UNOFFICIAL COPY

DEED IN TRUST	0 19
THIS INDENTURE WITNESSETH, That the Grantor, S,	1980 NOV 3 AM 9 19
Herbert Jackson and Alma Jackson, his w	ife
	!
of the County of Cook and State of Tllino for and in consideration of the sum of Ten and No/100	
Dollars (\$ 10.00), in hand paid, and of	other I
I good and valuable considerations, receipt of which is hereby duly	ack- l
Warrant 107-3 - 50 nowledged, Convey and Quit Claim unto MELROSE P. NATIONAL BANK, 17th Avenue and Lake Street, Melrose Park, Illi	Ark 2 2 3 25648670 / -100 10 0
60160, a corporation duly organized and existing as a national ban	iking
association under the laws of the United States of America, and authorized to accept and execute trusts within the State of Illinoi	
Trustee under the provisions of a certain Trust Agreement, dated	the
9th day of October 19.80 and known as Trust Number 5101	the .
following described real estate in the County of <u>COOK</u>	
and State of Ininois, to-wit:	
Tab 050 (Cabb gard) 20 2	1
Lot 250 ar the South 20 feet of Lot 251 in Madisor Street Addition, a Subdivisio	The above space for recorder's use only
of part of Section 10, Township 39 North, Range 12, East of	
the Third Princ pul Meridian	
-/X	
UK	001
	LA IN IN
	in the second se
TO HAVE AND TO HOLD the said real estate with the appu tens cor upon said Trust Agreement set forth.	a the trusts, and for the uses and purposes herein and in age, protect and subdivide asid real estate or any part r part thereof, and to resubdivide asid real estate as often a citizer with or without consideration, to convey said to subsect or processory in trust all of the tills, estate,
rui power and authority is hereby granted to said Trustee to imp? " man thereof, to dedicate parks, atreats, highways or alleys and to vacate any subdiv sion of as desired, to contract to sail, to grant options to purchase, to sail on any term, to o	are, protect and subdivide said real estate or any part part threef, and to resuldivide said real estate as notion that the part threef, and to resuldivide said real estate as notion to said said or protection in trust all of the tills, estate to the part threef, and the tills, estate the part threef, and the tills, estate the part threef, and the tills, estate the part threef, and the part threef, and the tills, estate the part threef, and the part threef, and the tills, estate the part threef, and threef,
real estate or any part thereof to a successor or successors in trust and to grant to s: d suc essor or successors in trust all of the tills, estate, a state, or any part thereof, to dente, to deficate, to mortgage, edge or otherwise endumber said and seal estate, or any part thereof, from time to time, in possess an or reversion, by leades to commence in present or in	
thereof, to issue said real exists, or any part thereof, from time to time, in possess in or reversion, by leades to commence in present or in future, and upon any terms and for any partied or periods of time, not exceeding in the "se my simple demine the term of 187 years, and to renew or extend leases upon any terms and for any period or pariods of time and to hance, chappe or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and or grant option to "aske and options to variety eleases and or the seases and the terms and provide the seases and or the seases and the terms and provide seases and the terms and the sease and the terms are the sease and the sease and the terms are the sease and th	
purchase the whole or any part of the reversion and to contract respecting the manner of g as amount of present or future rentale, to partition or to exchange said real estate, or any part thereof, for other real or personal proper , to yrant essements or charges of any kind, to release, convey or assign any right, tile or interest in or about or essement apportenant; so yrant essements or charges of any kind, in the contract of the property of the prope	
deal with said real estate and every part thereof in all other wars and for such other consider, or it would be lawful for any person owning the same to deal with the same, whether similar to or different from the wars above specify it, at any time therestiar. In no case shall any party dealing with said litrates, or any successor in trust, in relation to so it is estate, or to whom said real	
TO HAVE AND TO HOLD the said real estate with the appr tens or upon the trusts, and for the uses and purposes herein and in said Trust Agreement set furity is hereby granted to said Trustes to improve any protect and subdivide said real estate or any part thereof, to dedicate participating in the said said said said said to contract to sail, to grant options to purchase, to sail on any term s, to or disher with or without consideration, to convey said real estate or any part three of to a successor of nurst and to grant to s in so, edge or otherwise encumber said seals estate, or any part draws and for any participation to purchase, to sail on any term s, to or disher with or without consideration, to convey said real estate or any part disher with any to seal and upon any terms and for any participation to receive a convey or extend leases upon any terms and for any participation to renew or extend leases upon any terms and for any participation to renew or extend leases upon any terms and for any participation to renew or extend leases upon any terms and for any participation to renew or extend leases upon any terms and for any participation to renew or extend leases upon any terms and for any participation to purchase the whole or any part of the reversion and to contract respecting the manner of the same of the terms and provides to the same of the	
privileged to inquire into any of the terms of said Trust Agreement; and every deed, mortgage, it or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in it, or of every mon (including the Registrar of Titles of said country relating upon or claiming under any such conveyance lesses other instrument, is that the time of the	
