## UNOFFICIAL COPY

This Indenture Telitnesseth That the Grantor (s) DAVID SAKS, divorced and not once remarried of the County of the	$\alpha$ $\alpha$ $\alpha$ $\alpha$		
of the County . Dok	01252	24 403 262	B
of the County . Dok		<u> </u>	
of the County . Dok	and the second s	DAVID CARE dispress and	San San
of the County of North Control of the County of TEN and 00/100	This Indenture Cent	Messell Chat the Oranior (s) David State, Civered and	
and other good and values to inderestions in hand, paid, Convey	nd not /inc remarried, a	nd GAYLE E. RICH, divorced and not since remarrie	A Part of the second of the se
and other good and values to inderestions in hand, paid, Convey			
and other good and valueble substrations in hand, paid, Convey.  and Other good and valueble substrations in hand, paid, Convey.  An Truste under the provisions a first agreement dated the 23rd day of March.  19.78  here as Trust Number 183822 the following described real states in the County of COOK  and State of Himsel, to-write  the West 25 feet of the Ears 50 feet of the West 75 feet of sub lot 2 in  botter's Subdivision of lot 17 in the County Clerk's Diversion 28 Town-  only. Illinois.  The West 29 feet of the Ears 50 feet of the West 75 feet of Sub lot 2 in  botter's Subdivision of lot 17 in the County Clerk's Diversion 28 Town-  only. Illinois.  The West 29 feet of the Ears 50 feet of the West 75 feet of 18 million 18 feet of 18 million 18 m	au cook	and State of Illinois for and in consideration	
and other good and value is adjusted on in hand, paid, Convey.  And Quit-Claim.  HARRIS TRUST AND SAVINUS BANK, 111 West Monres Street, Chiego, Illinois 60000, a corporation of Illinois, as Trustee under the provisions. a trust agreement dated the 23rd day of March 19.78 known as Trust Number. 33822 the following described real estate in the County of Cook and State of Illinois, the with the Earce 50 feet of the West 75 feet of sub lot 2 in Portrar's Subdivision of lot 12 in the County Clear's Division of out lot 0 in Wrightwood, a subdivision of lot 12 in the County Clear's Division of out lot 0 in Wrightwood, a subdivision of lot 12 in the County Clear's Division of out lot 0 in Wrightwood, a subdivision of the South West 4 of Section 28, Township 40 North, Range 14 East et 2 the Third Principal Meridian, in Cook County, Illinois.  Subject to: General real estate taxes or an area amonts for any improvements not love to General real estate taxes or an area amonts for any improvements roads and include the contract of the	of the County C	<del></del>	
HARRIS TRUST AND SAVID-US BANK, 111 West Monroe Street, Chicago, Illinois 60000, a corporation of Illinois, as Trustee under the provisions. a trust agreement stated the 23rd day of MATCH 19.78 19.7	of IEN and OU/100	- Dyunia,	
has Trustee under the provisions. A trust agreement dated the 23rd day of March has a Trust Number 33.382 has a trust Numb	and other good and valuable residerati	ions in hand, paid, Conveyand Quit-Claimunto	
the West 25 feet of the Earc 50 feet of the West 75 feet of sub lot 2 in Potter's Subdivision of lot 17 in the County Clerk's Didvision of 10 to 17 in the County Clerk's Didvision of 50 to 1 lot 50 in Wrightwood, a subdivision of 6 the South Bask & of Section 28 Township 40 North, Range 14 East crite Third Principal Meridian, in Cook Dunty, 111anois.  Subject to: General real estate tixes for the year 1977; and the following it was an experience of the South Bask & of Section 28 Township 40 North, Range and ordinances; party we'l rights or agreements not lowing flatny operants, conditions and restrictions of record; zoning and building laws and ordinances; party we'l rights or agreements; roads and highways; easements of record; exist ng leases if any, to be assigned to purchase at closing, none of which epire later than (No LEASES)  TO RAM AND TO HOLD be said premises with the appurentary uson the trusts and for the uses and purposes begin and in said trust agreement est forth.  Full peeder and authority is harby granted to said trustes to impress to make, protect and subdivide said property as often as desired, to contract the said, a runt options to purchase, to said the said trustes, to donate, to desired, to contract the said, a runt options to purchase, to said the contract in a said trust and to among the said trustes, to donate, to desired, to contract the said of the said trustes, to donate, the desired, to contract the said of the said trustes, to donate, to donate, to donate, to donate, to donate, to make the said of the said trustes, to forth a said trust and to among the said trustes and for any partied or period of time and to among character and for any partied or period of time, and caused any purchase more, rant, or more borrowed or said the term and provisions thewest at any time to the said trust and the said trust agreement in trust. The parties of any purchase or the relation to add premise, or to whom said	Harris trust and savings ban	IK, 111 West Monroe Street, Chicago, Illinois 60690, a corporation of Illinois,	
the West 25 feet of the Earc 50 feet of the West 75 feet of sub lot 2 in Potter's Subdivision of lot 17 in the County Clerk's Didvision of 10 to 17 in the County Clerk's Didvision of 50 to 1 lot 50 in Wrightwood, a subdivision of 6 the South Bask & of Section 28 Township 40 North, Range 14 East crite Third Principal Meridian, in Cook Dunty, 111anois.  Subject to: General real estate tixes for the year 1977; and the following it was an experience of the South Bask & of Section 28 Township 40 North, Range and ordinances; party we'l rights or agreements not lowing flatny operants, conditions and restrictions of record; zoning and building laws and ordinances; party we'l rights or agreements; roads and highways; easements of record; exist ng leases if any, to be assigned to purchase at closing, none of which epire later than (No LEASES)  TO RAM AND TO HOLD be said premises with the appurentary uson the trusts and for the uses and purposes begin and in said trust agreement est forth.  Full peeder and authority is harby granted to said trustes to impress to make, protect and subdivide said property as often as desired, to contract the said, a runt options to purchase, to said the said trustes, to donate, to desired, to contract the said, a runt options to purchase, to said the contract in a said trust and to among the said trustes, to donate, to desired, to contract the said of the said trustes, to donate, the desired, to contract the said of the said trustes, to donate, to donate, to donate, to donate, to donate, to make the said of the said trustes, to forth a said trust and to among the said trustes and for any partied or period of time and to among character and for any partied or period of time, and caused any purchase more, rant, or more borrowed or said the term and provisions thewest at any time to the said trust and the said trust agreement in trust. The parties of any purchase or the relation to add premise, or to whom said	as Trustee under the provisions a tru	ust agreement dated the 23rd day of March 19.78	
