## UNOFFICIAL COPY

J.		the still better
٠	This instrument was prepared by:	
ď	DEED IN TRUST  Burton Reif, Esq. 134 North La Salle S Chicago, Illinois 60602	treet,
É	rm 191 Nev. 11-71 / 1/8 2/0 The above space for recorder's use only	
۲,	wile marketer meanicered with sure on the all Markets and all and a	7
- [	THIS INDESTURE WITNESSETH, THAT THE GRANTOR, Linda Morlock, a spinster, of the County of Cook and State of Illinois , for and in consideration	<b>}</b> . •
Ţ.	and the second s	
ľ	of the sum of Ten and no/100 $\frac{22}{737}$ , $\frac{282}{282}$ bollars (\$10.00),	` .
1	n hand puid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Conveys	
1	Quitclaims unit AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association	
1	whose address is 33 No. LaSalle Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust Agreement, inted the *10th day of May, 1974, and known as Trust Number 32935, the fol-	
1		}
K	ing described real estate in the County of COOK and State of Illinois, to wit:	} .
	Lots 21, 22, 23 and 24 in Block 16 in Rayenswood, in Section 18, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois	NO TAXABLE CONSI-
].	Com Page	DERATION
l	The contract of the contract o	
l		יכו
		7 6
		<b>₹</b>
ĺ		≨. ∶
		Ĭ,
		့ ဥ
	TO HAVE AND TO HOLD the said real estate with the applicance a upon the trusts, and for the uses and purphase herein and in said Trust Agreement set forth.	NO TAXABLE CONSIDERATION
	Full power and authority is hereby grained to said Traine's to supyr so, mo uses, retacet and subdivide said real series or any part thereof, is dedicate parks, streets, highways or alleys to accessed my subdivision or pure thereof and it res divide said real seates as often as descript, to consect or sell, to grant options to justices, to sell on any terms, to convey either with or written and retained, to cavery said real scatter our part therefore to a successor in sur-cases in trust and to grant to such successors or successors in trust all of the "scatter, powers and substitive wested in said 7 frants, to doctars, to define	
	cenages in trust and to grant to such successor or successors in trust all of the state, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part if evol, to leave said real estate, or any part thereof, from time to time, in pos-	DERA1
	creases in trust and to zerol to such nucreases or successions in trust all of the solution to reversion, by leases and early to depart to deficient, to make piece or such recipients execution and deficient controlled to the con	. 5
	options to purchase the whole or any part of the reversion and to contract respecting the manner of frement of present or future tentals, to purificon or to exchange said real estate, or any part thereof, for other real or personal property, to a one essements or charges of any kind, to release, convey or assign any	2
	and the second flant and thought the second	Z 2
٠,	In no case whill any party dealing with said 'Irusiee, or any successor in trust, in relation as 'cal *state, or to whom said real *estate or any part hereof whill be conveyed, contracted to be sold, leased or matraged by said Trusiee, or any success or in the said to the said trusiee, and trusiee, and the said trusiee, and the said trusiee, and trusiee, and the said trusiee, and trusiee, and the said trusiee, and trusiee and trusiee and trusiee.	utilixing.
. !	surchase money, tent or money horrowed or advanced on said real eviate, or be obliged to see that the time. It is trust have been complied with, or be obliged to make the authority, necessity or expediency of any act of said Trustee, or be obliged to provide to the time of said Trust Agree- point and next, and trust deep meticals have a color surgery to the time of said Trusteen asserted by your Trustee or any surgery of the time of said Trusteen asserted by your Trustee or any surgery of the time of the time of said Trusteen asserted by your Trustee or any surgery of the time of the tim	
	onclusive evidence in favor of every person (including the llegisliar of Titles of said county) relying upon or classics. The time of the delivery thereof the trust created by this indenture and by said Trust Liver 1, was in full force and effect, (b) that	e for
