## **UNOFFICIAL COPY**

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	This Indenture Witnesseth, Chat the Grantor, S HOLLY RIEHLE, formerly
	norty reponding and north right, her husband
	of the County of Cook and State of Illinois , for and in consideration of the sum of TEN and no/100ths Dollars (\$10.00),
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey and Warrant
	to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the <u>lst</u> day of <u>September</u> 19 66, and known as Trust
	Number 896 , the following described real estate in the County of Cook
	and State of Illinois, to-wit:  Lot 11 in S. E. Gross' Subdivision of Lots 1, 2, 3, 4 and 5
	in Block 5 in Bordem's Subdivision of the West half of the South East quarter of Section 36, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois
	ATE CONTRACTOR OF THE CONTRACT
	EOJ (G) ISSUED
-k	1 6 ( 5 3 )
	SUBJECT TO General Real Est ate Taxes for 1972 and subsequent years.  10 HAVE AND TO HOLD the said real means with the appurtenances, upon the trusts, and for the uses and purposes herein a Trust Agreement set forth.
	Full power and authority is hereby granted to said Trustee to improve, manage, protect and autorities and real estate or any part thereof, to deficiate parks, attreets, highways or alleys and to vecate are sur, vision or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to a long at terms, to convey either with or without consideration, to convey said real estate or any part thereof, to a successor is trust, all to grant to such successor is convexes in the powers and authorities vested in aid Trustee, to donate, to diente, to mortage, piedes er otherwise encounter said real estate, or any part thereof, from time. The properties of the part of th
	to purchase the whole or any part of the reversion and to contract respective the manner of fixing the amount of present or future rentals, to partition or to exchange said real estate, or any part thereof, for other val or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easen. Approximately a six or any part thereof, and to deal with said real estate and every part thereof in all other ways and for such other main rations as it would be lawful for any person owning the same to deal with the same whether similar to or different from the ways above specied at any time or times hereafter.
	In no case shall any party dealing with said Trustee, or any successor in trust in r ation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said 7 turt, or any successor in trust, be obliged to see to the application of any purchase montey, rent or more becomes the results of the said trust and the said trust and trust and trust are trusted or privileged to inquire into any of the terms of said Trustee, order obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mort acc, i use or other instrument executed by said Trustee, or any successor in trust, in relation to assif real estate shall be concluded, every every person (including the Register of Titles of said county) relying upon or claiming under any such conveyance, lease or or or instrum nt, is I that at the time of the decligaty thereof the trust created by his indicators and a fundation and illimitations, contained in this cause are and said Trust Agreement or in
	and Trustes or any successor in trust. In relation to said real entate shall be conclusive evidence a favor f every person (including the Registers of Tillies of said county) jeelying upon or claiming under any such conveyance, lease or o are instrument, (a) that at the time of the delivery thereof the trust created by his indenture and by said Trust Agreement was in full force and effect (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations, curied in this require are and said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Truste or auccessor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgane or other is any nri and (d) if the conveyance
	the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.
	This conveyance is made upon the express understanding and condition that neither CITIZENS BANK &
	or entered into by the Treatee in connection with said real exists may be entered into by it in the name of the then he off aries under said Treat Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or, at the election of the Trustee, in its _ ame, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any as _i cont. ct. obligation or individual secretion for the Trustee shall have post shall be expell able for he payment and declarage thereof. All purposes and corporations whomsoever and whatsoever shall be charged with notice of this ct. ddiind on the date of the filing for record of this pech.
	The interest of each and weey beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or, to said real estate as such, but only an interest in the carnines, avails and proceeds the thereof as aforesaid, the intention hereof being to vest in said CHTEEN.  BANK & TRUST COMPANY, PARK RIDGE, ILLINOIS, 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 note in the certificate of title or duplicate thereof, or memorial, the works "in trust," or "upon condition," or "with limitations," or words of stimular import, in accordance with the statute in such case made and provided.
	And the said grantor. Shereby 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 homestends from sale on execution or otherwise.
	In Witness Whereof, the grantor storesaid have hereunto set their hand and seal 5 this 30th day of October 19 72
	Holy Right, formerly Holly  Holly Right, formerly Holly  Hobert Right  Hobert Right
	ADDRESS OF GRANTEES: 421,5 W. Augusta BI CHICAGO TITLE AND TRUST COMPANY
	Chicago, III. 60651 (111 WEST WAS NOTON  CHICAGO, ILLI US 60602
	to: (ATTN) Maenfeldt
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22 (4.5) 07.5 Illinois STATE OF.\_\_\_ Cook Marion J. Bachta COUNTY OF a Notary Public in and for said County, in the State aforesaid, do hereby certify that Holly Richle, formerly Holly McDonough and Robert Richle her husband personally known to me to be the same person\_8 whose name\_ subscribed to the foregoing instrument, appeared before me this day in person and they free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. October COOK COUNTS ILLINOIS FILED FOR RECORD Mag 01 557 E 1000 \*22108073

EXT 801 SS

TRUST NO. Box 405

Deed in Crusl WARRANTY DEED

PARK RIDGE, ILLINOIS

END OF RECORDED DOCUMEN