The state of State of the Earc's 50 feet of the West 75 feet of sub lot 2 in Poter's Subdivision of lot 17 in the County Clerk's Division of out lot Din Wrightwood, a subdivision of the South West & of Section 28, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.  Subject to: General real estate taxes or an areas sments for any improvements not yet completed; covenants, conditions, end restrictions of record; coning and building laws and ordinances; parly w'll rights or agreements; roads and highway; easements of record; exist ng leases if any, to be assigned to purchase at closing, none of which expire later than (NO LEASES)  TO HAM AND TO HOLD the said premises with the appurtenants upon the trusts and for the uses and purposes begins and in said trust agreement est forth.  Pull power and authority is hereby granted to said trustes to impress on mags, protect and subdivide said teneral, and to remiddle and or multidris align property as often as delirable to contact the said, a 'unt options to purchase, to said thereof, and to remiddle and the said property as often as delirable to contact the said, a 'unt options to purchase, to said thereof, and to remiddle and the said property as often as delirable to contact the said, a 'unt options to purchase, to said thereof, and to remiddle and the said property as often as delirable, and the said property as all property as all property as all property, or the said property as a said property, or any flat the said property, or any flat the said property, as a said to be an advantage of the said property, as a said the said property, as a said there or any and for each other considerations as it would be leaved in a said property, as any pott thereof shall be considered to be said, leaved or not repeated by said trustes, or both said trustes, to be obliged or provided to be said leaved or not sa	brown as Trust Number 38382	the following described real estate in the County of Cook	
Sin Wrightwood, a subdivision of the South West 4 Of Section 12, John Ship 40 North, Range 14 East 6 the Third Principal Meridian, in Cook Southey, Illinois.  Subject to: General real estate tikes for the year 1977; and the following if any; special taxes or all signments for any improvements not yet completed; covenants, conditions, end restrictions of record; zoning and building laws and ordinances; parfy we'l rights or agreements; roads and highway; easements of record; atting leases if any, to lake the use and highway; easements of record; atting leases if any, to lake the use and highway; easements of record; atting leases if any, to lake the use and purposes benshin add in said trust agreement st forth.  TO HAVE AND TO HOLD the said premises with the sputtement upon the trusts and for the uses and purposes benshin and in said trust agreement st forth.  To appear and subborit is being said, sireets, highways or alleys and o means any abdivision or part benshing of remobilities and property as often as desired, to contract to sail, or 'not exposed to estate the said premises of a substitute to improve a mange, protect and subdivide said thereof, and for remobilities and premises of a substitute of the said of any part thereof, rom lines to fine, in "assession" reversion by lakes to commence in present or in future, and upon any terms and for any period or priction of the said to such a successor or successors in trust, all of the title, estate, powers and to commence the protect of the said to such a substitute of assessment to commence in present of the partition of the carbon part thereof, rom lines to fine, in "assession" reversion by lakes to commence in present of trust on the successor of successors in trust, all of the title, estate, powers and to contract respecting the successor of reversion in trust and to great the successor of t	The West 25 feet of the E	asc 50 feet of the West 75 feet of sub lot 2 in	
Subject to: General real estate tixes for the year 1977; and the following if any; special taxes or are sements for any improvements not get completed; covenants, conditions and restrictions of record; zoning and building laws and ordinances; party we'll rights or agreements; roads and highways; easements of record; exist ng leases if any, to be assigned to purchase; at closing, none of which expire later than (No LEASES)  TO HAME AND TO HOLD the said premises with the appurtence, upon the trusts and for the uses and purposes herin and in said trust agreement set forth.  Full power and subority is heavy granted to said trustes to improve minage, pretect and subdiride said interest, and for remothride said property as often as desired, to contract its sail, a, and upon to purchase, to said any part thereof, it convey either with or without consideration, to coavy and premise and grouperty, as any part thereof, to lease and property as often as desired, to contract its sail, a, and upon any terms and for any part described in the case of any single demise the term of 102 years, and to remove or extend leases upol any terms and for any part thereof, to lease and property as often as any part thereoffer, to lease and property as upon any terms and for any part described. The convey extended to purpose the conveyance of any part thereoffer, to extend and property are upon any terms and for any part described. The conveyance has any part thereoffer, to extend to reake and to grant or three shorts or charges of any found to release convey or saign any right, till a block of the said property and the conveyance has an option to reak any and part and part and property, or any part thereoffer, to contract to make lease and to grant or the same or charges of any kind, to release, convey or saign any right, till a block of the same to deal grant the same and the conveyance has any and part and the conveyance has any and part and the conveyance has any and part and the part thereoffer and the part of the same to deal grant	n im Weightwood a guhdiy	ision of the South West % OI Section 28, TOWN-	
