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DEED IN TRUST 4 1300 24 571 767 67	75.83-6.
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(The Above Space For Recorder's Use Only)	
THE INDENTURE WITHERSTEIL ALL ALL COLLA	2 g t
THIS INDENTURE WITNESSETH, that the Grantor, COLLEEN WOLLER, a	_ 4,
of the County of COOK and State of ILLINOIS, for and in consideration of the st	
of TEN and no/100 Dolla	irs.
(S 10.00), in hand paid, and of other good and valuable considerations, receipt of which is hereby du saknowledged, Convey. and Quit-Claim S unto First State Bank & Trust Company of Hanover Park , an Illinois bar	
Ming corporation of Hanover Park , Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trust	ree Di Ci
under the provisions of a certain Trust Agreement, dated the 13 day of FEBRUARY 1978 and known as Trust Number 488, the follow's 'escribed real estate in the County of COOK, and State of Illinois, to-w	
th	17 A.B.
	100 E E
	1.1% 2.3
SUBJECT-TO: SEE RIDER ATT CHED HERETO AND MADE A PART HEREOF	1//26/8/
10	1 2 g Z
TO HAVE AND TO HOLD the said real estate w.'h. the Expurtenances, upon the trusts, and for the uses and purposes herein and	/ i+ @
said Trust Agreement set forth.	" 6
times to improve, manage, protect and subdivide said real estate or any part to parts of it, and at any time to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and the real part thereof, and to resubdivide said that the soften as desired, to contract to sell, to grant options to no	to ir-
chase, to sell on any terms, to convey either with or without convey said real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in sa	or id
Or rany part thereof, from time to time, in possession or reversion, by leas s to commence in the present or in the future and upon at the read of the part thereof, from time to time, in possession or reversion, by leas s to commence in the present or in the future and upon at the read of the part expending in the case of an Society of the term of 198 years and to renew or expension.	e, iy
leases upon any terms and for any period or periods of time and to ame, c. ange or modify leases and the terms and provisions there at any time or times hereafter, to contract to make leases and to grant or ions to lease and options to renew leases and options to pu	of ir-
Full power and authority is hereby granted to said Trustee vit respect to the real estate or any part or parts of it, and at any time-times to improve, manage, protect and subdivide said real estate is fer any part thereof, to dedicate parks, streets, highways or alleys and vacate any subdivision or part thereof, and to resubdivide said real state as often as siered, to contract to sell, to grant options to put chase, to sell on any terms, to convey either with or without a sideration, to convey said real estate or any part thereof to a success. Trustee, to donate, to dedicate, to mortgage, piedge or otherwise encu. or said real estate or any part thereof, to lease said real estate or any part thereof, from time to time, in possession or reversion, b. leas s to commence in the present or in the future and upon art terms and for any period or periods of time, not exceeding in the case if a size denise the term of 198 years, and to renew or exteg the said of the sai	A. S.
and to deal with said real estate and every part thereof in all other ways and for such other considerations as would be lawful for an open owning the same to deal with the same, whether similar to or differen from the ways above specified, at any time or time	iy H es S
hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation o said real estate, or to whom said real estate.	STAMPS I
hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation of said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by sain. If you or any successor in trust, be obliged to see to the application of any purchase money, rent or money belowed or advanced in the true by priety, or be obliged to see that the seed of the	e S
Trustee, or be obliged or privileged to inquire into any of the terms of said trust and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to said trust a querty shall be conclusive evidence in	ENG
favor of every person relying upon or claiming under any such conveyance, lease or other instrum nt, (a) that at the time of the deliver thereof the trust created by this Deed and by said Trust Agreement was in full force and effect, (b) that significance or other instru	REVENUE
ment was executed in accordance with the trusts, conditions and limitations contained herein and it said frust Agreement or in a amendments thereof, if any, and is binding upon all beneficiaries thereunder, (c) that said Trustee, o any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, morteage or off er instrument and (d) if the con	<u>,</u> 8
veyance 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 preceded in trust.	, (RS
vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their precues on in trust. This conveyance is made upon the express understanding and condition that the Grantee, neither indiv fuall or as Trustee, nor it successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or deters, or anything it or they or its or their agents or attorneys may do or omit to do in or about the said real estate more provisions of r is beed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incurred or entered into "me" rustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement sst. is attorney and indicate of the contract of the	"RIDERS"
or its or their agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said trus are greement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability happened to expressly waived and released. Any contract, obligating or indebtailurs injurying or entered into the foreign contract.	: : :
nection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their attorney in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trus	APFIX
and not individually (and the Trustee shall have no obligation whatsnever with respect to any such contract, obligation of mr. bledness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payr and and discharge thereof). All present and computations whomspers and whatsness shall be charged with notice of this condition, one the date	
of the filing for record of this Deed.	46
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under "m or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of the trust property, and surinterest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said trust property as such, but only an interest in the earnings, avails and proceeds thereof a saforesaid, the intention hereof being to vest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above described.	The state of
to said trust property as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above described.	
If the title to any of the trust property 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 hereby expressly waive and release any provided. And the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	CYA.
IN WITNESS WHEREOF, the Grantor aforesaid ha hereunto set hand and seal this 12th	
day of <u>JUNE</u> . 19 78 .	Ç/7
Seal College Woller Seal	
[Seal]	
STATE OF ILLINOIS)	
COUNTY OF COOK	
1. THE UNDERSIGNED a Notary Public in and for said County in the State aforesaid, do hereby certify that COLLEEN WOLLER a Soinster	
personally known to me to be the same person whose name IS subscribed to the foregoing instrument, appeared of	中学生
fore me this day in person and acknowledged that SDE signed, sealed and delivered the said instrument as her feel and walkers	3 005
GIVEN under my hand and Notarial Seal this 1949	
Commission expires January 13, 19.81. Saleguelu NOTARY PUBLIC	
Commission expires NOTARY PUBLIC	

