UNOFFICIAL COPY

23 510 7/2	
DEED IN TRUST 23 510 742	
(4-53-603)	
HIS INDENTURE WITNESSETH, That the Grantor, Harry R. Bard,	
a widower f the County of Cook and State of Illinois for and in consideration	
the sum of ten and no/100 pollers (\$ 10.00); hind an end of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convert.	
mol QUELTRIAN unto MELROSE PARK NATIONAL BANK, 17th Avenue and Lake Street, Meirose Park, thinois, 60160 a corporation duly organized and existing as a national banking association under the laws of the United States of America, and duly authorized to accept and execute trusts within the State of Illinois, as trustee under the provisions of a certain Trust Agreement, duted the 22nd day of December 19.66, and known as Trust Number 383, the following escribed real estate in the County of Cook and State of Illinois, to-wit:	
The East 77 feet 6 inches of Lots 11 and 12 in Block 236 in Maywood, in the South west 1/4 of Section 2. Township 39 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.	1000
This instrument was prepared by: Robert J. Novak, Attorney 408 Professional Building Oakbrook, Illinois 60521	
	1
TO HAVE AND TO HOLD the said real estate with the appurtunances. — a de trutts and for the nees and purposes berein and its laid Trust Agreement set forth. Full power and subdivide said real estate or any part. Full power and subdivide said real estate or any part.	4
aid Trust to vermant set forth. Full years and suttority is hereby greated to said Trustee to improve, man age protect and subdivide said real state of say part hereof, to dedicate parks, stream, and the said to said the said said said said said said said said	
powers and authorities vested in seld Trusses, to donate, to dedience, to mortanes, pleader or or a vise encumber said real state, or any part thereof, from time to time, in possession or new cist, by leases to commence in presenti or it duttor, and upon any terms and for any partid or periods of time, not encounting in the case or an air-sic demise the term of 100 years, and but the case or an air-sic demise the term of 100 years, and but the case or air-sic demise the term of 100 years, and but the case or air-sic demise the term of 100 years, and but the case or air-sic demise the term of 100 years, and but the case or air-sic demise the term of 100 years, and but the case or air-sic demise the term of 100 years, and but the case of the parties of the partie	
'enew or attend leases upon any terms and for any period or perions of time and to emend, oney or mounty issues and the terms and prions in the lease and options to lease and op	
sinns thereof at any time or times hereafter, to contract to make seems and to frame of fixing the an unit of the property of	1 0
In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said at take, or to whom said restants or any part thereof shall be conveyed, contracted to be sold, issued or mortgasted by said Trustee, or any acc sour in trust, be obliged to the said or any part thereof shall be conveyed, contracted to be sold, issued or mortgasted by said Trustee, or any acc sour in trust, be obliged to the said of th	يمه بخر
revisit have been compiled with, or be obliged to inquire into the authority, necessity or expediency of any act of said four es, or be obliged or privileged to inquire into any of the terms of said frust Agreement; and every deed, trust deed, mortgage, lease of oth instrument execute the said frust the property of the trust in relation to said frust shall be concluded evidence in favor of every person (including the said frust expenses or in a successor in trust, in relation to said frust shall be concluded evidence in favor of every person (including the	соок
itematric of Titles of said county) relying upon or desiming under any such conveyance lease or other instrument, (a : as a the time of the interaction of the trust created by this Indenture and by said Trust Agreement was in full (once and effect, (b) that as it conveyance or other instrument, or as assumed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Tr. Agreement or the property of the contrained of the	CO. NO. 016
n all immendments thereof, if any, and binding upon all beneficiaries thereunder. (c) that end Trustee, or any successor it thust, was due authorized and empowered to execute and deliver every such deed, trust deed, lease, morrgage or other instrument and (d) () conveyance in the conveyance of the conveyance in the conveyance of the	2 0 5 0 5 0
This conveyance is made upon in trust shall incur any personal liability or be subjected to any claim, judgment or dicre	ゅいき ナボナシンバリ
re na Truster, nor its successor or successors in trust shall never any person or shout the said real estate or under the provi one of the result of the res	山上流
in 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 provi tens of their provided in the provided of the provided in the provided of the provided in the provided int	
persons and corporations whomseever and whatevers shall be carefully all the control of the best of the tribital level. The interest of each and every benefitiary hereunder and under said Thust Agreement and of all persons claiming under them or an of them shall be only in the earnings, awalls and proceeds arising from the said or any other disposition of said rest estate, and such interest in the personnal property as a proceed arising from the said or any title or interest, tegal or equitable, in or to said rest earliers, availe and proceeds thereof as aforesaid, the intention bereof being to west in said the said of the said said of the said said of the said said involving the watersaid has a said said of the said said of the said said involving the watersaid has a said said of the said said said of the said said of the said said said of the said said said said said of the said said said said said said said said	
a nerony meneral to be personne property, and to make the property of the person of the same that we such but only an interest in the servings, avails and proceeds thereof as aforeand, the intention berrof being to west in an interest of the real state above described. Micross Park National Bank the entire legal and equitable title in fee simple, in and to all of the real estate above described.	24.2
in the turs to any of the angree was make a root of memorial, the words "in trust," or "upon condition," or "with limitations," or words on the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words on the certificate of title or duplicate thereof the conditions and provided, and said Trusts shall not be required to produce the said similar import, in accordance with the statute in such case made and provided, and said Trusts shall not be required to produce the said similar imports.	11 34
Agreement or a copy thereof, or any extracts therefrom, as evidence that any remover, many or that which make a line in accordance with the true intent and meaning of the true. In accordance with the true intent and meaning of the true. And the said grantor—hereby expressly waive—and release—any and all right or benefit under and by virtue of any and situation of the State of Illinois, providing for the exemption of homesteads from sale on exemption or otherwise.	1 2 SE
In Witness Whereof, the grantor aforesaid has hereunto set. his hand an	11 24
scal this 20th day of April 19.76	10 × 4
[SEAL] [SEAL] [SEAL]	
(694)	- 1
State of Illinois 1. the understanent, a Notary Public in and for said County, in the state aforesaid, do hereb County of Cook 88. certify that Harry R. Bard, a widower	
is appropriate	- 1
personally known to me to be the same person. whose name	
10 signed, sealed and delivered the said instrument on 115 free an	•
voluntery act, for the uses and purposes therein est forth, including the release and waiver of the right of homestead.	-
Given under my band and notation and this	- [

UNOFFICIAL COPY

COOK COUNTY, L. M.)

Jun 7 2 19 PM TE

Marie Francisco

¥2351U742

POT LAKE STREET MELBOSE PARK, ILLINOIS COLCO

END OF RECORDED DOCUMENT