Subject to: General real estate vikes for the year 1977; and the following if any; special taxes or are saments for any improvements not yet completed; covenants, conditions, end restrictions of record; zoning and building laws and ordinances; parfy we'l rights or agreements; roads and highway; easements of record; exist ng leases if any, to be assigned to purchaser at closing, none of which e gair later than (NO LEASES)  70 HANE AND TO MOLD the said premises with the appurement upon the trusts and for the uses and purposes begin and in add trust agreement set forth.  Full power and authority is hereby granted to said trustee to improve manage, protect and subdivide said on any terms, to convey either with or without consideration, to convey said premises or any part thereof, to decide parts, streets, haptways or aligned and year and addition or part the convey either with or without consideration, to convey said premise to every said thereof, to lesse said property, or any part thereof, from time to time, in years and years of the convey either with or without consideration, to convey said premise or any part thereof, and the said property, or any part thereof, from time to time, in years and years and years are all the said or to comments in a ringuist on mace the term of 189 years, and to remove or stead leases up any terms of the said property, or any part of the very part	ship 40 North, Range 14 Ea	ast of the Third Principal Meridian, in Cook	
Lowing if any; special taxes or all individual in the process of record; zoning and building laws and ordinances; party w'l rights or agreements; roads and highway; easements of record; exist ng leases if any, to be assigned to purchaser at closing, none of which equire later than (NO LEASES)  TO HAVE AND TO HOLD the said premises with the appurteness, upon the trusts and for the uses and purposes begin and in said trust agreement set forth.  Full power and authority is hereby granted to said trustes to impure, minage, protect and subdivide said premises of the said trusts agreement and trust agreement and trust and for the uses and purposes begin reminded and property as often as desired, to contract to sell, o', and options to purchase, to sail on say terms, to convey either with or without consideration, to convey sail premises or any terms, to convey sail property, or any part thereof, from these time, in a season of the said property, or any part thereof, from the to time, in a season of the said property, or any part thereof, from the to time, in a season of the part of the record of the said property, or any part thereof, from the total property, or any part thereof, to make lease and to grant options to lease and options to "lime, not exceeding in the caseful of any single denise the term of 189 years, and to remove or extend leases up a any terms of the support of the part of th	County, Illinois.		
duiding laws and ordinances; party w? I rights or agreements; roads and highways; easements of record; exist ng leases if any, to be assigned to purchase; at closing, none of which expire later than (NO LEASES)  TO HAW AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes herifa and in said trust agreement set forth.  Full poper and authority is hereby granted to said trustes to improve manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and a mass any subdivides of said cases or suppert thereof, to dedicate parks, streets, highways or alleys and a mass any subdivides of said cases or suppert thereof, to dedicate parks, streets, highways or alleys and a mass any subdivides and cases or suppert thereof, to close said property, or any part thereof, from time to time, in passession reversions to commence in present of inture, and the year, and to renew or extend leases up a any terms and for any part thereof, to close any part thereof and its constitution as it would be included at any time or due to the part of the reversion and to contract respecting the manner of the ways and the part of the reversion and to contract respecting the manner of the part of the reversion and to contract respecting the manner of the part of the reversion and to contract respecting the manner of the part of the part of the reversion and to contract respecting the manner of the part of the part of the reversion and to contract respecting the manner of the part of t	Subject to: General real	estate tixes for the year 1977; and the fol-	
and highways; easements of record; exist ng leases if any, to be assigned to purchase at closing, none of which expire later than (NO LEASES)  TO HAMP AND TO HOLD the said pressure with the appurtence upon the trusts and for the uses and purposes begin and it said trust agreement set forth.  Pull power and authority is hereby granted to said trustes to improve on mage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highway or a leave and or acate any subdivision or part it has not a substance of the premises or any part thereof, to dedicate parks, streets, highway or a leave and or acate any subdivision or part it has not a substance, and to result the said property as often as desired, to convey said primites are any part thereof to a successor or successor or successor in trust, all of the title, enter on the convey said primites are any part thereof to a successor or successor or successor in trust, all of the title, enter on the convey said primites are any part thereof to a successor or successor or successor in trust, all of the title, enter on the convey said primites are any part thereof to a successor or successor or successor in trust, all of the title, enter on the convey said primites are any part of the same to comment or in future, and upon any terrest and for any period or period of time and the same to comment or the same to comment or charges of any kind, to release, convey or saigs any right, tit or present in the same to deal risk the same, whether similar to or different from the ways above specified, at any time or time thereof in all other ways and for such other considerations as it would be lawful for any person or aim the same to deal risk the same, whether similar to or different from the ways above specified, at any time or time thereof in all other ways and for such other considerations as it would be consideration as it would be said premises, or obliged to say the application of any purchase more present the same to deal risk the same to deal r	est completed: covenants.	conditions and restrictions of record; ZORING	