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	Exempt under provisions of Section 4, Real Estate Translater of Date
Door Coop Colling	AFFIX "RIDERS" OR REVENUE STAMPS HERE." Lansler Law yet. Lansler Law yet. Herein Law Herein Lansler
STATE OF	24 51 767
personally known to the do the same person whose name is subscribed to the foregoing instrument, appeared before me this day he person and acknowledged that Sine-signed, sealed and delivered the said instrument as 10 free and voluntary act, for the Green and Compression of the Green of the	4 854 242

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FIDER A

PARCEL 1:

Unit 361, in the Renaissance Reav Condominium as delineated on a survey of the following describe; real estate: certain lots in Renaissance Subdivision of part of the Northwest quarter of Section 14, Township 42 North, Range 10 Eas: of the Third Principal Meridian, in Cook County, Illinois, according 5 the Plat thereof recorded September 28, 1977, as Document 24125143, which Survey is attached as Exhibit "C" to the Declaration of Condominium recorded as Document 24432968, together with its undivided percentage interest in the common elements;

also

PARCEL 2:

Easement for ingress and egress for the benefit of Pircel 1 as set forth in the Declaration of Condominium recorded ε s document 24432968

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Yes Edward

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RIDER B

This Deed is conveyed on the conditional limitation that the percentage of ownership of said Grantees in the common elements shall be divered pro tanto and vest in the Grantees of the other Units in accordance with the terms of said Declaration and an amended Declarations recorded pursuant thereto, and the right of revocation is also hereby reserved to the Granter herein to accomplish this result. Acceptance of this conveyance by the Grantees shall be deemed an agreement within the contemplation of the Condominium Property Act of the State of Illinois to a shifting of the common elements pursuant to said Declaration and to all other terms of said Declaration, which is hereby incorporated herein by reference thereto, and to all the terms of each amended Declaration recorded pursuant thereto.

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