UNOFFICIAL COPY

DEED IN TRUSPOOK COUNTY, ILLINOIS FILED FOR RECORD,	Eliny L. Ohen according of DEEDS
Quit Glain 1 19 DU	e above space for recorder's use only
mps:4/100	HECTOR A. DIGIOVANNT and Llinois , for and in consideration Dollars (\$ 10.00
of the sum of IEN and 110/100 in hand paid, and of other good and valuable considerations, receipt of and Quit Claim unto WHEELING TRUST AND SAVINGS BAN existing under the laws of the State of Illinois, and duly authorized to Illinois, as Trustee under the provisions of a certain Trust Agreement, April 1973, and known as Trust Number 73-198	which is hereby duly acknowledged, Convey
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, April 1973, and known as Trust Number 73-198	dated theday of, the following described real estate in the
LINET NO 191 C AS DELINEATED ON SURVEY	OF THE FOLLOWING DESCRIBED
PACEL OF REAL ESTATE CHEREINAFTER REFERI	RED TO AS PARCEL'J: PAK
TOWNS IP 42 NORTH RANGE II. EAST OF THE	INIKU PRINCIPAL MERIDIAN,
BEILG CITUATED IN WHEELING TOWNSHIP, COOK	LARATION OF CUNDOMINION
FOR QUINCY PARK CONDOMINIUM NO. 3 MADE BY	ON. AS TRUSTEE UNDER TRUST
AGREEMENT (1) ED JANUARY 4, 1971 AND KNOWN IN THE OFFICE OF THE RECORDER OF COOK COL	N AS IRUSI NO. 24070 ALCOADED
21840 PARCEL (E CFPTING FROM SAID PARCEL A	21 PER CENT INIEKESI IN
COMPRISING ALL TIE UNITS THEREOF AS DEFIN	MED WWD SET LOKILL THE SWID
DECLARATION AND SURVEY) IN COOK COUNTY, I	
SUBJECT TO LOVEILBILLS, AND SIMPLES AND TESTILCE General taxes for the yar 1972 and subsemortgage to Talman Fe'eral Savings & Loan TO RAVE AND TO ROLD the said real et a win the appuremance, upon and vall power and authority is hereby granted to said fruste to improve, mann thereof, to dedicate parks, streets, highways or alle, and to vacate any subdivision or sa desired, to contract to sail, to grant orgins to put the said to any terms, to co powers and authorities vested in said Trustee, to donate, and to any terms, to co powers and authorities vested in said Trustee, to donate, and the said to the thereof, to losse said real estate, or any part thereof, for the said real estate, or any part thereof, to the said real estate, or any part thereof, to the said real estate, or any part thereof, to the said real estate and every part thereof, for the said real estate and every part thereof, for the said real estate and every part thereof in all other offer a for such other to release, convey or assign any right, title or interest in or about a sement appured deal with said real estate and every part thereof in all other offer a for such other to release, convey or assign any right, title or interest in or about a successor a trus. In no case shail any party dealing with said Trustee, or any successor a trus estate or any part thereof shall be conveyed, contracted to be sold, leased or a organization of the said real estate and every part thereof in all other than the said real estate of the said trustee, or any successor a trus estate or any part thereof shall be conveyed, contracted to be sold, leased or a organization of the said and the said real estate of the said said trustee, or any successor a trus estate or any part thereof shall be conveyed, contracted to be sold, leased or a present trust have been compiled with, or be obliged to inquire into the authority, ne selly or privileged to inquire into any of the terms of said Trust Agreement; and every in the said of the said and the said trust and the said t	quent years, and existing
TO HAVE AND TO HOLD the said real est .e w. the appurtenances, upon said Trust Agreement set forth. Full power and authority is hereby granted to said frustee to improve, mans	the trusts, and for the uses and purposes herein and in SYN B. S.
thereof, to dedicate parks, streets, nighways or and, and to wheate any subdivision or as desired, to contract to sell, to grant options to put et all on any terms, to co real estate or any part thereof to a successor or successors a tr st and to grant to successors and authorities vested in said Trustee, to donate. a ded ate, to mortrage, ple	part thereof, and to resulce and real estate as often movey either with or without consideration, to convey said the successor or successors in trust all of the title, estate, day or otherwise encumber said real estate, or any part
Full power and authority is hereby granted to said frustee to improve, mans thereof, to deficine parks, streets, highways or all; and to veaste any subdivision or real setted or any part thereof to a successor or successor, at it and to grant to successor or successor, at it and to grant to successor or successor or the successor of the success	n or reversion, by leases to commones in praesentl or in series of any single demise the term of 198 years, and to mend, change or modify leases and the terms and provi-
interest, is clear said rest extend, or any part interest, rich unit, in possession future, and upon any terms and for any period or periods or, any ne exceeding in the renew or extent clears upon mit terms and to now period or good at the and to at the clear period in the said of the contract of the said of the said of the contract of the said of the purchase the whole or any part of the reversion and to contract ever of the manner partition or to exchange said real estate, or any part thereof, for of all or person to release, convey or assign any right, title or interest in or about resement appur	ref fixing the amount of present or future rentals, to all property, to grant easements or charges of any kind, renant to said real estate or any part thereof, and to
