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	24883282
This Indenture W itnesseth v	pat the Grantor (s)
	anet L. Taylor, his wife
Δ	
of the County of Cook and ofTen and no/100's(State of Illinois for and in consideration \$10.00)Dollars,
and attracted and university considerations in hand unit	Conveyand Quit-Claimunto
	at, Hickory Hills, Illinois 60457, a corporation of Illinois,
	d the 11th day of May 19 78,
known as Trust Numb - 1380 , the following de and State of Illinois, to-wit:	escribed real estate in the County of <u>Cook</u>
	Subdivision of part of the West ½ of the
	Transfer Tax Act. Date: 3-10-71
Signatu e o	of Buyer-Seller or their Representative
TO HAVE AND TO HOLD the said premises with	the appurtenances upon the trusts and for the uses and
purposes herein and in said trust agreement set forth. Full power and authority is hereby granted to said premises or any part thereof, to dedicate parks, streets, it hereof, and to resubdivide said property as often as desion any terms, to convey either with or without consideratt cessor or successors in trust and to grant to such successor authorities vested in said trustee, to donate, to dedicate, to any part thereof, to lease said property, or any part thereo to commence in pruesenti or in futuro, and upon any ter in the case of any single demise the term of 198 years, any or times hereafter, to contract to make leases and to grant to purchase the whole or any part of the reversion and typesent or future rentals, to partition or to exchange said property, to grant easements or charges of any kind, to rabout or easement appurtenant to said premises or any part better of all other ways and for such other consideration to deal with the same, whether similar to or different from In no case shall any party dealing with said trustee any part thereof shall be conveyed, contracted to be sold, the application of any purchase money, rent, or money bot that the terms of this trust have been compiled with, or any act of said trustee, or be obliged or privileged to inqui	I tru tee o improve, manage, protect and subdivide said highw alleys and to vacate any subdivision or part red, to cot irac' to sell, to grant options to purchase, to sell on, to co ver si'd premises or any part thereof to a suctor or successor in trust, all of the title, estate, powers and mortgage, p' dge or 'therwise encumber said property, or f, from time to .m., in possession or reversion, by leases rms and for any 'ric' or periods of time, not exceeding d to renew or ex sm' leases upon any terms and for time to red to the sell of time to contract respecting the name of fixing the amount of property, or any part the cof, f r other real or personal elease, convey or assign a yr right title or interest in or rt thereof, and to deal withd' roperty and every part is as it would be lawful for any p' on owning the same the ways above specified, at anyme or times hereafter. In relation to said premises, or the whom said premises or leased or mortgaged by said trustee, 'e ob '.ged to see to rowed or advanced on said premises, or the obliged to see to rowed or advanced on said premises, or the obliged to see to re into any of the terms of said trust agrees earl; and every
conclusive evidence in favor of every person relying upon instrument, (a) that at the time of the delivery thereof the ment was in full force and effect, (b) that such conveyar the trusts, conditions and limitations contained in this Indithereof and binding upon all beneficiaries thereunder, (c) execute and deliver every such deed, trust deed, lease, made to a successor or successors in trust, that such such and are fully vested with all the title, estate, rights, power predecessors in trust. The interest of each and every beneficiary becaused.	or claiming under any such conveyance, le se c other c trust created by this Indenture and by said ru t agreece or other instrument was executed in accordance wenture and in said trust agreement or in some amend lent that said trustee was duly authorized and empower id to ortgage or other instrument and (d) if the conveyar c is essor or successors in trust have been properly appoiners, authorities, duties and obligations of its, his or their and of all persons claiming under them or any of them
shall be only in the earnings, avails and proceeds arising and such interest is hereby declared to be personal proper interest, legal or equitable, in or to said real estate as such thereof as aforesaid.	1 1
If the title to any of the above lands is now or hereast not to register or note in the certificate of title or duplicat condition," or "with limitations," or words of similar impo- provided.	
And the said grantor. hereby expressly waive a virtue of any and all statutes of the State of Illinois, prexecution or otherwise.	nd release any and all right or benefit under and by oviding for the exemption of homesteads from sale on
In Witness Whereof, the grantor Saforesaid have her seal S this 16th day of	March 179 hand S and
Michael 1 Taylon Daylo (SEAL)	Janet X. Taylor (SEAL)
(SEAL)	(SEAL)
(SEAL)	(SEAL)
	175777 15 (2007)

7800 WEST 9565 ST. HICKORY HILLS, ILL 50457 24883282

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TATE OF ILL OUNTY OF	personally known the foregoing inst they free and voluntars and waiver of the	in and for said Cou ichael J. Tayl to me to be the sam rument appeared be signed, sealed and act, for the uses ar right of homestead. my hand and Notan	19. 79. Say 2 June	who are subson, and acknowle ument as their forth, including the	wife scribed to dged that	00 3003
	1979		44050 • 21	383282 · A	kec 1	0.0:
TRUST No. 1380 DEED IN TRUST		TO BANK OF HICKORY HILLS TRUSTEE PROPERTY ADDRESS	14200 S. Trenton Orland Park, Il	Mail To: 12.4 803-	BANK OF HICKORY HILLS 7800 West 95th Street Hickory Hills, Illinois 60457	

END OF RECORDED DOCUMENT