TO HAVE AND TO HOLD the said practice with the appurtenance upon the trusts and for the uses and purposes barifa and in said trust agreement set forth.  Full polar and subtrity is hereby granted to said trustse to improve minage, protect and subdivide said premises or may part thereof, to dedicate parks, sirests, highways or alloys and o nacted any subdivision or part thereof, to dedicate parks, sirests, highways or alloys and o nacted any subdivision or part thereof, to dedicate parks, sirests, highways or alloys and o nacted any subdivision or part thereof, to convey either with or without consideration, to convey side premi so or any part thereof to a smocessor or successor in trust and to grant to such successor or successors in trust, all if the tilin, estate, powers and can be applied to commend the protect of the successor or successor in trust, all if the tilin, estate powers and the surplement of the successor or successor in trust, all if the tilin, estate powers and can be applied to the successor of successor in trust, all if the tilin, estate powers and the surplement of the successor or successor in trust, all if the tilin, estate powers and can be applied to the successor of successor in trust, all if the tilin, estate powers and can be applied to the successor of successor in trust, all if the tilin, estate powers and can be applied to the successor of successor in trust, all if the tilin, estate powers and can be applied to the successor of successor in trust, all if the tilin, estate powers and can be applied to the successor of successor in trust, all if the tilin, estate powers and the successor of successor in trust, all if the tilin, estate powers and the successor of the trust of the successor of successor in trust estate to the successor of the successor of successor in trust, that is the successor of successor of successor in trust, that such successor or successors in trust have been groperly and all successor or successors in trust, that such successor or successors in trust have been	and building laws and ord	inances: nariv wall rights or agreements; rodgs	
TO HAVE AND TO HOLD the said premiers with the appurtenant a upon the trusts and for the uses and purposes basin and in said trust agreement set forth.  Full oper and enthority is hereby granted to said trustes to improve on mage, protect and subdivide said premiess or any part thereof, to dedicate parts, streets, highways or sileys and o mach supported to said thereof, and for embidivide said property as often as desired, to contract to said, or and options of said consists of the said of resubdivide said property as often as desired, to contract to said, or and to premies of the said o	and highwaye, pagements of	f record: existing leases if any, to be assigned;	
Pull power and subtrivity is hearby granted to said trustes to improve an eage, protect and subtrivity and thereby granted to said trustes to improve an eage, protect and subtrivity and property and the protect and the pro	to parchaser at crossing, i		
Pull power and subtrivity is hearby granted to said trustes to improve an eage, protect and subtrivity and thereby granted to said trustes to improve an eage, protect and subtrivity and property and the protect and the pro	TO HAVE AND TO HOLD the se	aid premises with the appurtenant s upon the trusts and for the uses and	2
or times kereafter, to contract to make leases and to grant options to lease and options to be contract respecting to make the wholes the whole or any part of the reversion and to contract respecting to many for cit. The lor personal property to grant casements or charges of any kind, to release, convey or assign any right, tile interest in or about of easement appurtenant to said premises or any part thereof, and to deal with all property end of the contract of the said property of the same part thereof and to deal with the same, whether similar to within a said trustes or any part thereof, and to deal with the same of the said that the said trustes or any part thereof and the contracted to be said the same of the said property of the said trustes of the said property of the said trustes of the said trustes or be obliged to see that the terms of this trust have been compiled with, or be obliged to laquire into the necessity or expect at you and any and of add trustes, or be obliged to provide or provide provide any advanced on said trustes on the said trust of the said trust	purposes heriin and in said trust agre		
or times kereafter, to contract to make leases and to grant options to lease and options to be contract respecting to make the wholes the whole or any part of the reversion and to contract respecting to many for cit. The lor personal property to grant casements or charges of any kind, to release, convey or assign any right, tile interest in or about of easement appurtenant to said premises or any part thereof, and to deal with all property end of the contract of the said property of the same part thereof and to deal with the same, whether similar to within a said trustes or any part thereof, and to deal with the same of the said that the said trustes or any part thereof and the contracted to be said the same of the said property of the said trustes of the said property of the said trustes of the said trustes or be obliged to see that the terms of this trust have been compiled with, or be obliged to laquire into the necessity or expect at you and any and of add trustes, or be obliged to provide or provide provide any advanced on said trustes on the said trust of the said trust	premises or any part thereof, to dedica	by granted to said trustee to impress in mage, protect and subdivision or part the parks, streets, highways or alleys and o "acate any subdivision or part the academy of desired to contract to sail or any options to purchase, to sail	
or times kereafter, to contract to make leases and to grant options to lease and options to be contract respecting to make the wholes the whole or any part of the reversion and to contract respecting to many for cit. The lor personal property to grant casements or charges of any kind, to release, convey or assign any right, tile interest in or about of easement appurtenant to said premises or any part thereof, and to deal with all property end of the contract of the said property of the same part thereof and to deal with the same, whether similar to within a said trustes or any part thereof, and to deal with the same of the said that the said trustes or any part thereof and the contracted to be said the same of the said property of the said trustes of the said property of the said trustes of the said trustes or be obliged to see that the terms of this trust have been compiled with, or be obliged to laquire into the necessity or expect at you and any and of add trustes, or be obliged to provide or provide provide any advanced on said trustes on the said trust of the said trust	on any terms, to convey either with or	ty as often as desired, to convey said premi es or any part thereof to a suc-	
or times kereafter, to contract to make leases and to grant options to lease and options to be underso the purchase the whole or any part of the reversion and to contract respecting the month of the property to grant casements or charges of any kind, to release, convey or assign any right, tile and interest in early the property to grant casements or charges of any kind, to release, convey or assign any right, tile interest in early the property of the support of the	authorities ested in said trustee, to don	nate, to dedicate, to mortgage, pledge or other in encumber said property, or	6
