QUIT_CLAIM DEED IN TEUST

-10

- 1 553 Table 23 717 553

RECORDER OF DEEDS COOK COUNTY HERRIST

1976 NOV 19 AM 9 48

10.00

THIS INDENTURE WITNESSETH, That the Grantor

JEANNETTE SACHS, a widow

Lot 9 in GIA'S Resubdivision of the South 66 feet of Lot 28 (except the East 33 feet and the West 33 feet thereof) and the North Half of Lot 30 (except the East 33 feet and the West 33 feet thereof) all in Allison's Addition to Arlington Heights, Subdivision in the Southwest Quarter (except the West Quarter of the Southwest Quarter and the South 4 acres of the East Half of the Southwest Quarter) in Section 20, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded January 25, 1974 to Document 22606349 and Certificate of Correction recorded March 3, 1975 as Document No. 23010419, in Cook County, Illinois.

THIS I 'S" U'ENT WAS PREPARED BY:

HALCE 10973 HILLER At 37 St At Lew 180 NO LASALLE ST. CHICAGO, ILLINOUS 6060F

TO HAVE AND TO HOLD the said premit a with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Full power and authority is hereby granted 'said trustee to improve, manage, protect and subdivide said premises or any part thereof to dedicate parks, strests, highways or saleys an 'to vace te any subdivision or part thereof, and to resubdivide said property as often as desired to contract to sell, to grant options to purchase, o sell of any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor or successor is trust and to grant to such successor or successors in trust all of the title, cellate, powers and authorities vested in said trustee, to donate, to do. s. mortgage, pledge or otherwise sencumber said property, or any part thereof, to least and property or any part thereof, to least contract to the cellate power and the said property, or any part thereof, to least of the cellate power and the said property, or any part thereof, to other cellate of the cellate power and to the cellate power and to any time or times hereafter, to contract to make leases and of cellate of the cellate power and the terms and provisions thereof any time of the cellate power and the terms and provisions thereof any time of the cellate power and the terms and provisions thereof as any time or times hereafter, to contract to make leases and of leases and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the any error of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other rend to be any property, to grant assuments or charges of any kind, to release, convey every part thereof in all other ways and for such other consideral on as it would be lawful for any person owning the same to deal with sub the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to return the property of the special or of any purchase money, rest, or money borrowed or advanced on said premises, or be obliged to see that it sterms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustage, or be obliged or privileged to inquire into any of the terms of said into the terms of said trust agreement; and very deed, rust deed, mortgage, lease or other instrument executed a said trust take in relation to said real estate shall be conclusive with electivery thereof the trust, created by this indenture and by said trust agreement was a full force on effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitation to or already and in this indenture and by faid trust agreement was a full force of the trust and binding upon all beneficiaries thereunder, (c) that is used to the indenture and in the indentur

The interest of each and every beneficiary hereunder and of all pursons claiming und, the 1 or any of them shall be only in the earnings avails and proceeds arising from the sale or other disposition of sale real estate, and such is 're.' is hereby declared to be personal property and no beneficiarly bereunder shall have any title or interest, legal or equitable, in or to see a real state as such, but only an interest in the earnings, avails and proceeds thereof as a forestick.

If the title to any of the above lands is now or hereafter registered, the Registrar of Tli as i hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition" . "with limitations", or words of similar import, in accordance with the statute in such case made and provided.

(Seal) Haundle Shich (Seal

(Seal) (Seal) (Seal)

State of III inois I HAROLD LOUIS MILLER a Notary Public in and for said County, is County of Cook SS. the state aforesaid, do bereby certify that JEANNETTE SACHS, a widow,

personally known to me to be the same person. whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that. She signed, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand said notarial seal this 15th day of September 10.76

GRANTEE: National Bank of Austin 5645 W. Lake St., Chicago, Illinois 60644

For information only insert street address of above described property.

END OF RECORDED DOCUMEN