	uch conveyance of other instrument was executed in accordance with the trusts, konditions and limitations contained a like fleeture and in said Trust Agreement or in all manchemists therefor, if any, and binding upon all beneficiares thereunder, cli that said Trustee, or ny scessor in trust, was drivg submitted and empowered to execute and deliver every such deed, trust deed, lease, metagare or other instrument and del die any access in student and contained to a successor or outcome, that such successor or successor in trust have been proprily appeared and are fully vested and "all the case" access in the contained and the contained	- Abace
4	utnorities, duties and obligations of its, his or their predicessor in trust.	SI EL
	This consequence is made upon the express understanding and conditions that neither American distional Bank and Trust Compar of Chair (o, individually or struster, our its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgement of extress for inthing it or they it is, we then agents or attorney may do so out to do in or about the safe real relate or under the provisions of this Beef or and Trust A rement, or any	
1000	mendment therein, or for many to person or species happening, so exhaut and real exalate, nor and all each liability being here, e-coses proved and re- sized. Any contract, obligation or indeblendens incorned or remed nine by the Trustee in connection with said real exists may be entered a bottlen the name the three horisficiaries under said Trust Agreement as their attempty-in-fact, hereby interescably appointed for such papiesses, or, at the cit. or be Trustee, this sum name, as Trustee of an express trust and not individually lead the Trustee shall have no adjustion whatever with respect to m, as a contract, this sum or indebtedness except only to lart as the trust person property and lunde in the actual possession of the Trustee shall be applicable for it. pay in raddin- ture thermely. All persons and corporations without every shall be charged with native of this condition forther than the contraction of th	
		. 1
8	te cathings, avails and procreds arising from the entry of any other disposation of and real epitate, and such interest is hereby declared to be personal, up 13, 1/2 and no beneficiary becoming a high last any title or interest, legal or equitable, in or to and real east on the table, but only an interest in earnings, avail, and occurs the real end of the process in said American National Bank and Trust Commany of Chicago the entire legal and come able	
	the in few simple, in and to all of the real estate above described.  The infew simple, in and to all of the real estate above described.  The infew simple, in and to all of the real estate is now or bereafter renatered, the Registra of Tales, where he directed not to expand or now in the certificate of the estate of the diplotest dependently or the control of the estate of the diplotest dependently or more above real estate to now in the certificate of the estate of the diplotest dependently or more above real estate or now in the certificate of the diplotest dependently or more above real estate.	
t.	the or duptor are thereof, or memorial, the words "'in trust," or upon condition, or "with himitations," or words of similar loopers, in accordance with the statute of such case made and provided.  And the said granter hereby expressly waits S and releaseS and said all right or benefit under and by virtue of any and all statutes of the	
ы	of Illianos, providing for exemption or homesteads from sale on execution or otherwise.	
	In Witness Whereof, the gruntoraforesaid haShereunto sethardand	1
ea	this10thday ofMay1974	
=	Find Wiselbook (seal) (seal)	
_	(seal)(seal)	
۲۸	TE OF Illinois 1. Burton Reif , Notary Public in and for said	
	try of Cook County, in the State aforeward, do hereby certify that Linda Morlock, a	
s	pinster,	
_		<b>三</b> [12]
	onally known to me to be the same person whose name 18 subscribed to the foregoing instrument, and before me this day in person and acknowledged that she he	
	ared before me this day in person and acknowledged that	
ira	se and walver of the right of homestead.	
IV I	N under my hand and notarial seal this day of May 20 10 10 74	
	October 8 1974	<b>—</b>
y c	onmission expires Cottober 8, 1974	
ser	ican National Bank and Trust Company of Chicago	
	Box 221	
-	if // App 10 difficient of moore described groperty.	2. S
	መመስተለያ መመጀመር መመጀመር መመስ መመስ መመስ መመስ መመመስ መመመስ መ	ermonan (1

## **UNOFFICIAL COPY**

FILED FOR RECORD

RECORDER (O) DEEDE

\*22737282

CASI-

Clark

END OF RECORDED DOCUMEN