or times kereafter, to contract to make leases and to grant options to lease and options to be underso the purchase the whole or any part of the reversion and to contract respecting the month of the property to grant casements or charges of any kind, to release, convey or assign any right, tile and interest in early the property to grant casements or charges of any kind, to release, convey or assign any right, tile interest in early the property of the support of the	to commence in praceenti or in future, in the case of any single demise the fer	, and upon any terms and for any period or perior', of 'ime, not exceeding on 198 years, and to renew or extend leases up a any terms and for any	<b>1</b>
any first thereof shall be conveyed, contracted to be sold, leased or mortaged by said trustee, be obliged to be to the spillation of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into asid premises, or be obliged to privileged to inquire into any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument and of said trust agreement; and every because the trust, and the said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trust ear seceuted in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successors or successors in trust have been properly appointed and made of a successor or successors in trust, that such successor or successors in trust have been properly appointed to interest or the said or the said or of the deed trust agreement and obligations of its, his or their predecasors in trust. The interest of each and every beneficiary hereunder and obligations of its, his or their shall be interest or continued to the said properly appointed to said real estate, and of interest, legal or equitable, in or to said real estate as such, but only an interest in the earning, avails and proceeds arising from the said or the deed of the said grantor. It is also the said of the said grantor governed to the said grantor governed	period or periods of time and to amend or times bereafter, to contract to make	l, change or modify leases and the terms and provisions the reof at any time leases and to grant options to lease and options to lease and options	
any first thereof shall be conveyed, contracted to be sold, leased or mortaged by said trustee, be obliged to be to the spillation of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into asid premises, or be obliged to privileged to inquire into any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument and of said trust agreement; and every because the trust, and the said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trust ear seceuted in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successors or successors in trust have been properly appointed and made of a successor or successors in trust, that such successor or successors in trust have been properly appointed to interest or the said or the said or of the deed trust agreement and obligations of its, his or their predecasors in trust. The interest of each and every beneficiary hereunder and obligations of its, his or their shall be interest or continued to the said properly appointed to said real estate, and of interest, legal or equitable, in or to said real estate as such, but only an interest in the earning, avails and proceeds arising from the said or the deed of the said grantor. It is also the said of the said grantor governed to the said grantor governed	to purchase the whole or any part of t present or future rentals, to partition o	the reversion and to contract respecting the manner of king the amount of or to exchange said property, or any part thereof, for other rail or personal	
any first thereof shall be conveyed, contracted to be sold, leased or mortaged by said trustee, be obliged to be to the spillation of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into asid premises, or be obliged to privileged to inquire into any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument and of said trust agreement; and every because the trust, and the said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trust ear seceuted in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successors or successors in trust have been properly appointed and made of a successor or successors in trust, that such successor or successors in trust have been properly appointed to interest or the said or the said or of the deed trust agreement and obligations of its, his or their predecasors in trust. The interest of each and every beneficiary hereunder and obligations of its, his or their shall be interest or continued to the said properly appointed to said real estate, and of interest, legal or equitable, in or to said real estate as such, but only an interest in the earning, avails and proceeds arising from the said or the deed of the said grantor. It is also the said of the said grantor governed to the said grantor governed	property to grant easements or charge about of easement appurtenant to said ;	premises or any part thereof, and to deal with said property a every part	
any first thereof shall be conveyed, contracted to be sold, leased or mortaged by said trustee, be obliged to be to the spillation of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into asid premises, or be obliged to privileged to inquire into any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument any of the terms of said trust agreement; and every deed, frust deed, mortgage, lease or other instrument and of said trust agreement; and every because the trust, and the said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trust ear seceuted in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successors or successors in trust have been properly appointed and made of a successor or successors in trust, that such successor or successors in trust have been properly appointed to interest or the said or the said or of the deed trust agreement and obligations of its, his or their predecasors in trust. The interest of each and every beneficiary hereunder and obligations of its, his or their shall be interest or continued to the said properly appointed to said real estate, and of interest, legal or equitable, in or to said real estate as such, but only an interest in the earning, avails and proceeds arising from the said or the deed of the said grantor. It is also the said of the said grantor governed to the said grantor governed	thereof in all other ways and for such to deal with the same, whether similar to	other considerations as it would be lawful for any person of him the same o or different from the ways above specified, at any time or time hereafter.	
