## **UNOFFICIAL COPY**

أنعل		
ũ	QUITCIAIMS COOK COUNTY, ILLINOIS	Levery K. Chen
7	21 316 161	MADEL OF PEEDS
		1316161
	NIV 12 59-86-86 1 3 63 PM 2	1310101
	THIS INDENTURE WITNESSETH, That the Grantor, JACQUELINE M. SHAFFER	7
	a spinster	
٠	of the County of Cook and State of Illinois , for and in consideration	
	of the sum of TEN & no/100	laims
	EXEMENTATION OF THE PROPERTY BANK AND TRUST COMPANY, a banking corporation duly organized and existing as a banking corporation under the The This of HIM Soft Hamiltonia, Land duly authorized to accept and	
$\wedge$	execute trusts with the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the	
V	69-03-277 , the following described real estate in the County of Cook and State	
	of Illinois, to-wit:	
	Lot 1 (except that part of said lot taken for 95th Street)	
	and Lots 2 to 6 and Lots 29 to 48 (except that part of	
	Lots 29 to 48 taken for Halsted Street) and (except that at of Lot 48 taken for 95th Street) in Block 4 in East	
	We bington Heights, being a Subdivision of the West 1/2	
٠.	of the North West 1/4 of the South West 1/4 of Section	
	9, T wrship 37 North, Range 14 East of the Third Principal	
	Meridian, in Cook County, Illinois	6.
į		1. 11 13
		2
1	SUBJECT TO	1 윤기 :
Ì		CONSIDERATION
-	TO HAVE AND TO HOLD the said real state with the appurtenances, upon the trusts, and for the uses and purposes herein and in said trust Agreement set forth.  Full power and authority is hereby grant i to aid Trustee to improve, manage, project and subdivide said real estate or any part	St. JO
. [	thereof, to dedicate parks, streets, highways on all vacate any subdivision or part thereof; and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purch se, to sell on any terms, to convey either with or without consideration, to convey said	NS
	powers and authorities vested in said Trustee, to donate to add ate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the lease said real estate, and the lease said real estate said real estate, and the lease said real estate said real es	8
	future, and upon any terms and for any period or periods of in, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or priods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to mak leases and options to lease and options to renew leases and options to	हु <u>स</u>
- }	purchase the whole or any part of the reversion and to contend respect! z to manner of fixing the amount of present or future rentals, to partition or to exchange said real estate, or any part thereof, for our rent personal property, to grant easements or charges of any kind.	ABI
- }	deal with said real estate and every part thereof in all other wars not for such other considerations as it would be lawful for any person owning the same to deal with the same, thether similar to or differ t from the ways above specified, at any time or times hereafter.	TAXABLE
.	In no case shall any party dealing with said I fusice, or any sur. In the sixton to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or origined by said Trustee, or any successor in trust, be obliged to see that the terms of this see to the application of any purchase money, rent or money borrowed or advinced in said real estate, or be obliged to see that the terms of this	
	trust have been complied with, or be obliged to inquire into the authority, n. ess / c expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Accessent: and every need trust deed, mortgage, lease or other instrument executed	N N
- 1	by and register or any auccessor in trust, in relation to and real estates shall be a minute of referring the register of titler of said country register on or called the register of titler of said country register on the time of the delivery thereof the trust created by this Indenture and by said Trust Agreement w for force and effect, (b) that such conveyance or other	1
- }	instrument was executed in accordance with the trusts, conditions and limitations contain d in this Indenture and in and Trust Agreement or an install amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) tit sai Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortager, it are instrument and (d) if the congregate is	F
-1	made to a successor or successors in trust, that such successor or successors in trust have been populated and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their prefer for a trust.	1. 13.
$\cdot \mid$	This conveyance is made upon the supress undertaining and condition that neither the Mr. Access them and frust Company, individually or as Trustee, nor its successor or successor in trust shall incur any personal liability or be self-acted to any claim, judgment or decree for anything it or they or its or their agents or attorneys may do or omit to do in or about the self-ent estate or under the provisions of this	
	Deed or said Trust Agreement or any amendment thereto, or for injury to person or proper, appening in about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incur so or intered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under sai. Trust greement as their attorner-	
	in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own nar and Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, digation or indehedness except only	
1	TO HAVE AND TO HOLD the said real cate with the appurenances, upon the trusts, and for the uses and purposes herein and in said Trust Avenements of footb. The reby grant is and Trustee to improve, manner, protect and subdivide hald real state or any part thereof, to dedicate parts, streets, highways or all.  The commentary and authority is the reby grant is an increase in improve, manner, protect and subdivide hald real state as often and the control of the control o	
-	perions and corporations womeover and matterers and set carged win notice of the condition from the set of the fining for feeder of the fining feeder of the	
- {	estate as such, but only an interest in the earnings, avails and proce ds thereof us aforestid, the intention hereo, liny over in said The Midwest Bank and Trust Company the entire legal and equitable title in fee simple, in and to all of the real estat, above described.	
-	in the certificate of title for duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitat", "r" ords of similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to oduce the said	
- }	Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true intent and meaning of the trust.  And the said grantor hereby expressly wairs and release any and all right or benefit under and by virtue of an a. d. all	
1	statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_sforesaid ha S hereunto set her hand and	
-	In Witness Whereof, the grantor sforesaid has hereunto set the hand and seal this 9th day of November 19 70	
1	[SEAL] acqueline M. Shaffeson	リケ 引人、
1	[SEAL] [SEAL]	
	State of IlliNois 1, Bobert FIGAREllia Notary Public in and for said County, In	[ U ] [ W ]
	County of COOK SS. the state aforesaid, do hereby certify that	15
	JACQUETINE III. SHATTER	
- [ -	personally known to me to be the same person_ whose namesubscribed to	
-	the foregoing instrument, appeared before me this day in person and acknowledged that  SHE algued, sealed and delivered the said instrument as HER free and	
1	aigned, senied and delivered the said instrument as free and said instrument as voluntary act, for the uses and purposes therein set forth, including the release and waiver of the	
1	OBLIGHT Fight of homestead.	
. }	Given under my hand and notarial seal-tipe day of 1000 much 19 10	
Ŀ	Notary Public	
	Midwest Book and Trust Company 95 TH STREET	
	Midwest Bank, and Trust Company  Elmwood Park, Illinois	
_	ADDITIONS LEEP MINUS	
	<u>and and the first state of the first of the</u>	ABASSETSES TOO
	*END OF RECORDED DOCUMENT	
	END OL LIFOOLIDED DOCOMENTS	