## UNOFFICIAL COPY

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Sp. (3)		Admy N. Olson	
OUT OF A DEPOSIT DEST	COOK COUNTY FLEIMOIS FILLE FOR FORFA	eeconder of beeds	
QUIT CLAIM DEED IN TRUST		25731966	00ಕಳ ೦೮. ಭರ್ತಿ ನಡ
OEMOA OCC	1051 0811 12 131 0 00	1. 5 1 3 1 3 0 0	1 5 5 1 0 8
E220A 8-75 25731966	THE ABOVE SPACE FOR	RECONDERS USE ONLY	18/10000
THIS INDENTURE WITNESSETH, That the	Grantor PHYLLIS CHEEVER, div	orced and not since	
remarried,			
of the County of Cook Ten (10.00)	and State of Illinois	for and in consideration Dollars, and other good	多数
and valuable considerations in hand paid. Con	weys and quit claims unto the PIONEL	R BANK & TRUST COMPANY, he Ist day of	E SERVICE SERVICE
December, .1980 .known as Trust Number 22572 , the following			
Solution in the same of the sa	•		1 2 E
10:s 21 and 22 in Block 19 of C.B. Simon's ReSubdivision of Blocks 18 and 19 in Edward Simon's original Subdivision			
of the South East & of Section 35, Township 40 North,  Range 12 East of the Third Principal Meridian, in Cook			
Count ( Dlinois.			
			A 125
(Commonly krown as 3532-36 W. North Avenue, Chicago III. 60647)			
Ox			3 35 : 0
			D. A.
	-0		译器色
Grantee's Address: 4001, W. S. North Avenue, Clacago, Illinois 60639  TO HAVE AND 10 HOLD the said premises with the appurte since or on the trians and for the uses and purposes berein and in said trust			
agreement set forth.  I'll power and authority is hereby granted to said trustee to incress, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdividing repair thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to unclease, to sell on any terms, to on vey end with or without consideration, to convey said premises or any part thereof, in a successor of a subdivide said property as often as desired, to contract to sell, to grant options to price have not appeared by the successor of a subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as often as desired, to define the subdivide said property as desired, to define the subdi			
contract to tell, to grant options to purchase, to sell on any terms, to culvey sell, with or surhour consideration, to convey said premises or any part thereof it a successor is trust and to grant to such, successor is trust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgace, pledge or otherwise encume er and property, or any part thereof, from time to inme, in possession or reversion, by Jerses to amment in practical or future, and upon any terms and for any for any part thereof, from time to inme, in possession or reversion, by Jerses to a more in practical or future, and upon any terms and for any term and for any terms of the trustee of the succession of the succession and to contract to make leases and to grant options to lease and options to renew leases and options to make the whole or any part of the revenue and to contract to make leases and to grant options to lease and options to previous the treat of property, or any part thereof, for other real in personal projectry, to grant examination of chiteses of any kind, to refer on the real in personal projectry, to grant examination of chiteses of any kind, to refer on the succession and the considerations to it would be leaved to the contract respecting the manner of fairney and provisions thereof as any time or interest in or about or other considerations to it would be leaved to the contract respecting the manner of fairney and the contract respectively are contracted to the contract respecting the manner of fairney and the contract respectively are con			
period or periods of time, not exceeding in the case of a for any period or periods of time and to amend, change i contract to make leases and to grant options to lease and	is single demise the term of 198 years, and to re- ing single demise the term of 198 years, and to re- ing modify leases and to the do and provisions to options to renew leases an options to purchase the	new or extend leases upon any terms and ereof at any time or times hereafter, to e whole or any part of the reversion and	E E
to contract respecting the matner of fixing the amount of for other real or personal projective, to grant extendents or e easement appurtment to said premises or any part thereof.	present or tuture rentals, to retrien or to exchanges of any kind, to tels a mosey or assign and to deal with said proper and every part	ange said property, or any part thereof, any right, title or interest in or about or thereof in all other ways and for such	BIII AA
above specified, at any time of times hereafter.  In no case shall any party dealing with sold trustee is year, constructed to be sold leased or montained by said.	n relation to said premises, or to chom said pre- triustee, be obliged to see to the application of a	emises or any part thereof shall be con-	2 3
ruwed or advanced on said premises, or be obliged to see necessity or expediency of any act of said trustee, or be of deed, trust deed, mortrage, leave or other maturator, ever	that the terms of this trust have been or opted bliged or private ted to impute into any of the to ated by said trustee in relation to said real har.	with, or be obliged to inquire into the rms of said trust agreement; and every shall be conclusive evidence in favor of	50
into expecting, it any time of time therefore.  In no case that any party dealing with said trustee; veyed, contracted to be said, leased or mortaged by said veyed, contracted to be said, leased or mortaged by said receiving or produced to the said veyed of the sa	nveyance, lease or other instrument. (a) the at the infull force and effect, the that such conveyath ared in this indenture and in said frust agreem notes was duly authorized and emmeasured to each	the time of the delivery fluctof the trust lice—ther instrument was executed in er or it some amendment thereof and one and deliver every such deed, trust	
their predecessor in trust.			
The interest of each and every beneficiary hereunder a avails and proceeds arising from the sale or other disposing beneficiary hereunder shall have any title or interest, I	ind of all persons of its sing under them or any o tion of said real estate, and such interest is berel egal or equitable, in or to said real estate as and	of them will be only in the extennes, by declar divide personal property, and by but only an overest in the earnings,	2.7.7
avails and proceeds thereof as aforesaid.  If the ritle to any of the above lands is now or hereas certificate of title or duplicate thereof, or monocial, The import, in accordance with the statute in such case made	fter registered, the Registrar of Titles is hereby words "in trust", or "upon condition", or "s	directed not to proster or note in the with limitations", r words of similar	\
And the said granter hereby expressly waive statutes of the State of Illinois, providing for the exempt	and release S any and all right or bene	fit under and by virter of any and all	1 AB 125 1
In Witness Where I, the granter distribution is become very her hand and value that the list day of December			
Hew Chiener	(Scal)	(Seal)	T S
PHYLLIS CHEEVER		(6-1)	
	(Seal)	(Seal)	
State of Illinois 1 THE UNDERSIGNED a Notary Public in and for said County, in			
County of Cook state aforestid, do hereby certify that PHYLLIS CHEEVER, divorced and not since remarried			
personally known to me to be the same person, whose name 18 subscribed to  the foregoing instrument, appeared before me this day in person and acknowledged that. She			
signed, realed and delivered the said instrument as heart 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 band and notarial scale this 7th day of January 19 81			
There S. Herkened			
	No No	tary Public	
Maxi Pioneer Bank & Trust Company			
Box 22	For informati abo	un only insert street address of se described property.	

END OF RECORDED DOCUMENT