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	DEED IN TRUST 1075 IAM IA AM ID 03 1 A MAN AND AVE.		. 7
	JAN-14-75 950 425. 60277961725 A Rec		
	PORM 4213 BANKFORMS, INC. The above space for recorder's use only	, 1	
	THIS INDENTURE WITNESSETH, That the Grantor, Jerrold S. Orloff and Susan I. Orloff, his wife		
	of the County of Cook and State of Illinois for and in consideration		
	of the sum of Ten and 00/100 Dollars (\$ 10.00),	્રિલ્	
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Conveyand Quit Claimanum unto WHEELING TRUST AND SAVINGS BANK, a banking corporation duly organized and	7	
	existing under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the day of		
	January 19 75, and known as Trust Number 75-108, the following described real estate in the	W (1)	
	County of Cook and State of Illinois, to-wit:		
			11
	Jut 21 in Mill Creek, Unit # 1, being a Subdivision of the North Half of Section 8, Township 42 North, Range 11, East of the Third Principal Meridian in Cook County, Illinois	congluence produces of the Act. - 11, 75 july parts parts parts	
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	3
		at 7	
		Act.	
	MAIL MAIL	21.5	
	SUBJECT TO First Mortgage & O ympic Savings and Loan Association		
	TO HAVE AND TO HOLD the said real et ate sit the appurtenances, upon the trusts, and for the uses and purposes herein and in .	sdun	
	said Trust Agreement set forth.	nue St	
	thereof, to deficiate parks, atreets, highways or alleys and t vacate any subdivision or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to sell— terms, to convey either without consideration, to convey said real estate or any part thereof to a successor or successors in trust and to rental to such successor or successors in trust all of the title, estate, powers and nuthorities vested in said Trustee, to donate, to dedit to, to a rirage, pledge or otherwise encumber said real estate, or any part thereof, to classe and real estate, or any part thereof, from time o time, in possession or reversion, by leases to commence of 109 years, and to future, and upon any terms and for any period or periods of time, "" "ing in the case of any single denite the term of 109 years, and to receive the successor of the property of the contract of the property in the case of any single denite the term of 109 years, and to some thereof at any time or times hereafter, to contract to make leases and the prant options to renew leases and options to partition or to exchange said real estate, or any part thereof, for other real , personal property, to grant estate or future rentals, to partition or to exchange said real estate, or any part thereof, for other real , personal property, to grant estate or of the partition of the part thereof, and to deal with said real estate and every part thereof in all other ways and for " of considerations as it would be lawful for any person in the case shall any party define with said real estate or any part thereof in all other ways and for " of considerations as it would be lawful for any person in the case shall any party desired with said real estate or any part thereof in all other ways and for " of considerations as it would be lawful for any person in the party desired with any party desired with any future, or any successor in trust, be obliged to read the conversed, contracted to be sold, leased or mortaged by "	Reve	
	thereof, to lesse and real estate, or any part thereof, from time o time, in possession or reversion, by leaves to commence in praesenti or in futuro, and upon any terms and for any period or periods of time, "yer" ing 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 periods of me, and to amend, change or modify leases and the terms and provi-	rs and	
	sions thereof at any time or times hereafter, to contract to make leases and to grant options to teste and options to refer leasts and options to purchase the whole or any part of the reversion and to contract respecting. "or a near of fixing the amount of present or future rentals, to partition or to exchange and real estate, or any part thereof, for other real, personal property, to grant ensements or charges of any kind, to be a contract the partition of the real of the partition of the real of the partition	r Ride	
4. 311 4. 733	deal with said real estate and every part thereof in all other ways and for the considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the any bove specified, at any time or times hereafter. In no case shall any party dealing with said Trustee, or any suveressor in tays, the tion to said real estate, or to whom said real	uffixing	
igger Political	estate or any part thereof shall be conveyed, contracted to be sold, leasted or mortraged, y r. 3 Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on sail "end latate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the authority, necessity or c ped acy of any act of said Trustee, or be obliged or	a for a	
	trust have been complete wint, or be colleged to induire into the authority, necessity or a pet of the straint of any act or any accessor in trust, in relation to said real estate shall be concluded to the control of the said real estate shall be concluded to the control of the said real estate shall be concluded to the control of the said real estate shall be concluded to the control of the said real estate shall be concluded to the control of the said real estate shall be concluded to the control of the said real estate shall be concluded to the control of the said real estate shall be concluded to the said real estate shall be concluded as a such convergence leane or other, ment, (a) that a the time of the delivery thereof the trust, certain under the said from the sa	onda a	
	instrument was executed in accordance with the trusts, conditions and imitations contained in this adeduter and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Tru kee, or an successor in trust, was duly subhorized and emonwhered to execute and deliver every which deed, trust thered, leave, mortgage or other incrument and of lift the convergence is	T.	
	made to a successor or successors in trust, that such successor or successors in trust have been projectly app. sided and are fully vested with all the title, estate, rights, powers, suthorfliets, duties and obligations of its, his or their predecessor in tru. This conveyance is made upon the express understanding and condition that neither Wheeling Trust an Sit is Bank, individually or as Trustee, not established to successor in trust shall incur any personal inability of the subjected to any claim, demon't decree for anything it		
	Truste, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, "ubm.nt" - decree for anything it or they or its or their or aims or attempts may do or only to do in or about the said real estate or under the movil or of this Deed or said. Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said rulest e. any and all such		
	reuses, nor its successor of successor in trust and incur any personal intointy of the supercise of any claim, under the decree for anything its content of the property between their section of the property and direct a true that their connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Ag ere ent as their autorney in-fact, hereby Irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee can excress trust and not individually (and the Trustee shall have no obligations whatesever with respect to any such contrast obligation or included as section of the section of the Trustee, and the section of the Trustee shall be categories of the section of the sec		1
	so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discb rg. the reed). All persons and corporations whomsover and whatsover shall be charged with notice of this condition from the date of the fing for record of this Dect.		
	of them shall be only in the earnings, avails and proceeds railly from the animal of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds railly from the shall now any other dissociation of said real estate, and not suc' interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equilable, in or to said research as a such, but only an interest in the earnings, avails and proceeds thereof as a foresaid, the letention hereof being to vest in said "heel" a true and savings Bank the entire legal and equilable title in fee simple, in said to slif of the real estate above described.		
	estate as such, but only an interest in the earning, avails and proceeds thereof as aforesaid, the intention hereof being to rest in said. hee! a Trust and Savings Bank the entire legal and equitable title in fee simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or no.		12
	If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or no in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to produce 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.		蔥
	And the said grantor— hereby expressly walve— and release— any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from all on execution or otherwise.	15	
	In Witness Whereof, the grantor S aforesaid ha ve hereunto set their hand S and seals this Sthool A A Aday of January 19 75		
	SEAL] [SEAL]	割当	
	[SEAL] [SEAL]		
19	State of County of COOK SS. SS. Jerrold S. Orlolf and County, in Jerrold S. Orlolf and County, in	ğ C1	
	Susan I. Orloff, his wife		
19	personally known to me to be the same person. whose name. S dre subscribed to		
y Y	the foregoing instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said instrument as their free and		
	relightery act, for the uses and purposes therein set forth, including the release and waiver of the		
	Stripp of nomercad. Stripp of		
	Norther Public		
	RESTANDANCE NOORE		
5 - 5 - 5 - 5 - 5 - 5 - 5	WHEELING WAYNOS BANK For information only insert street address of above described property. Wheeling Illinois 60090		
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