delivery thereof the trust created by this indenture and by said Trust Agreement was in full farce and effect, (b) the such o averance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and h said Trust Agreement or the said Trust Agreement or other in all mended and the said trust agreement or of the s	
authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (u) I' the convergance is made to a successor or successors in trust, that such successor or nucressors in trust have been properly appointed and are oil to take their nucleus of the blue successor or nucressors in trust, that such successors in trust have their nucleus of the blue successors in trust have their nucleus of the blue successors in trust have their nucleus or the blue successors in trust have their nucleus or the blue successors in trust have their nucleus or the successor or nucleus or the successor or nucleus or the successor or nucleus or nuc	
the title, estate, right, powers, authorities, duties and collegations of its, his or their predocessor in trust. The convergance is made upon the express understanding and condition that neither Reirose Park National Luck, to briefly the convergance of the c	
This convergence is made upon the express understanding and condition that heither Melrone Park National 1 vnk, ir leidently or as Truttee, nor-risk successor or successor in trust shall incur any personal liability or be subjected to any claim, junguage of creek for anything it or they or its or their agents or attorners may do or cent to do in or about the said real estate or under the provision of the Deed or said Trutt Agreement or say suspendents thereto, or for injury to person or property happening in or about said real estate all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incurred or entered into by the art see in	
connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their a owner-in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustes, in its own name, as Trustes of an express trust an not individually (and the Trustes shall have no obligation whatevers with respect to any such contract, collection or indebtachess except (1) of the first property and funds in the actual possession of the Trustes shall be spoiled for the parameter and discharges thereoff, 10	
the said and publishers are appropriate and appropriate said or continue of any continue start and appropriate and appropriate and appropriate said and appropriate and approp	
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the sarrings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary harquived shall have any title or interest, learn or or said wall.	
this Deed. In the precise of such and every beneficiary hereunder and under said Trust Agreement and of all pursons claiming under them or any of them hall be only in the sernings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hareunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforested, the interior hereof being to west in said Melrose Park National Bank the entire legal and equitable title in fee simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, the Registers of Titles is hereby directed not to register or note in the certificate of title or doubleats thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute is and case made and provided, and said Trustee shall not be required to prodoce the said.	
In the cities of cities 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, and said Trustee shall not be required to produce the said Agroement or a copy thereof, or any extracts therefronce, as eridence that any transfer, charge or other dealing involving the negistered lands	
Agroement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true intent and meaning of the trut. And the said grantor S. hereby expressly walve and release any and all right or benefit under and by virtue of any and all	
statutes of the State of Illinois, providing for the exemption of bonesteeds from sale In Witness Whereof, the granton aforesaid he VA hereunto set	on execution or otherwise. their hand S and
seal S this A S day of COCTOBER	19 60
Alugat Bolon (SEAL)	
Clive Jackson [BEAL]	their hands and 19 % 6486 670 1 for said County, in the state sforesaid, do hereby n and Alma Jackson.
State of Illinois County of Cook SS. I, the undersigned, a Notary Public in and Herbert Jackso	i for said County, in the state aforesaid, do hereby
Series of Tilinois It the undersigned, a Notery Public in and for said County, in the state sforesaid, do hereby county of Cook St. Tilinois It the undersigned, a Notery Public in and for said County, in the state sforesaid, do hereby certify that Herbert Jackson and Alma Jackson, It the undersigned, a Notery Public in and for said County, in the state sforesaid, do hereby certify that Herbert Jackson and Alma Jackson, It the undersigned, a Notery Public in and for said County, in the state sforesaid, do hereby certify that Herbert Jackson and Alma Jackson, It wife the said specified to the said specified to the state state in the said specified to the said specified to the state specified to the said specified	
WY A Separally known to me to be the same persons, whose name S are subscribed to	
A deponally known to me to be the same persons, whose name S are subscribed to the foregoing instrument, appeared before me this day in person and auknowledged that	
NO Application, scaled and delivered the said instrument as Olician free and	
rejument act, for the uses and purposes therein set forth, including the release and walver of the	
O B C Girda under my band and notarial analytic and of CETOBGE 18	
COMPANION	Notary Public
RETURN TO: MEL'ROSE RARK NATIONAL BANK 17th Avenue & Lake Street 13	15.14th Ave. MAYWOOD
2016	ation only insert street address of above described property.

END OF RECORDED DOCUMENT