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24723170	
This Indenture Witnesseth That the Grantor (s)	
KENNETH E. PIEKUT, A BACHELOR	
	1
of the ou. ty of Cook and State of Illinois for and in consideration	ļ
of TEN AND NO 100THS (\$10,00) Dollars,	[
and other go d a d valuable considerations in hand, paid, Conveyand Quit-Claimunto	
HARRIS TRUST AND SAVINGS BANK, 111 West Monroe Street, Chicago, Illinois 60690, a corporation of Illinois,	
as Trustee under the ro isions of a trust agreement dated the 24th day of August 19 77,	1
known as Trust Num. 37891 , the following described real estate in the County of Cook and State of Illinois, to sit:	
Lots 38 and 39 in Clock 6 in William R. Kerr's Subdivision of the North 1/2 of the West 1/2 of the Northwest 1/4 of Section 29, Township 37 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois	
TO HAVE AND TO HOLD the said premises with the appointenances upon the trusts and for the uses and surposes herein and in said trust agreement set forth.	
Full power and authority is hereby granted to said true ee to improve, manage, protect and subdivide said remises or any part thereof, to dedicate parks, streets, high ways or alleys and to vacate any subdivision or part hereof, and to resubdivide said property as often as desired, to it is sell, to grant options to purchase, to sell namy terms, to convey either with or without consideration, to con ey aid premises or any part thereof to a successor in trust and to grant to such successor in trust, all of the title, estate, powers and subdivities vested in said trustee, to donate, to dedicate, to mortgage, and or return all of the title, estate, powers and subject to the said property, or any part thereof, from time to the property of the said property, or any part thereof, to make a said property, or any part thereof, to commence in praesenti or in future, and upon any terms and for a very end of a precision of time, not exceeding the same of any single demise the term of 188 years, and to renew or ext all eases upon any terms and for any at the case of any single demise the term of 188 years, and to renew or ext all eases and or the same of the same and of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase of the purchase the whole or any part of the reversion and to contract respecting the amount of the purchase of the part of the respection of the purchase of the purchase	
hereof, and to resubdivide said property as often as desired, tot_t_to sell, to grant options to purchase, to sell an any terms, to convey either with or without consideration, to con ey aid premises or any part thereof to a suc-	9
essor or successors in trust and to grant to such successor or successor in trust, all of the title, estate, powers and inthorities vested in said trustee, to donate, to dedicate, to mortgage,ed e or otherwise encumber said property, or	Jr. esentative
or commence in praesenti or in future, and upon any terms and for any period or periods of time, not exceeding to	e E
eriod or periods of time and to amend, change or modify leases and the terms are provisions thereof at any time r times hereafter, to contract to make leases and to grant options to lease are colors to renew leases and options	1/1 8
o purchase the whole or any part of the reversion and to contract respecting he nanner of fixing the amount of resent or future rentals, to partition or to exchange said property, or any partitizeness, for other real or personal	J. 3
roperty, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or bout or easement appurtenant to said premises or any part thereof, and to dea, with said operation and every part is proof in all other years and for such other considerations or it resuld be leaven to the constant of the same	3
deal with the same, whether similar to or different from the ways above specified, at s ly tin s or times hereafter.	3
In no case shall any party dealing with said trustee in relation to said premises, or to when said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said truste, be obliged to see to see application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see to the terms of this trust have been complied with, or be obliged to inquire into the neces in or expediency of years of the trust case, or be obliged or privileged to inquire into any of the terms of said trustee, or be obliged or privileged to inquire into any of the terms of said trust great each case, the shall be mechanise evidence in favor of every person relying upon or claiming under any such conveyants, lease or other strument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trustee, the shall be served and effect, (b) that such conveyance or other instrument was executed in sace relations with the conveyance of other instrument and trustee in the same time of the same time	3 3
nat the terms of this trust have been complied with, or be obliged to inquire into the neces it is respectively act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust great and every and trust dead matterials leave the said trust great and every said trust dead matterials.	W =
nortunent executed by said tristee in frighteen the state of said tristee in friction to said the said the mortistic evidence in favor of every person relying upon or claiming under any such conveyants, lease or other than the time of the delivery thereof the trust created by this Indenture and by said that at the time of the delivery thereof the trust created by this Indenture and by said that at the time of the delivery thereof the trust created by this Indenture and by said that at the time of the delivery thereof the trust created by this Indenture and by said the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and by said the said that the time of the delivery thereof the trust created by this Indenture and the said the said that the time of the said that the said that the time of the said that the	/
ent was in full force and effect, (b) that such conveyance or other instrument was executed in acc rdauce with ce trusts, conditions and limitations contained in this Indenture and in said trust agreement or in som ame iment to be	1.
ereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empoy end to be decute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the con ey unce is 6	c \
d are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or the sedecessors in trust.	12
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of the medial be only in the carnings, avails and proceeds arising from the sale or other disposition of said real estated such interest is hereby declared to be personal property, and no benefix hereby declared to be personal property, and no benefix hereby declared to be personal property, and no benefix hereby declared to be personal property, and no benefix hereby declared to be personal property and no benefix hereby declared to be personal property.	77-77 Date
ereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed to to register or note in the certificate of title or duplicate thereof, or memorial, the words, "In trust," or "upon addition," or "with limitations," or words of similar import, in accordance with the statute in such case made and	10
oraca.	(
And the said grantor hereby expressly waive S and release S any and all right or benefit under and by ritue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on ecution or otherwise. In Witness Whereof, the grantor aforesaid has hereunto set his hand and	
als this 5th day of October 19 78	
(SEAL) County E Michill (SEAL)	
Kennech E. Piekut (SEAL)(SEAL)	1 8
THIS INSTRUMENT WAS PREPARED BY	
Richard Samuels 189 W. Madison Street, Suite 404 Name Address Chicago, IL 60602	
Cnicago, il 60602	<u> </u>

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ALINA MARIN	NOIS OOK ss. I, Christina M. Iglar a Notary Public, in and for said County, in the State aforesaid, do hereby certify that	
NOTARE	KENNETH E. KIEKUT A BARHELGR	
P/HIIC P	who Co	
	personally known to me to be the same person whose name subscribed to	
COUNTY	the foregoing instrument appeared before me this day in person, and acknowledged that	
	signed, sealed and delivered the said instrument as	
	· ·	
	GIVEN under my hand and Notarial Seal thisday	
	of 110 TX 10 TX	
· O _A	Notary Public.	
70-	My Commission Expires November 22, 1980,	
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BOX 8 TRUST No		(67,
	PET INC.	. i.
	HARRIS TRUST AND SAVE TRUSTEE PROPERTY ADDRESS HARRIS TRUST AND SAVE	1234! (REV. 11/73)
		1234
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END OF RECORDED DOCUMEN