shall be only in the earnings, 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 beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registers, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor saforesaid have bereunte set their hands and MARCH  Seal's this 23rd day of MARCH  Seal's (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	In no case shall any party dealing	with said trustee in relation to said premises, or to whom said   remises or attracted to be sold, leased or mortgaged by said trustee, be obliged to to to	
shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estates, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registers, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor_g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_s aforesaid ha Vehereunto set their hands and MARCH  Seal's this 23rd day of MARCH  OAVID SAKS  (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	the application of any purchase money,	rent, or money borrowed or advanced on said premises, or be obliged to see	
shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estates, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registers, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor_g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_s aforesaid ha Vehereunto set their hands and MARCH  Seal's this 23rd day of MARCH  OAVID SAKS  (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	any act of said trustee, or be obliged or deed, trust deed, mortgage, lease or oth	privileged to inquire into any of the terms of said trust agreement; and every her instrument executed by said trustee in relation to said real estate shall?	
shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estates, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registers, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor_g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_s aforesaid ha Vehereunto set their hands and MARCH  Seal's this 23rd day of MARCH  OAVID SAKS  (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	conclusive evidence in favor of every p instrument, (a) that at the time of the	person relying upon or claiming under any such conveyance, lease or oth redelivery thereof the trust created by this Indenture and by said trust agre-	
shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estates, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registers, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor_g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_s aforesaid ha Vehereunto set their hands and MARCH  Seal's this 23rd day of MARCH  OAVID SAKS  (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	ment was in full force and effect, (b) the trists, conditions and limitations co	that such conveyance or other instrument was executed in accordance with	
shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estates, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registers, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor_g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_s aforesaid ha Vehereunto set their hands and MARCH  Seal's this 23rd day of MARCH  OAVID SAKS  (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	thereof and binding upon all beneficiari execute and deliver every such deed, tr	rust deed, lease, mortgage or other instrument and (d) if the conveyance is	
shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estates and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor_g 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 examption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_s aforesaid ha Vehereunto set their hands and seals this 23rd day of MARCH 1978  (SEAL)  OAVID SAKS  (SEAL)  OAVID SAKS  (SEAL)  OBVID SAKS  (SEAL)  OBVID SAKS  (SEAL)	made to a successor or successors in transaction and are fully vested with all the title,	estate, rights, powers, authorities, duties and obligations of its, his or their	
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is being of the not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor g 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 examption of homestands from sale on execution or otherwise.  In Witness Whereof, the grantor aforesaid have hereunte set their hands and seals this 23rd day of NARCH  DAVID SAKS  (SEAL)  GAYLE E. RICH THIS INSTRUMENT WAS PREPARED BY  JOS West Madison	The interest of each and every ber	neficiary hereunder and of all persons claiming under them or any of them	
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is being of the not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor g 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 examption of homestands from sale on execution or otherwise.  In Witness Whereof, the grantor aforesaid have hereunte set their hands and seals this 23rd day of NARCH  DAVID SAKS  (SEAL)  GAYLE E. RICH THIS INSTRUMENT WAS PREPARED BY  JOS West Madison	shall be only in the earnings, avails at and such interest is hereby declared to	nd proceeds arising from the sale or other dispusition to sale leave any title or personal property, and no beneficiary hereunder shall have any title or	
