## UNOELCIALCOPA

	ja .
	QUIT CLAIM WXXXXXXXX DEED IN TRUST
	WXXXXXXXX DEED IN TRUST
	FORM 4035 BANG FORME, INC.
$\mathcal{Q}$	
<u>ر</u>	THIS INDENTURE WITNESSETH, That the Grantor,
73	Annette S. Anast, a spinster
0	of the Country of Cook and State of Illinois, for and in considerate of the sum of Ten and no/100
0	in I and paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey
Q	and V see HK QUIT unto MIDWEST BANK AND TRUST COMPANY, a banking corporation duly organized a
Þ	existing at a banking corporation under the laws of the State of Illinois, and duly authorized to accept a
<b>Q</b>	execute just with the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated  9ur 1976, and known as Trust Num
5	74-12-11.95 the following described real estate in the County of Cook and St
	of Illinois, to-wit:
	Lots 5, 8 and 14 in Roslara Subdivision being a subdivision
	of part of the North East 1/4 of Section 34, Township 41
0	North, Range 9 Fist of the Third Principal Meridian, in Cook
10	County, Illinois.
6	
2	
010000789	This document prepared ry. William T. Grace 1606 N. Harlem Avenue
3	Elmwood Park, Illinois
e	
0	
	SUDJECT TO
l	
	TO HAVE AND TO HOLD the said real estate with the appurenanc
	Full power and authority is hereby granted to said Trustee to improve, Lanar a piecet and subdivide said real estate or any puttereof, to dedicate parks, strents highways or alleys and to vacate any subdivision or par, thereof, and to resubdivide said real estate as oft
	as desired, to contract to sell, to grant options to purchase, to sell on any terms, to con' or e ther with or without consideration, to convey as real estate or any part thereof to is successor or successors in trust and no grant to such size easier or successors in trust all of the title, esta
	thereof, to lease said real estate, or any part thereof, from time to time, in possession or everalism, by leases to commence in praesent or tuturo, and upon any terms and for any period or periods of time, not exceeding in the case of any .m. demise the term of 198 years, and
- 1	renew or extend leases upon any terris and for any period or periods of time and to amend, chan e or n polly leases and the terms and pro- sions thereof at any time or times leavester, to contract to make leases and to grant options to le se and options to renew leases and options
1	purchase the whole of any part of the reversion and to contract respecting the manner on many he amount of present of stuties rentals, partition or to explainings said rial state, or any part thereof, for other real or personal property, "May a resement or charges of any kind or release, convey or making any right, title or interest in or about or maximum abouttenant to said 7 a restre or any twent thereof, and
	deal with acid real estate and every part thereof in all other ways and for such other consideration, a it vould be lawful for any personning the same to deal with the same, the thereafter, and the ways above specified, the time or times hereafter.
- }	TO HAVE AND TO HOLD the said real estate with the appurpmannt. To the trusts, and for the uses and purposes herein and anild Trust Agreement set forth.  Full power and authority is hereby granted to said Trustee to improve, inner any object and subdivide said real estate or any purposes and the property of the contract of the said of the sa
- 1	trust have been compiled with, or the obliged to inquire into the authority, necessity or expediency of any act of an art of art of privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, leave of other instrument execut
	by said Trustes, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of very roon (including t Registrar of Titles of said county) relying upon or claiming under any such converance lease or other instrument, (a) that it the time of the
- 1	instrument was executed in accordance with the trusts, conditions and ilmitations contained in this Indenture and in a W Trust Agreement in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Trustee, or any successor in V was du
	authorised and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if t's conv yance made to a successor or
- 1	the life, catate, rights, powers, as horized and configurations of its, his or their produces or in trust.  This convergance is made upon the express understanding and condition that notifier The Midwest Bank and Trust Con.  This convergance is made upon the expressors in troat shall larger any present of the building or its authorized to any claim independent.
	for anything it or they or its or their agents or attorneys may do or omit to do in or about the said real estate or under the provisi as r Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, ay r
- 1	all such liability being bereby expressly waived and released. Any contract, obligation or indefinedness incurred or entered into by the Trust a connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their sitted.
1	made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are full 'wated with a tellite, state, tights, powers, at sportlies, duties and obligations of its, his or their predictance in trust. Moreover, and the successor is trust shall caure any present all the subjected to any claim, beinginest of the successor of t
1	this Deed, interest of such and every beneficiary betweener and under said Truck approximate and of all serious claiming under them of the control of the process and the serious claiming the control of the process and the process at sides from the said or any other dispertition of said read control and such interes is bestly declared to be personal property, and no beneficiary betweeners shall here any title or interest, itself or equitable, in or to said received and such but only an interest in the earnings, avails and proces is thereof as proved, the intention between being to vest in said The Midwest Bank and Trust Company the entire legal and squitable title in fee simple, is and to the real estate above described.  If the tills to any of the above real estate is now or betweener registered, the Registrat of Trities is berely sirred not to register or not in the certificate of title or drolleate thereof, or instruction that the certificate of title or drolleate thereof, or instruction and any or in the certification of the control of the started to such case made and provided, and affirmed said not be required to preduce the said
	estate as such, but only an interest in the earnings, avails and prove dis thereof as aforessid, the intention hereof being to vest in said Th hildwest Bank and Trust Company the entire legal and squitable title in fee simple, in and to all of the real entate above described.
	in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar impacts to record on the trust, or and said Trusteen shall not be constructed to produce the said and trust, or and said Trusteen shall not be constructed to produce the said
	is in accordance with the true injunt and meaning of the trust
	And the said granter hereby expressly waive and release may and all right or benefit under and by virtue of any and a statutes of the State of Illinois, projiding for the exception of homostands from asis on exerction or otherwise.
	In Witness Whereof, the grantor_aforesaid ha S_hereunto set_her_hand_an
· 1	seal this first day of March 19.76.
	[SEAL] X Annette S. Anast
_	[stat] Annette S. Anast [stat
	State of Illinois   Margaret L. Cline   Notary Public is and for said County, is
	county of LCOS new the state aforested, do hereby cortify that
	AUDICH N. AUBEL A SOUBLA
	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・
	the ferromatic known to me to be the the same person, whose areas, 1.8 — subscribed to the ferroman instrument, appeared before me this day in person and authorizing that I O O O O O O O O O O O O O O O O O O
	Bhe and sale and advered the said tourseast as her free and

 $\Omega$ 

Exempt under provisions of Paragraph. Real Estate Transfer Tax Act.

NO TAXABLE CONSIDERATION

Date

GRANTER'S ADDRESS
Midwest Eank and Trest Compa
1606 N. Farles Avenue

NOFFICIATION MAR 10 10 06 AH '75 \*23412216