25469876

QUIT CLAIM DEED IN TRUST THIS INSTRUMENT WAS PREPARED BY JOHN P. DINNE

PIONTER BANK & TRUNT COMPANY

COOK COUNTY, ILLINOIS FILED FOR RECORD

1980 HAY 29 AH 11: 16

Sidney H. Olseni RECEPTER OF DEEDS

25469876

THIS INDENTURE WON'GSETH, That the Grantor PHYLLIS CHEEVER

DIVORCED and not since remarried.

of the County of

15/4/6

and State of

Cook

Illinois

for and in consideration Dollars, and other good

TEN and valuable considerations in hand raid, conveys and quit claims unto the PIONEER BANK & TRUST COMPANY. a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the 9TH day of , 19 🚉 0, known as Trust Number 22331 , the following

Declaration and Survey).

SLE RIDER ATTACHED

and State of Illinois, towit GEIVED IN BAD COMBITER

unit No. 853-/ as delineated (n Sirvey of the following described parcel of real estate (hereinafter referred to as 'Parcel'):

Lot 8 and the East 5/8 of an inch or the North 40 Feet of Lot 9 in the Subdivision of the North 4 acro of the East 1/2 of the Northeast 1/4 of Section 17, Township (North, Range 14 East of the Third Principal Meridian in Cook County, Illinois.

Said Survey is attached as Exhibit 'A' to that certain Declaration of Condominium Ownership and of Easements, Restrictions and Covenant for the 853 LAWRENCE CONDOMINIUM made by the BATK OF RAVENSWOOD as Trustee under Trust Agreement dated February 9, 75% and known as Trust No. 25-3126 recorded in the Office of the Cool County Recorder of Deeds as Document No. ASTAGRAPY and that Seriain Amendment to Declaration of Communication of Management of Easements, Restrictions and Covenants for the 35° LAWRENCE COUDOMINIUM made by the BARK OF RAVENSWOOD as Trustee under Trust Agreement dated Fibruary 9, 1978 and known as Trust No. 25-3126 recorded in the Office of the BARK OF RAVERSHOOD as Trust tee under Trust Agreement dated Fibruary 1978 and known as Trust No. 25-3126 recorded in the Office of the Cook County Recorder of Deeds as Document No. 27.37/355 together with an undivided 6.67 to per cent interest in blid Parcel (excepting from said Parcel all the property and space contrising all of the Units thereof as defined and set forth in site

Office

UNOFFICIAL COPY

C/Cx		
time magnetic construction of the property of the control of the c	The second second	
0.5	76	
	, ,	
	20 1	
	medistrins 1.5.	
Grantee's Address: 4000 West North Avenue, C'acago, Illinois 60639		Transition of the second
HAVE AND 10 HOLD the said receives with the apputtenances upon the rooms and for the sea and purposes berein and in said trust	REVENUE ()	ALC: COLORS
icate pails, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to trace to self, no grant options to purchase, to self on one terms, to convey either with or with set consideration, to convey asid premises or any thereof to a successor or successors in trust and to grant to such successors or successors in tre. If . 'be title, estate, powers and authorities ed in suid trapper, to deducate, to deducate, to mortgage, pledge or otherwise encumber said property, c am part thereof, to lease said property, or	F	
Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to ideate parks streets, highways or alleys and to actual any subdivision or part thereof, and in established said property as often as desired, to interest to a successor or or successors in trust and to grant the subdivision of the successor of any successor or any part thereof, to lease said property, or any part thereof and to any part thereof and the said trustees the said of the said lease and to a said part of the said and any any part thereof, and to desire the said property and the trems and options to purchase the who or any part of the reversion and other real or period all property, or grant extrements or charges of any kind, to release, country or saidin any right, if or interest in or about or extremal apprentice, to grant extrements or charges of any kind, to release, country or saidin any right, if or interest in or about or extremal apprentice, and to deal with said requires, on any part thereof, and to deal with said requires, or to the three shall any party design with said trustees in relation to said promises, or any part thereof, and to deal with said requires, or to the charge, and or any part thereof said be con-	- OT	1990
contract respecting the manner of haing the amount of present or future centals, to partition of the section was all property, or say part interest, other real or personal polyterty, to grain elsements or charge of any kind, to release, concey or assign any μ_0^* , μ_0^* to continue about or timent appurents to said premises to any part thereof, and to deal with said property and every part thereof in 11 other ways and for such reconsiderations as it would be lawful for any person owning the same to deal with the same, whether similar? A different from the ways	Britan S	
In so case shall any party dealing with said trustee in relation to said premises, or to whom said premises or a / p \u03c4 thereof shall be con- ed, constacted to be said, leased or mortacted by said trustee, be obliged to see to the application of any purchas on any rent, or money bor- ed or advanced on said premises, or be obliged to see that the termy of this trust have been complied with, or be o \u03c4. To include it aid the	EW 2	
the district of the desired of the d	The state of the s	
we specified, at any time of times hereafter. In one case shall any party deciling with said trustee in relation to said premises, or to whom said premises or a / p or thereof shall be concluded by the construction of the con	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ills and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal process, and beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the ear one, it and the proceeds thereof a sufferest of	2	
If the fifte to any of the above lands is now or hereafter reparted. The Repairst of Lates is hereby directed not to repairer or note in a lates of the condition of with limitations, or words of small port, in accordance with the statute in such case made and provided.	W	
And the said grantor	15	
In Witness Whererd, the granter aforesid has hereunto see her hand, and seal		35.7
Scole Cheever (Seal) (Seal)	1	
PHYLÉIS CHÉEVER(Seal)(Seal)	1 23 C	2
	1 246	
ate cd 111ino1s 1. the undersigned a Norary Public in and for said County. in the state aforesaid, do hereby certify that Phyllis Cheever	46987/	
divorced & not since remarried	1 66	
personally known to me to be the same person. whose name. 1S subscribed to the fuegoing instrument, appeared before me this day in person and acknowledged that. She		
signed, scaled and delivered the said instrument at her 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 notatial seal this 13th day (May 1980		
Mildred S. Condon	1000	
Pioneer Bank & Trust Company		
Box 22 For information only insert street address of above described property.	Bux 15	
	enterenterenterenteren.	
	· · · · · · · · · · · · · · · · · · ·	·
TOUR OF RECORDED BOOKING		1