reversion and toar	
in all other ways and for such other considerations as it we ways above specified, at any time or times hereafter.	sold be lawful for any perso own' g t' same to deal with the same, whether similar to or different from the	i i
In no case shall any party dealing with said Tru thereof shall be conveyed, contracted to be sold, leased	sizes, or any smoomer in trust in challen to said real crists, or to whom said real crists or any part to said real crists, or to whom said real crists or any part to said real crists, or the crists of the critical crists of the crists of t	
prichase manney, real or money borrowed or advanced obliged to inguire into the authority, necessity or experienced: and every deed, trust deed, mortgage	in sain real estate, or two conject it is the conject in the conject with	
estate shall be concluded evidence in favor of every per lease or other instrument, (a) that at the time of the and effect, (b) that such conveyance or other hairumi	rean (including the Registrar of Titles of a county regying upon or cisiming under any such conveyance, or delivery thereof the trust created by the indenture and by said Trust Ascretance was in tall force and the state of the county of the county regying upon or cisiming under any such conveyance.	4
and in said Trust Agreement or in all amendments t in trust, was duly suthertsed and empowered to exacute is made to a successor or successors in trust, that	berref, if any, and hinding upon all benefit. A see, in index, (6) that said Trustee, of any successor and lead, trust deed, lease, it rigate or other instrument and (d) if the convergence such successor or successors in trust have been superil appointed and are fully rested with all the	
title, estate, rights, powers, authorities, duties and obti	ng and conditions that neither Amalgamated Trust & Se anga F ak individually or as Trustes, nor its	
successor or successors in trust thall incur any personal is attempts may do or omit to do in or about the said re- injury to person or property happening in or about said	lability or be subjected to any claim, judgement or decree for a chirg it or they or its or their agents or it estate or under the provision of this Deed or said Truegree or any amendment thereto, or for real estate, any and all such inability being hereby expressly air, an released, any contract, obligation	
or indebtedness incurred or entered into by the Trustee in Trust Agreement as their attorney in-fact, hereby irrevota- trust and not individually (and the Trustee thail have no	re not condition that selber. Amalgamated Trust & So may 7 lab individually or as Truste, nor its abilities the subjected to an dishing otherwise to devere for a first in or their season of a letter or under the provisions of this Deed or said Tr. are " or any amendment thereto, or for real custa, any and all such liability being brety properly sait; as released, any context, obligation or connection with said real estate may be entered into the first the mean of the time benefits and any or context of the said real estate may be more any or context of the said real estate makes and or context of the said real estate makes and or context of the said real estate makes and obligation without one with the said real estate that the said real estate that the said real estate that the said of	
trust property and funds in the actual possession of the Ti whatsoerer shall be charged with notice of this condition	mutes shall be applicable for the payment and discharge thereof). All pers 1 an corporations whomseever and 1 from the date of the filling for record of this Deed.	<b>P</b>
The interest of each and every beneficiery hereunds in the certifier, avails and recovering arising from the sale	r and under sold Trust Agreement and of all retrons claiming under the or any of them shall be only or any other disposition of said real state, and such interest is hereby ordered to be r . Towestry, and t. least or coulded, in re to said real signific as such, but only a natherest in samin . said, and proceeds in said Amasigamated Trust & Savings Bank, the coultre legal and equitable tit in fee; under in said.	
to beneficiary hereunder shall have any title or interest thereof as aforesaid, the intention hereof being to ves to all of the real estate above described.	t, lexal or equitable, in or to said real egiste as such, but only an interest in sardin , avail, and proceeds t in said Amalgamated Trust & Savings Bank , the entire legal and equitable tit in fee; mpls, in and	
If the title to any of the above real estate is now title or duplicate thereof, or memorial, the words "!	or herrance registered, the Registrar of Titles is hereby directed not to restates or no in the artificials of n trust." or upon condition, or "with limitations," or words of similar import, inorr on with the	
statute in such case made and provided.	great, or upon temperature of which are handle makes and he middle of one and all cars we dish	
	and release any and all right or benefit under and by virtue of any and all ( att w if the as from sale on execution or otherwise.	
7, -+	day of March 19.72.	
sealthis	Sele Amende	
-		
T11 C	1-14 F.R. lov	
STATE OF	ounty, in the State aforesaid, do hereby certify that	
Court of Court		
	LOLA LONOFRID	32
personally known to me to be the same person		
appeared before me this day in person and ac delivered the said instrument as	charge-stand, that signed, sealed and	4 4 4
release and waiver of the right of homerrend	Mary as appeal 1 12	
GIVEN under my hand and	MO. A.D., 19	036
	Notary Public	0
My commission expires	Some Control of the second sec	
A_JZL		
Amaganarea	Cource A	
Bank Box 800	S.	
Attention: TRUST DEPARTMENT	FORM	04-234 2-72
	III warrow Ar	Page 1
사고 사용을 가장 바다는 사람들이 가지 않는데 살아 지원은 사람들은 사람들이 되었다.		Complete State Control of the Control

## UNOFFICIAL COPY

21846036 MAR 24 '72 12 32 PH. Signal Colonia 134. 92/307 END OF RECORDED DOCUMENT