UNOFFICIAL COPY

P	DEED IN TRUST SCHOOL COUNTY, ILLINOIS DEED IN TRUST SCHOOL STATE SCHOOL SCHOOL STATE SCHOOL SCHOOL STATE SCHOOL SCHOOL SCHOOL STATE SCHOOL	Ediscer RDERTOF	K. Cheen
A	MAR 13 13 3 02 PY. The above space for recorder's use only	224	9651
	THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Lola Donofrio, a spinster	<u> </u>	
	of the County of Cook and State of Illinois , for and in consideratio	- 1	* * *
	of the sum of Ten and No/100		
	in nand paid, and of other good and valuable considerations, receipt of which is beautiful.		ý
_	THE PARTY OF THE P	_ -	
1	TOTAL TOTAL	٠,	
45	day of January 19 73 , and known as Trust Number 2373 , the following	.	
2	described real estate in the County of COOK		Election .
00	Street address: 4755-59 North Winthrop and 1053-67 West Lawrence		150 150 150 150
0	Legal description:	- 1	n K
	Lets 1, 2, 3, 4, 5 and 6 in the Subdivision of Lots 150 to 157 inclusive in Deering Surrenden Subdivision in the West Fall of the North East Quarter of Section 17, Township 40		
PATE	Cook Jointy, Illinois		
5	ALSO	1	
₹1	Lot 158 in Villiam December C	1	
-1	Lot 158 in Villiam Deering Surrenden Subdivision in the West Half of the North East Quarter of Section 17, Township	1	
-		+	
	in Cook County, 11 i ois	Ec	
	TO HAVE AND TO HOLD the said real estate with the appurt ance, upon the trusts, and for the uses and purposes upon the limitations set forth in said	n>	29 1 🖟
	This power and sufficient consistent with the above described that Agreement is breiby granted to taid Truites to improve datable, specied and auditide as often as desired, to contact to sail, to grant options to purphers of the sail		
	as outen as desired, to contract to sell, to grant options to purchase, to "sys and to varies any subdivision or part thereof, and to result side and thereof to a successor or successor and trust and to grant to it is not even or successor in the red, and to result side and trust entry to donate, to deficiate, to mortage, pledge or otherwise contents of the title, exists, powers and subdivision from times to them.	18 -	'
	ing in the case of any single decision to term on 189 years to commence in processing the commence of the comm	venu	
1	partition or to exchange said real estate, or any part thereof, for other real or part of the partition of the state, but a state any right, tille or interest in or about or element, for other real or pe you per to the state examines or charge of any kind, to release, to in all other ways and for such other considerations as it would be layful for a state of the state of the state of any kind, to release, councy or ways above more of the state of the state of any kind, to release, councy or	5 E	
1	In the case shall any garty dealing with said Trustee, or any moreoner in trust, in risk on the said trust establish or different from the control of the said trust establish of the said trust establish or different room the control of the said trust establish of the said trust establish or said trust establish or said trust establish or said trust establish or said trust established to hondrish into the said trust established to hondrish into the said trust established to hondrish into the said trust established to hondrish the said trust established to hondrish the said trust established to hondrish trust deed, mortased established to hondrish trust have been compiled with or be also or other hondrished to hondrish trust established trust	and and	
	purchase money, rant or money formwed or advanced or mortganed by said Trustee, or any success in trust, be obliged to see to the application of any part collined to inquire into the authority, necessity or expediency of any act of said or to that he terms of this trust have been compiled with or be application.	E E	
	lease or other instrument, (a) that at the time of the felliest thereof the trust created by this dentity and or calculating the trust of said and effect, (b) that each coordant programment of the delivery thereof the trust created by this identity and or claiming under any anch conveyance.	affixing	
	as trust, was duly authorized and empowered to receute and deliver every such deed, that the number of ball forces or and binding to successor or secretary in trust, was duly authorized and empowered to receute and deliver every such deed, from the number of the said Trustee, or any successor in trust, that such successor or secretary in the deed, that deed, least, at a co other instrument and the successor in trust, that such successor is numbered to a successor or secretary in the deed, least, at a co other instrument and (a) if a successor is not successor in the successor i	ğ	
1.	This conveyance is made upon the express understanding and conditions that neither Ambient trust.	space	
