## UNOFFICIAL COPY

25645910	
QUIT CLAIN DEED IN TRUSTEPARED BY	
10HM P. DUNME PIONEER BANK & TRUST COMPANY F220A 8-75 4000 W. HORTH AVENUE-CHICAGO. ILLINOIS.  THE ABOVE SPACE FOR RECORDERS USE ONLY	Bectlon on Tax
THIS INDENTURE WITNESSETH, That the Grantor, PHYLLIS CHEEVER, divorced and not since remarried,	and 10 mg
of the County of COOK and State of I LLINOIS for and in consideration of TEN AND 00/100 (\$10.00)	provisions of Paragraph C
Lots 24 and 25 in Block 1 in Van Schaack and Herrick's Subdivision of the Northwest 1'4 of Section 2, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.	provisions under prov 148 of th
	19 20 . 85
Ox	Exempt und 200.1-286 Section 2 Ordinance
	4 6
Grantee's Address: 4000 W, 'on'h Avenue. Chicago, Illinois 60639  TO HAVE AND TO HOLD the said premises with the appurtenax rs: no' the trusts and for the uses and purposes herein and in said trust agreement set forth.  Full power and suthority is hereby granted to said trustee to impre e, manage, protect and subdivide said premises or any part thereof, to dedicte pasks, tteersh, fishways or allyst and to vacue any subdivinon or 'arr thereof, and to resubdivide said property as often as desired, contract to sell, to grant opious to purchase, in sell on any stems, to convey, either with or without consideration, to convey said premises or any part thereof to a successor or juncessors in trust and me grant to such accessor or in creess, a in trust of the lettle, power and authority ested in said trustee, to donate, to dedicate, to mostgage, pledge or otherwise co-imber all property, or any part thereof, to lesse said property, or any part thereof, from time to time, in possession or reversion, by Jesuses to come me in praescuti or future, and upon any terms and for any	E, Section 4
Full power and authority is hereby granted to said trustee to impree, manage, protect and subdivide said premises or any part thereof, to dedicte parks, streets, highways or alleys and to vacate any subdivision or just thereof, and to resubdivide said property as often as destitud, to contract to self, to grant opinious to purchase, to self on any terms, to convey either wint or without and to convey as often as destitud, to contract to self, to grant opinious to purchase, to self on any terms, to convey either wint or winter on the contract to the convey and pressed or resubdivide as any part thereof, to deducate, to montpage, pledge or otherwise eo imber a ld property, or any part thereof, to lease said property, or any part thereof, it on time to time, in possession or reversion, by Jeases to comi ence in pracenti or future, and upon any terms and for any period or periods of time, and to mend, change or modaly leases not done there in a future of the converted of the contract of the converted of the convert	Parzeroph Parzeroph NCA Plant Soller of Re
In no case shall any jurne or times interacter.  In no case shall any jurne or times interacter, and shall trustee in relation to still premites, or to whom said get uses or any part thereof shall be conveyed, contracted to be sold, leased or morteaged by said trustee, be obliged to see to the application of any purchase money, reat, or money both conveyed, contracted to be sold, leased or morteaged by said trustee, be obliged to see that the terms of this trust have been compiled with, or be obliged to see that the terms of this trust have been compiled with or be obliged to insquire into the necessity of expediency of any act of said trustee, or be obliged to experience of the contracter of the said trust appreciation, and every deed, trust deed, morteage, lease or other instruments, can determ the conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instruments, (a) that a customer of including the conveyance of the conveyance in the conveyance of the conveyance in and to it in the conveyance in and to it in the conveyance in and to a conveyance or of the conveyance in and to a conveyance or of the conveyance in and to a succession or notices in trust, as that, accession or succession or successor o	alons of Tax fot.  Buyer,
their predecessor in trust.  The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be adding a wails and protected arising from the sale or other disposition of said real estate, and such interest is bereby declared to be per any property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only as increase in the earnings, avails and proceeds thereof as altorizated.  If the title to any of the above loads is now or hereafter registered, the Registers of Titles is hereby directed not to register	er providions Transfer Tax (1980
And the said strattor— hereby expressly waive S— and release S— any and all right or benefit under and by virtue of an and all stratures of the State of Illinois, providing for the exemption of homestrads from safe on execution or otherwise.  In Wilness Whereod, the granter— aforecased has S— hereupto see— her— hand— and seal—	Estate CT 2 8
Septemper 19 80	
(Seal)(Seal)	25
iste of TILLINOIS COUNTY of COOK Ss. I. HENE S. HERKIMER a Norsey Public in and for said County, in the state aforesaid, do hereby certify that PHYLLIS CHEEVER, divorced and not since remarried,	64591
personally known to me to be the same personwhose name	25645910  Document Number
Stone L'Heskenne	
Pioneer Bank & Trust Company  3453-55 W. North Avenue/ CHICAGO, I  1551-55 N. St. Louis Ave /  Box 22  Box 22	<u> </u>
above described property.	

END OF RECORDED DOCUMENT