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is being of the not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor g 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 examption of homestands from sale on execution or otherwise.  In Witness Whereof, the grantor aforesaid have hereunte set their hands and seals this 23rd day of NARCH  DAVID SAKS  (SEAL)  GAYLE E. RICH THIS INSTRUMENT WAS PREPARED BY  JOS West Madison	thereof as aforesaid.	real estate as such, but only an interest in the earnings, available by	
And the said grantor_g hereby expressly waivs_ 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.  In Witness Whereof, the grantorS_aforesaid ha Vehereunto set their handS_and  sealS_this_23rd	If the title to any of the above land not to register or note in the certificate	ds is now or hereafter registered, the Registrar of Titles is hereby directed a of title or duplicate thereof, or memorial, the words, "in trust," or "upon and the words, "upon and the words, "upon and the words, "upon and the words, "upon and "u	
Witness Whereof, the grantorS aforesaid ha Venerunto set their handS and sealS this 23rd day of MARCH 1978  DAVID SAKS (SEAL)  GAYLE E. RICH THIS INSTRUMENT WAS PERPARED BY  LOS West Madison			
Witness Whereof, the grantorS aforesaid ha Venerunto set their handS and sealS this 23rd day of MARCH 1978  DAVID SAKS (SEAL)  GAYLE E. RICH THIS INSTRUMENT WAS PERPARED BY  LOS West Madison	And the said grantor g hereby ex- virtue of any and all statutes of the S	state of Illinois, providing for the exemption of homesteads from sale on	
SealS this 23rd day of MARCH 1978  DAVID SAKS (SEAL)  GAYLE E. RICH THIS INSTRUMENT WAS PERPARED BY  LOS West Madison			
DAVID SAKS  (SEAL)	1 21	MADOUT 78	
DAVID SAKS  (SEAL)  GAYIE E. RICH THIS INSTRUMENT WAS PERFARED BY  105 West Madison	11/	y v	
DAVID SAKS  (SEAL)  GAYIE E. RICH THIS INSTRUMENT WAS PERFARED BY  105 West Madison	Heitels	(SEAL)	<b>B</b>
GAYIE E. RICH THIS INSTRUMENT WAS PERPARED BY	DAVID SAKS	human a D. A	
David Saks 105 West Madison	X CAVID P BICH		
David Saks 105 West Madison Name Maries	THIS	1	
	David Saks	ZOS West Madison	100

## **UNOFFICIAL COPY**

DAVID SAKS and GAYLE E. RICH, BOTH DIVORCED AND  ROT REMARRIED  Personally known to me to be the same person. 5. where mans 5 are subscribed to the foregoing instrument appeared before use this day is person, and acknowledged that the foregoing instrument appeared before use the day is person, and acknowledged that the foregoing instrument appeared the middle of the fact of the uses and purposes therein set forth, including the release and waiver of the right of homestand.  GIVEN under my hand and Notarial Seal this.  GIVEN under my hand and Notarial Seal this.  AND 19. 71  STATE OF ILLINOIS  APPRIL TO MEAN TO STATE TO MEAN TO STATE TO STATE TO MEAN TO STATE T	STATE OF ILLI COUNTY OF C	NOIS Ss. I, Evel: a Notary Public, in and for said County,	n Wright	bereby certify that
personally known to use to be the same person. S where name. Size subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that they signed, assisted and delivered the sald instrument as. Their free and voluntary set, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  GIVEN under my hand and Notarial Seal this day of 19.78  STATE OF HALINGIO AND THE SACTION AND THE STATE OF HALINGIO AND THE SACTION				
personally known to me to be the same person. 5 whose name \$\frac{\text{ATC}}{\text{atc}}\$ enherribed to the foregoing instrument appeared before me this day in person, and acknowledged that there is a second and delivered the said beatrument as. The \$\text{Tree} and voluntary set, for the uses and purposes therein set forth, including the release and warver of the right of homestend.  GIVEN under my hand and Notarial Seal this		NOT REMARRIED		
STATE OF HANDER WARREN OF DEEDS COCK CULTY HANDES  APR-14-76  APR-				
STATE OF ILLINIONS  STATE OF ILLINIONS  ENLISTED FOR THE TRANSFER WAY  ENLISTED FOR THE TRANS				
STATE OF HANDER OF DEEDS  COUNTY FUNDER OF DEEDS  COUN	4.9	they signed, sealed and deli-	vered the said instrument as	their
STATE OF HADRINGS  STATE OF HADRINGS  STATE OF HADRINGS  ERLIPTED  STATE OF HADRINGS  RECORDER OF DEEDS  COCK COUNTY HARRINGS  APR-14-TB  LIPTED  APR-14-TB  A	CHAMME		urposes therein set forth, in	cluding the release
STATE OF ILLINIOIS  STATE OF ILLINIOIS  FRANCISCO DE STATE OF ILLINIOIS  FRANCISCO DE STATE OF DEEDS COOK CCUTTY ILLINOIS  APR-14-TR  APR-14-TR		- · · ·	9-144 /3 <sup>/</sup>	en.
STATE OF ILLINOIS ACCTION AND ARRIVAL STATE OF ILLINOIS AFCORDER CALLED AND ARRIVAL TO 8.50 TO				
STATE OF ILLINOIS ACCTION AND ARRIVAL STATE OF ILLINOIS AFCORDER CALLED AND ARRIVAL TO 8.50 TO			. Making	
STATE OF ILLINICIDE  EACH PAYOR TO AN FER MAX E  ERLIOTEZ PRILLY RECVENUS TO 8. 50 E  RECURRUER OF DEEDS COOK CELLY RUNDIS  APR-1 4-76  AP	COUNT			Notary Public.
