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AS BUCEINED IN	1 ~ "	8
7(9)	24978608	HEREE EXEMPT BY PAR
F2204 0.75		HEREBY DEC
Y F220A 8-75	THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENTURE WITNESSETH, That the Grantor		
PH'ILIS CHEEVER, DIVORCED AND NOT SINCE REMARRIED of the County of COOK and State of ILLINOIS for and in consideration		
of********* Oblians, and other good and valuable considerations in Made and paid, Conveys and quit claims unto the PIONEER BANK & TRUST COMPANY,		
a corporation of Illinois, as Trustee vider the provisions of a trust agreement dated the FEBUARY , 19 79, known as Trust Number 21651 , the following		
described real estate in the County of	ok and State of Illinois, to-wit:	· 2
		(5 <u>0</u>
Lot 26 in Block 1	5 in North West Land Accociation	3 3
Lot 26 in Block 15 in North West Land Accociation Subdivision of the East Nalf of the North East Quarter of Section 14, 'ornship 40 North, Range 13, East of the Third Principal Meridian (except the South 665.6 Feet and except the Northwestern Elevated Railroad Yards and right of way) in Cook County, Illinois.		
13, East of the	Third Principal Meridian (except et and except the Northwestern El-	
evated Railroad Ya Illinois.	rds and right of way) in Cook County, n	N AT
H		ITS ATRAIS/ OH TAX ORDI
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Grantee's Address: 4000 West North Avenue, Chicago, Ilinoi 60639		
agreement set forth. Full power and authority is hereby granted to said ut dedicate parks, streets, highways or alleys and to vacate at	appurtenances upon the trusts and for the uses and purposes herein and in said trust rustee to improve, manage, protect and subdivide; premises or any part thereof, to my subdivision or nast thereof, and in resubdivir. and none, as often as desired, to	nwai ស្គែ
contract to sell, to grant options to purchase, to sell on at part thereof to a successor or successors in trust and to gravested in said trustee, to donate, to dedicate, to mortgage, any part thereof, from time to time, in possession or rever	by terms, to convey either with or without consideration, to conv. said premises or any ant to such successor or successors in crust all of the title, exate, powers and authorities pledge or otherwise encumber said property, or any part the tool, to lease said property, or any part the tool, to lease said property, or any part the tool, to lease said property, or any part the tool, to lease said property, or any part the tool, to leave said property, or any part the tool, to leave said property, or any part the tool, to leave said property, or any part the tool, to leave said property, or any part the tool, to leave said property, or any part the tool, to leave said property, or any part the tool, to leave said property or the tool tool.	at I a
period or periods of time, not exceeding in the case of ar for any period or periods of time and to amend, change or contract to make leases and to gram options to lease and or to contract respecting the manner of fixing the amount of	ny single demise the term of 198 years, and to renew or extens see a upon any terms and remained are remained as a most provisions thereof at any time , mean hereafter, to opicions to renew leases and the terms and opicions to provisions to renew leases and opicions to provide the remained of the reversions and present or future remains, to partition of the reversions and a reservision and the remaining t	o under
for other real or personal property, to grait easements or c easement appurtenant to said premises or any part thereof, other considerations as it would be lawful for any person above specified, at any time or times hereafter.	rustee to improve, manage, protect and subdivide; premises or any part thereof, to any subdivision or part thereof, and to resubdivic said propy as so ficen as desired, to any subdivision or part thereof, and to resubdivic said propy as so ficen as desired, to yet terms, to convey either with or without consideration, tr conv. said premises or any ant to such successor or successors in trust all of the title, estate, lowers and authorities pledge or otherwise encumber said property, or any part th red, to live said property, or aid property, or aid property, or aid property, or aid to deal or terms and for any yet single derine the term of 198 years, and to renew or extent user is uson any terms and yet yet yet and yet yet yet yet yet yet yet yet	F-01-
In no case shall any party dealing with said trustee in vyed, contracted to be sold, leased or mortgaged by said rowed or advanced on said premises, or be obliged to see	n relation to said premises, or to whom said premises or any part thereof reall be con- tracted, be obliged to see to the application of any purchase money, rent, or money or that the terms of this runt have been complied with, or be obliged to inquire in a the	eor m Tulle
deed, trust deed, mortgage, lease or other instrument exect every person relying upon or claiming under any such con- created by this indenture and by said trust agreement was accordance with the trusts, conditions and limitations control	ared by said course in relation to said real estate shall be conclusive evidence in two of very archivers considered the said real estate shall be conclusive evidence in two of very ance, lease of other instrument, (a) that at the time of the delivery thereof the true in full force and effect, (b) that such conveyance or other instrument was executed in the contract of the contra	Erovisions Francisc Tes
binding upon all beneficiaries thereunder, (c) that said tru deed, lease, mortgage or other instrument and (d) if the c in trust have been properly appointed and are fully vested their brederessur in trust.	n relation to said premises, or to whom said premises or any part thereof sail be contrustee, be obliged to see to the application of any purchase money, rent, or mon y octata the terms of this trust have been complied with, or be obliged to inquire in o the light or privileged to inquire into any of the terms of said trust agreement; a description of the terms of said trust agreement; a description of the said trust agreement; a description of the said trust agreement; a description of the said trust agreement or in some amendment thereof an issued in this indenture and in said trust agreement or in some amendment thereof an street was duly authorized and empowered to execute and deliver every such deed, trust successive or successors are successors are successors or successors are successors are successors or successors are successors are successors are successors are successors are successors are successors or successors are successors a	
The interest of each and every beneficiary hereunder as a vails and proceeds arising from the sale or other disposition beneficiary hereunder shall have any title or interest, to avails a sale of the control of the c	nd of all persons claiming under them of any of them shall be only in the earnines. On on the state of the carriers and such interest is berefly declared to be personal property, and of participate, in or to said real estate as such, but only an interest in the earnings, of the carriers of the carrier	Po Cag
If the title to any of the above lands is now or hereaft certificate of title or duplicate thereof, or memorial. The wimport, in accordance with the statute in such case made a	ter registered, the Registrar of Titles is hereby directed not to register or note in the yourds 'in trust", or "upon condition", or "with limitations", or words of similar; and provided.	
And the said grantor bereby expressly waive statutes of the State of Illinois, providing for the exemption	and release any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or otherwise.	6 W
In Witness Whereof, the grantor—aforesaid ha S		(<u> </u>
(Shoon Ohnere		60
PHYLLIS CHEEVER	(Seal)(SealF.	On 4
	(Seal) (Seal)	1 73
State of ILLINOIS 1. the undersigned 2 Notary Public in and for said County. in		
	aid do hereby certify that Phyllis Cheever, divorced and not since remarried	249786 Document Number
personally know	n to me to be the same person whose name IS subscribed to	# 66 66
the foregoing in	strument, appeared before me this day in person and acknowledged that. She and delivered the said instrument as her free and voluntary act, for the uses	
and purposes the	hand and noguised seed this. 21 Sday of May 19	L

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