23 875 363
This Indenture Witnesseth That the Grantor (6)
ED', ART IPEMA and MARLENE B. IPEMA, his wife
of the County of Crar and State of Illinois for and in consideration
of TEN DOLLARS (\$10.00)Dollars,
and other good and valuable cone dera iong in hand, paid, Conveyand Quit-Claimunto
HARRIS TRUST AND SAVINGS nA' a, 111 West Monroe Street, Chicago, Illinois 60050, a corporation of Illinois,
as Trustee under the provisions of a trust of reem at dated the 16th day of January 19 70
known as Trust Number 33984 , be following described real estate in the County of Cook
LOT 11 of Owner's Sub(iv.sion of the North 837 Feet of the West 1/2 of the North West 1/4 of the North West 1/4 of Section 19, Township 37 North, Range 13 East of the Third Principal Meridian (Except the North 317 Feet of the West 22. Teet thereof and except the North 147.58 Feet of the East 147.58 Feet of the West 379.58 Feet and except the East 233 Feet of the North 157 Feet (hereof) in Cook County, Ill.
Exempt under provisions at the man, section of
Real Estate Transfer 1
Date Buyer,
TO HAVE AND TO HOLD the said premises with the appurtenances upon the treats and for the uses and purposes herein and in said trust agreement set forth.
purposes herein and in said trust agreement set forth.  Full power and authority is hereby granted to said trustee to improve, manage—otect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to make the property as often as desired, to contract to sell, to grant option to prehase, to sell on any terms, to convey either with or without consideration, to convey said premises or any art the eof to a successor in trust, all of the tile, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encuring any part thereof, from time to time, in possession or rever one by leases to commence in praceduring the property, or any part thereof, from time to time, in possession or rever one by leases to commence in praceduring the property of the previous of time and to amend, change or modify leases and the terms and provisions thereof, at an time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the mour of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or property, to grant easements or charges of any kind, to release, convey or assign any person owing the same to deal with 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 premises or
to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.  In no case shall not party dealing with said trustee in relation to said premises, 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 see to the application of any purchase money, rent, or money berrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to impure into the necessity or expediency of any act of said trustee, or be obliged or privileged to impure into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under my such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust exceed by this Indenture, and by said trust agreement or in some amendment of the said offert, (b) that such conveyance or other instrument was executed in accordance with thereof and binding and indications contained in this Indenture and in said trust agreement or in some amendment thereof and binding deed in the said trust deed, howe, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessors in trust.  The interest of each and every hamplelery becaused or and of all turners sole each and expense or the properly appointed and the said trust and the said trust.
shall be only in the carnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no hemelicary hereometer shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the carnings, avails and proceeds thereof as aforesaid.
If the title to any of the above hands is now or becenter registered, the Registers of Titles is bereity directed not to register or maje in the certificate of title or duplicate thereof, or memorial, the words, "in trupo condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.
And the said granter hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  VQ the first part of the state of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.
In Witness Whereof, the grantor_aforesaid ha Verenuto set their hand and seal_Sthis 1 day of Crest 1977
Destination of the second of the second
Maller 13 Sema (seal) (seal)  This instrument was prepared by
THIS INSTRUMENT WAS PREPARED BY
Harry Teune Atty. 6921 W. 111th St. Worth 60482

the state of the s	ransar a Dagmar , rampa a , may be	rinkar astronomiani <b>alika</b> ni kasala astronomia seri seri seri	Armilian,	
STATE OF I		17 LPR 5 MA 9 28		
COUNTY OF	COOK Ss I,	MI APR 5 MM 9 28	e	
	a Notary Public, in	and for said County, in the Stat	te aforesaid, do here	by certify th
		ema and Marlene B.		
			who	are
	personally known to the foregoing instru	me to be the same person_S ment appeared before me this da	whose nameS	_subscribed lowledged th
. serventer	theysi	gned, scaled and delivered the sa	id Instrument as t	heir
201	free and voluntary a and waiver of the rig	ct, for the uses and purposes the tht of homestead.	rein set forth, includi	ng the releas
	GIVEN under m	y hand and Notarial Seal thia.	1 31	dn
710	Cignel	19.77 Harn 610m		
Take Congress of the Confession of the Confessio			Notar	y Public.
		· · · · · · · · · · · · · · · · · · ·		
		3		
그 그 그 이번 도가 많이 된다. 그리어 생활되었	THE REPORT OF SOME AND			海龙 溶解的

TO
HARRIS TRUST AND SAVINGS BANK
TRUSTEE
PROPERTY ADDRESS TRUST No. DEED IN TRUST

BOX 8

HARRIS TRUST AND SAVINGS BANK

END OF RECORDED DOCUMENT

