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0	Beed in Trust		
% %	This Indenture Witnesseth, That the Grantor, Harrispinster	et Tedrahn, a	
lineate Quarter Cuarter referred domining 1974 ar as Docu of the Amended filed of automat	of the County of DuPage and State of Illinois for a of Ten and no/100 (\$10.00)	d existing under the ed the 13th collowing described unit No. 2-3-1 collowing described to the Northwest al Meridian (her to Declaration of Cook County, pether with a perition in accordance ded Declarations che percentages as the collowing	52-R-C-2 as de- est treinafter of Con- ril 9, Illinois rcentage nce with s are
-	TO HAVE AND TO HOLD the said premises with the popurtenances upon the trusts and for the	ne uses and purposes	
	herein and in said trust agreement set forth. Full power and authority is hereby granted to and vested in said trustee to improve, mand divide said premises or any part thereof, to dedicate parks, striets, lighways or alleys and to vace part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant of sell on any terms, to convey either with or without consideration, to convey said premises or any cassor or successor in trust and to grant to such successor or successors in trust all of the title authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumany part thereof, to lease said property, or any part thereof, from that to time, in possession or to commence in praesenti or in futuro, and upon any terms and for any pirlor or periods of time, case of any single demise the term of 198 years, and to renow or extend lease, upon any terms of periods of time and to amend, change or modify leases and the terms and professes in thereof at an after, to contract to make leases and to grant options to lease and options to renow uses and options or any part of the reversion and to contract respecting the manner of fixing the amount of present partition or to exchange said property, or any part thereof, for other real or personc property, charges of any kind, to release, convey or assign, any right, title or interest in or about or ear interest members of any part thereof, and to deal with said property and every part thereof in all other considerations as it would be lawful for any person owning the same to deal with the single of interest from the ways above specified, at any time or times hereafter. Any such power and the Trustee shall not be exhausted by the user thereof, but may be exercised by it from time of coasion may arise with respect to all or any part of the trust property.	ate any subdivision or ortions to purchase, to part thereof to a sucpession, estate, powers and ber said property, or reversion, by leases not exceeding in the and for any period or y time or times hereto purchase the whole it or future rentals, to grant easements or to appurtenant to said ways and for such ex, whether similar to cuthority granted to tive and as often as	23r 460:832 23r 460
	In no case shall any party dealing with said trustee in relation to said premises, or to whom part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obli plication of any purchase money, rent, or money borrowed or advanced on said premises, or be o terms of this trust and said trust agreement have been complied with, or be obliged to inquire expediency of any act of said trustee, or be obliged or privileged to inquire into any of the term ment; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in estate shall be conclusive evidence in favor of every person relying upon or claiming under any si or other instrument, (a) that at the time of the delivery thereof the trust created by this Indent agreement was in full force and effect, (b) that such conveyance or other instrument was execute the trusts, conditions and limitations contained in this Indenture and in said trust agreement or thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the by a successor or successors in trust, that such successor or successors in trust have been properlifully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his in trust.	ged is ee to the ap- bliged to se inc the into the ricessit or is of said to said resisted including to said resisted in accordance with in some amendment if and empowered to be conveyance is made by appointed and are	Buyorgeneral Buyorgenesis and Buyorgenes
	The interest of each and every beneficiary hereunder and of all persons claiming under them be only in the earnings, avails and proceeds arising from the sale or other disposition of said interest is hereby declared to be personal property, and no beneficiary hereunder shall have any or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceed if the title to any of the above lands is now or hereafter registered, the Registrar of Titles is he register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "with limitations," or words of similar import, in accordance with the statute in such case made at Trustee shall not be required to produce the trust agreement or a copy thereof or any extracts that any transfer, charge or other dealing involving the registered lands is in accordance with the	real estate, and such title or interest, legal is thereof as aforesaid. ereby directed not to "upon condition," or and provided, and said lerefrom, as evidence	c - 72

And the said grantor.... hereby expressly waives... and release all rights under and by virtue of the homestead mption laws of the State of Illinois.

(SEAL) (SEAL)

In Witneess Whereof, the grantor.
_____this _____the

<u>UNOFFICIAL COPY</u>

COUNTY OF DU PAGE	-} ss.			
STATE OFILLINOIS_) Letha Lombar	di		
		for said County, in the State afo	resaid do hereby certify	that
		Harriet Tedrahn		
				
	nerconally known to me	to be the same person who	se name is	
	subscribed to the forego	oing instrument, appeared before	me this day in person	and
12 2 2	acknowledged that	she signed, se	aled and delivered the	said
	111311 01110111 03	her free and voluntary as		poses E
7 6 8 8		ng the release and waiver of the and and		l this
	day		A. D. 19 ⁷	5
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This Document Prepared By: R. C. Shockey				
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Roselle, Illinois 60172				
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