## **UNOFFICIAL COPY**

	22 793 091:	
This Indenture Witnesseth, That the	Grantor S	
·	. KAPLAN, his wife	,
of the county of		
of Ten (\$10.00) and no/100	Dollars,	
and other good and valuable considerations in hand paid, C	onvey and Warrant unto the FIRST	
NATIONAL BANK OF EVERGREEN PARK, a national t	panking association existing under and by virtue of the	-
aws of the United States of America, its successor or succes	sors as Trustee under the provisions of a trust agreement	
ated the 21st day of June	19.74, known as Trust Number	
he following described real estate in the County of	Cook and State of Illinois, to-wit:	
The South 125 feet of Lot 9 and the of Lot 10 in James McKeowns' Resubdive Plock 11 in Homestead Addition to Way of Corth East Quarter of Section 11, c. the Third Principal Meridian, in Co	vision of Lots 11, 12, and 13 in shington Heights, a subdivision Township 37 North, Range 13, East	
Ox		
0	;	
antee's Address: 3101 West 95th Street, Ever of the Park, Illinois (	50642	
TO HAVE AND TO HOLD the said premises and the	appurtenances, upon the trusts and for the uses and	
Full power and authority is hereby granted k, said truss mises or any part thereof, to dedicate parks, streets, age treef, and to resubdivide said property as often as d sired on any terms, to convey, either with or without conditions of the said trustee, to donate, to dedicate parks, streets, authorities vested in said trustee, to donate, to dedicate operty, or any part thereof, to lease said property, or any eresion, by leases to commence in praesenti or in futuro, time, not exceeding in the case of any single demise the trems and for any period or periods of time and to amen to the said property or any entry of the said of the said to a men ons thereof at any time or times hereafter, to contract to renew leases and options to purchase the whole or manner of fixing the amount of present or future renta thereof, for other real or personal property, to grant e assign any right, title or interest in or about or easemen to deal with said property and every part thereof in all dbe lawful for any person owning the same to deal with said property and every part thereof in all dbe lawful for any person owning the same to deal with said property and every part thereof in all dbe lawful for any person owning the same to deal withs	t appurtenant to said precises or any part thereof, I other ways and be such other considerations as it he the same, whether similar to or different from the	NO TA
In no case shall any party dealing with said trustee in any part thereof shall be conveyed, contracted to be sold, he application of any purchase money, rent, or money be ee that the terms of this trust have been complied with, every of any act of said trustee, or be obliged or privileged it; and every deed, trust deed, mortgage, lease or other real estate shall be conclusive evidence in favor of every ance, lease or other instrument, (a) that at the time of and by said trust agreement was in full force and effect, uted in accordance with the trusts, conditions and limital exement or in some amendment thereof and binding upon al authorized and empowered to execute and deliver every ment, and (d) if the conveyance is made to a successor of in trust have been properly appointed and are fully ves, duties and obligations of its, his or their predecessor in	proved or advanced on said pr. m.s., c. be obliged or be obliged to inquire into the necessity or expeto inquire into any of the terms of sair ust agree-instrument executed by said truster in lelation to person relying upon or claiming unde. a y such contended to the delivery thereof the trust created by this de. (b) that such conveyance or other instrum at waitions contained in this Indenture and in said trust loss contained in this Indenture and in said trust lengther than the such conveyance or other in resuccessors in trust, that such successor or successive the successor in trust, that such successor or successive with the successor in trust, that such successor or successive the successor in trust, that such successor such dead with all the title. estate rights, nowers, author-	NO TAXABLE CONSIDERATION
The interest of each and every beneficiary hereunder and be only in the earnings, avails and proceeds arising fro such interest is hereby declared to be personal property, terest, legal or equitable, in or to said real estate as suc- eds thereof as aforesaid.	m the sale or other disposition of said real estate,	SO
If the title to any of the above lands is now or hereafter to register or note in the certificate of title or duplicate tition." or with "limitations," or words of similar import, provided.	registered, the Registrar of Titles is hereby directed hereof, or memorial, the words "in trust" or "upon in accordance with the statute in such case made	22 793
And the said grantor.Shereby expressly waiveand re- ie of any and all statutes of the State of Illinois, providing n or otherwise.	leaseany and all right or benefit under and by g for the exemption of homesteads from sale on exe-	091
in Witness Whereof, the grantor S. afore aid have heren this 21st day of June 19 7		
this 21st - day of Jurie 19 7	•	
Li blifleon Sh Caplon	(SEAL)	τ.α
L. Farrick D. Vaglan		10
mder provisions of Paragraph  Real Estate Transfer Tax Act.	(SEAL)	
O mil	This instrument was prepared by: Joseph C. Fanelli	
14 June May	2101 M OF-b C+ F+ Dl. 111	

## **UNOFFICIAL COPY**

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My commission expires 4-23-75