deal with said real estate and every part thereof in all other ways an i for such oth owning the same to deal with the same, whether similar to r differer, from your In no case shall any party dealing with said Trustee, or any successor a true	er considerations as it would be lawful for any person as above specified, at any time or times hereafter.
see to the application of any purchase money, rent or money borrowed or adv need on trust have been compiled with, or be obliged to inquire into the authority, ne estiy or privileged to inquire into any of the terms of said Trust Agreement; and every 1.	add real estate, or be obliged to see that the terms of this expediency of any act of said Trustee, or be obliged or the expediency of any act of said Trustee, or be obliged or the expediency of any act of said Trustee, or be obliged or the expediency of the expediency of the expedience of the exped
Begistra of Titles of said county) relying upon or claiming under any such conveys or delivery thereof the trust created by this Indenture and by said Trust Agreement wa instrument was executed in accordance with the trusts, conditions and limitations con-	le se or other instrument, (a) that at the time of the n ill orce and effect, (b) that such conveyance or other
in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) authorized and empowered to execute and deliver every such deed, trust deed, lease, more made to a successor or successors in trust, that such successor or successors in trust has the title estate, rights rowers, authorities, duties and obligations of its, big or their	the said Trustee, or any successor in trust, was duly rise ge o'ver instrument and (d) if the conveyance is very a populated and are fully vested with all
This conveyance is made upon the express understanding and condition that neith Trustee, nor its successor or successors in trust shall incur any personal liability or be or they or its or their agents or attorneys may do or omit to do in or about the said rea	her Wheeling reveand Savings Bank, individually or as subjected to any in, judgment or decree for anything it all estate or uncer he provisions of this Deed or said
liability being hereby expressly waived and released. Any contract, obligation or in connection with said real estate may be entered into by it in the name of the then be in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trus	pening in or about and real estate, any and all such adebtedness incur of entered into by the Trustee in medicaries under of trust Agreement as their attorney-tee, in its own me, as Trust age of an express trust and
not individually (and the Trustee shall have no obligation whatsoever with respect to an so far as the trust property and funds in the actual possession of the Trustee shall be a persona and corporations whomsoever and whatsoever shall be charged with notice of t	ny such contract, obligatic or debtedness except only applicable for the payme, and ischnige thereof). All this condition from the ate of the filing for record of
this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreed of them shall so only in the earnings, avails and proceeds arising from the sails or an is here as the proceed arising from the sails or an is here as such, but only an interest in the earnings, avails and proceeds thereof as afores Trust and Savings Bank the entire legal and equitable title in fee simple, in and to all. If the tilt to any of the above real estate is now or hereafter registered, the lies in the certificate of title or duplicate thereof, or memorial, the words 'in trust,' or similar lamport, in accordance with the statute in such case made and provided, and as	ment and of all persons claiming under them or any nother disposition of said e. ate. and such interest any title or interest, legal or cor at 'in or to said real ald, the intention hereof being to .vst u said Wheeling 23.50
estate as such, but only an interest in the earnings, avails and proceeds thereof as afores Trust and Savings Bank the entire legal and equitable title in fee simple, in and to all If the title to any of the above real estate is now or hereafter registered, the Reg in the certificate of title or duplicate thereof, or memorial, the words "in trust" or	said, the intention hereof being to set a said Wheeling of the real estate above described. gistrar of Titles is hereby directed not a sister or note or "upon condition." or "with Illinia on " order of "
similar import, in accordance with the statute in such case made and provided, and a Agreement on a copy thereof, or any extracts thereforem, as evidence that any transfer, and the said grantor—hereby expressly waive—and release—any and a statutes of the State of Illinois, providing for the exemption of homesteads from sale	aid Trustee shall not be required to rodu the said charge or other dealing involving the reg' and lands
statutes of the State of Illinois, providing for the exemption of homesteads from sale In Witness Whereof, the grantors aforesaid ha Ve hereunto set	t their hands n
seals this 2874 day of April	19 /3
Mona Extrorami [SEAL]	[SEAL] Z Z
State of Illinois , Howard Bernstein	a Notary Public in and for said County, in
County of Cook SSS the state inforesaid, do hereby certify that Maria DiGiovanni, his	wife,
personally known to me to be the same per	
	s me this day in person and acknowledged that
	rein set forth, including the release and walver of the
Given under my hand and lotarial seal this	28thay of April 1973
1 city = 1	Notary Public
hail to: ntee: WHEELING TRUSTIAND BANK \$\frac{606}{\text{For inform}}\$ \$\frac{606}{\text{For inform}}\$ \$\frac{1}{2}\$ Milwankee are BOX 533	Old Willow Rd., Wheeling, Ill. nation only insert street address of above described property.
I & milioantee are BOX 533	marion only mater street address of above described property.

'END OF RECORDED DOCUMENT

y . . .