UNOFFICIAL COPY

$\widetilde{\beta}$	• •	~ .		•			RECHOLE JOS	To the
0		FOR R	ECORD .	21	0/0	716		
٠. خ	R. K. LINDEN	6 '79	9 go Mi	24	869	346	#2486	9346
1-	PIONEER TRUST & SAVINGS BANK 4000 W. NORTH AVENUE - CHICAGO, ILLINOIS		THE ABOVE SHE	E FOR RECORDERS	USE ONLY			
<u>ع</u>	THIS INDENTURE WITNESSETH, That the Grant		YLLIS CHEEVER	•	ed			
4		State o	f Illinois		for and in			
459	of Ten and no/100and valuable considerations in hand paid, Conveys				& TRUS	T COMP.	ANY,	
7	a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the lith day of January , 1979, known as Trust Number 21630, the following							
0 - 0	desc libed real estate in the County of	ook	and State of	f Illinois, to-wit	: 			
99 -	Lot 44 in Block I in Ke	rsten's	subdivision of	Lot 14 in	14	Ô.	_	, þ
310	Kimbell's subdivision of the West half of the Southeast guarter and the East half of the Southwest guarter(except							
33								
W	Tow ship 40 North, Range I3, East of the Third Principal Mrician, in Cook County, Illinois. Brought under provisions of Paragraph. Section 4.							
	e cur e	-a	Seller or Repr	enentative	B		E 9 E	
	Date	HACE .	-Daires et mobe	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			S 455	2 2
	Grantee's Address: 400) N TO HAVE AND TO HOLD the said premises with the at put	e ances up	on the trusts and for th	he uses and purpo	ses berein :	and in said	P. CH.	手里
	agreement set forth. Full power and authority is hereby granted to said trusta- dedicate parks, streets, highways or alleys and to vacate any sub- contract to sell, to grant opious to purchase, to sell on any ten- part thereof to a successor or successors in trust and to grant to vested in said trustee, to donate, to dedicate, to mortgage, pledg- any part thereof, from time to time, in possession or reversion, period or periods of time, not exceeding in the case of any sin- for any period or periods of time, not exceeding in the case of any sin- for any period or periods of time and to amend, change or mod of the contract respecting the manner of faing the amount of presen- for other real or personal property, to grant eastments or charges eastment apputencant to said premises or any part hereoft, and a other considerations as it would be lawful for any person ownin, above specified, at any time or times hereafter.	10 100 01 10 100 01 15, 0 100 0	e, manage, protect and s past thereof, and to re- rev cities with or withou	ubdivide said prem subdivide said proj t consideration, to	uses or any perty as ofte convey said	part there	TEST OF THE	798
	part thereof to a successor or successors in trust and to grant to vested in said trustee, to donate, to dedicate, to mottgage, pledg- any part thereof, from time to time, in possession or reversion, period or periods of time, not exceeding in the case of any sin- period or periods of time, not exceeding in the case of any sin-	such succe or other by lease a le demis	vise e cumber said propen o cor mence in praesenti the term of 198 years, and	t all of the title, e ty, or any part then or futuro, and u if to renew or exten	state, power rof, to lease pon any te d leases up	rs and auth said proper rms and fo on any term	RIOCES AND LONG THE PROPERTY OF THE PROPERTY O	
\leq	for any period or periods of time and to amend, change or mod contract to make leases and to grant opions to lease and options to contract respecting the manner of fixing the amount of presen- for other teal or personal property, to grant easements or charges	fy leases , to renew or future of any ki	leas and provisi feas and options to pure rei tals, o partition or t nd, there e, convey or	ions thereof at any hase the whole or a to exchange said po assign any right, to	time or ti iny part of roperty, or le or intere	mes herealt the reversion any part th st in or abo	er, for an	(X) III
00	easement apportenant to said premises or any part thereof, and to other considerations as it would be lawful for any person owning, above specified, at any time or times hereafter. In mo case shall any party dealing with said trustee in relat	deal with the same	h said property and every to deal with the same, bremises, or to whom s	y part thereof in a whether similar to aid premises or an	or differen	eys and for t from the	ways such ways con- con- con- con- con- con- con- con-	o
2	above specified, at any time of times herealter. In no case shall any party dealing with said trustee in relat veyed, contracted to be sold, leased or morreaged by said trustee rowed or advanced on said premises, or be obligied to see that it considered to the said trustee of the contract of the cont	be oblig te terms of or privileg	ed to see to the pli tic f this trust have he to c led to inquire into any al- tee in relation to said ex-	on of any purchase implied with, or be title terms of said state shall be con	money, ren obliged to trust agree	t. or money inquire int ment; and lence in fav	CAPTON APPENDE	L TAG
3	every person relying upon or claiming under any such conveyant created by this indenture and by said trust agreement was in ful accordance with the trusts, conditions and limitations contained binding upon all beneficiaries thereunder, (c) that said trustee we	e, lease of force and this independent	t other instrument, for an d effect, (b) that such co enture and in said trust otherized and emprovered	nat at the time of the convey we be other agreement of in security and do	he delivery instrument me amendo	thereof the was execut nent thereof such deed.	trust de din de	ty
9	deed, lease, mortgage or other instrument and (d) if the convey, in trust have been properly appointed and are fully vested with their predecessor in trust. The interest of each and every beneficiary beganning and of	nce is ma ill the title	de to a successor or succe e, estate, rights, powers, a	esson in trust that outher the steel a	such succes nd obligatio	sor or succe ns of its, i	essors F	
9	avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby de tare 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 a lefterest in the exemings, avails and proceeds thereof as aforesaid.							
3	certificate of fifte 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.							
	statutes of the State of Illinois, providing for the exemption of		s from sale on execution a	or benefit under an or otherwise.	d by (m)	of any an	d all	
	In Witness Whereof, the granter—aforecaid ha S hi	Fe	bruary	79	hand—	_ar [seal_		
	Shifle 9 Cheever (Seal)			•	(St	:ai) [5	<u> </u>
	/hyllus Cheever (Scal	,				(Se	an Ox	- >
	State of Illinois Since of Coological S. S. I. the undersigned Phyllis Cheever, and not since remarried The state aforesaid, do hereby certify that divorced and not since remarried							3
								ī
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								
1.	signed, sealed and delivered the said instrument as <u>neer</u> 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 and notarial seal this 26th day of February 19 79							
			_ 11/ary	Northy Public	y by	ca_	_	
'	Pioneer Bank & Trust Company				<i>(</i>			
9FC	Box 22		For inf	ormation only inser above described p	street addr	ess of		
والمعتبرة	Fast Fast (क्लास प्रस्तिक कारणा क्षण्यकार प्रस्तिक स्वतिक स्वतिक क्षणिक स्वतिक स्वतिक स्वतिक स्वतिक स्वतिक स्व इतिकास	er de rechte fer fan de	reneralis gajular (nr howeste).	and the second security of the second	255 F - 8 , 10755424	teranija jaro in	to Haytza i tikuwa 197	nga nasay sa sa

END OF RECORDED DOCUMENT