Li or	storneys may do or omit to do in or about the said real estate or under the provisions of this Dect or said Tust A my inc it or they or its or their agents or a indebtedness incurred or entered into by the Tustes and any and it is allowed to the said real estate or under the provisions of this Dect or said Tust Ap emi or any amendment thereto, or for the said real estate, any and all such liability being begrebe expressions.	7Bi	1.1
i.	that agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, and the Trustee while have no obligation whatsoerer with respect to any such contract, obligation in the actual possession of the Trustee while have no obligation whatsoerer with respect to any such contract, obligation or it election of the Actual possession of the Trustee while have no collection whatsoerer with respect to any such contract, obligation or it election of the Actual possession of the Trustee while have not contract, obligation or it election of the Actual possession of the Trustee while a respect to any such contract, obligation or it election or the second or the Actual possession of the Trustee while a respect to any such contract, obligation or it election or the second or the Actual possession of the Trustee while a respect to any such contract, obligation or it election or the second or the Actual possession of the Trustee while a respect to any such contract, obligation or it election or the second or the Actual possession of the Trustee while a respect to any such contract, obligation or it election of the Actual possession of the Trustee while a respect to any such contract, obligation or it election of the Actual possession of the Trustee while a respect to any such contract, obligation or the Actual possession of the Trustee while a respect to any such contract, obligation or the Actual possession of the Trustee while a respect to any such contract, obligation or the Actual possession of the Trustee while a respect to any such contract, obligation or the Actual possession of the Trustee while a respect to any such contract, obligation or the Actual possession of the Trustee while a respect to the Actual possession of the Trustee while a respect to the Actual possession of the Trustee while a respect to the Actual possession of the Trustee while a respect to the Actual possession of the Trustee while a respect to the Actual possession of the Trustee while a respe		
ļ.	This coveryance is made upon the express understanding and conditions that no other predecessor in trust. This coveryance is made upon the express understanding and conditions that no other Amalgamated Trust & E.vit. 28. But individually or as Truste, nor its interest or successor in trust shall incur any personal liability or be subjected to the control of the c	8	=
19 24	The interest of each and every beneficiery hereunder and under sold Trust Agreement and of all present claiming under them o any of hem shall be only beneficiary hereunder shall have active from the sate or any other disposition of said real estates, and such interests the interests to be proved in the property and of the property and the real states, and such interests the said the same of the property in the property and the real states as such but only an interest to be proved increased as described. If the title to any of the above real estate is not only an analysis of the said property and the said to any of the above real estate is not only an analysis of the said proceeds.	CONSIDERATION	
"	If the title to any of the above real sets to real state above the real state above the sample, in and	Ħ	
**	duplicate thereof, or memorial, the words "in trust," or upon condition, or "with limitations," or words of similar forms of similar forms.	₩,	
Sta	or amount, providing for exemption of homestands from sale on avantage and all right or benefit under and by viving of any and all	ģ	
sea	hand and		
	marie D. Mratie The North 19 13	ABLE	
	Lola Donofrio	Š	
_	[FIAL] [FIAL]	5	
	ATE OF ILLINOIS , Marie D. Micetic	٤.,	
Cou	County, in the State aforesaid, do hereby certify that Lola Donofrio		
		, nmp	13)
pers	sonally known to me to be the same person. whose name.	· us	22
delir	rered the said instrument as a	Joenir	9
	ase and waiver of the right of homestead. EN under my hand and seal this the seal this think the seal this the seal this the seal this this the seal this the seal this the seal this the seal this think the seal this think the seal this the seal this the seal this think the seal think the sea	7	S .
	seal this 1973 A.D., 1973	l	
My	commission expires. 11/9/74 Notary Public	- 1	
	rante address		
	ention: TRUST DEPARTMENT BOX 533 BOX 533 BOX 533		
Pacas.		FORM (04-294 9-72
A Section		The Charles	reserve The State of the St

END OF RECORDED DOCUMENT