STATE OF ILLINIOUS  EACH PAYOR TO ALGERIAN S  ERLIOTEZ PRILYTO REVARRUS 10 8. 50 S  RECORDER OF DECOS COCK CCULTY ILLINOIS  APR-1 4-75  AP	***************************************			
STATE OF ILLINIOUS  EACH PAYOR TO ALGERIAN S  ERLIOTEZ PRILYTO REVARRUS 10 8. 50 S  RECORDER OF DECOS COCK CCULTY ILLINOIS  APR-1 4-75  AP	0,			
STATE OF ILLINIONS  STATE OF ILLINIONS  ERLIOTES AFRICATE TO MOFER IN A STATE OF DEEDS  RECORDER OF DEEDS  COOK CECUTY ILLINOIS  APR-14-76  APR	-//x	A TO CHTY ()	HICACOX	
STATE OF ILLINICISTAL PROPERTY OF DEEDS COOK COUNTY ILLINOIS  APR-14-75 244 03262 - REC 1		C. C.	*	
STATE OF ILLINICIS FEATURE TO MOFER INV. ELLINOSE INV. ELLINOSE COOK CCULTY ILLINOS FUNDER COOK CCULTY ILLINOS APR-14-74 244 03262 - REC 1		100 A	[] 1 to [] *	
STAL INSTANCE TO ANGLE TO A SOUTH OF THE PROPERTY OF THE PROPE		UK		
STATE TO THE TO THE TAX TO SEE TA				
STATE TO THE TO THE TAX TO SEE TA		C'		
STAL INSTANCE TO ANGLE TO A SOUTH OF THE PROPERTY OF THE PROPE				
STAL ISTME TO TOFFER WAX END TO BE TO THE TOTAL AND THE TO				
EB. 107622 LERI 13-78 RECVERIUE TO 8. 50 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		TE STATE OF HARD	:∩≡ •	
APR-14-78 APR-14-79 244 03262 A - REC 1		ETAL TISTATE TO A SPENT	WE II.	
APR-14-78 APR-14-79 244 03262 A - REC 1		1085		
RECORDER OF DEEDS COOK COUTEY HUNDES  APR-14-78  Links 71 244 03262 A - REC 1		EB.10762) DATATA   REVENUE	<u> </u>	
RECORDER OF DEEDS COOK COUNTY HUNDS  APR-14-78  Line 71 244 03262 A - REC 1				
RECORDER OF DEEDS COOK COUNTY HUNDS  APR-14-78  Line 71 244 03262 A - REC 1		<u> </u>	<b>D</b> -	
PR-14-78 July 71 244 03262 A - REC 1				
APR-14-70 244 03262 A - REC 1	.573 A			خداهد استرارو
APR-14-70 244 03262 1 — REC 1		COOK CELETY ILLINGIS	AFGORDER	Chey P. B. Sins
D : 1			6/	ú'
D : 1		APR-14-78 Liste 749	24403242	REC 10.0
O : I O O O O O O O O O O O O O O O O O			277 UJE U	, 1150 ±010
TRUST No.  TO TO THUST AND SAVINGS BAIR TRUSTE AND SAVINGS BAIR TRUST AND SAVINGS 2.2.6  HARRIS TRUST AND SAVINGS 2.2.6		la _!	7	
TRUST No.  DEED IN TRUST  TRUST AND SAVINGS BAIR  TRUSTES  PROPERTY ADDRESS  HARRIS TRUST AND SAVINGS 2.2. &  HARRIS TRUST AND SAVIN			4	25
TRUST No.  DEED IN TRUST  TRUST AND SAVINGS BY TRUST AND SAVINGS ST.  HARRIS TRUST AND SAVINGS ST.  THE WAR MORNES ST.	<b>1</b>			13.8
TRUST No.  TRUST No.  TRUST TO TRUST ENUMES TRUSTEE  PROPERTY ADDRESS  FRABBIS TRUST AND SAVINGS  111 Wet Moune Street				م فیزا)
TRUST No.  DEED IN TRUS  TRUSTEE  PROPERTY ADDRESS  WAY 526  HARRIS TRUST AND SAVING  111 West Monroe Street	₹ <b>1</b> :			
TRUST No.  TRUST No.  TRUSTEE PROPERTY ADDRESS  FRABBIS TRUST AND SAY  HARBIS TRUST AND SAY  111 Wet More Street	2   :   <b>5</b>			
TRUST No DEED IN TRUST TRU		i i i i i i i i i i i i i i i i i i i		ACCOSTON OF STANKING
TRUST No.  DEED II  LARBIS TRUST AND  PROPERTY ADI  PROPERTY ADI  HARRIS TRUST AN	S 1/ : 1 🚍	oetz		2 6
DEED DEED PROPERTY A PROPERTY A HARBIS TRUST 111 West Months Struct				18 2 . ~
TRUISI DEE DEE PROPERTY HARBIS TRU HARBIS TRU HARBIS TRU				N F F
PROPER 111 Wet 140				
FINAL PROPERTY OF THE PROPERTY			~	HARRIS TR

OF RECORDED DOCUMENT