## **UNOFFICIAL COPY**

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QUIT CLAIM DEED IN TRUST. 1581 LMR 6 ON 12 48 5797644	
THE RESIDENCE OF THE PROPERTY	Horn Train
F220A 8:75, as 1 - 1.5 -	15089
THIS INDENTURE WITNESSETH, That the Grantor	
PHYLLIS CHEEVER, divorced and not since remarried of the County of Cook and State of Illinois for and in consideration	
of ***Ten and no/100*******  Dollars, and other goo and valuable considerations in hand paid, 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 September, 19 78, known as Trust Number 21455, the following	1 (1)
described real estate in the County of Cook and State of Illinois, to-wit:	lg.
(except the South Westerly 25.5 feet thereof) in Block 6	
in Pavid S. Lees Addition to Chicago in the North is of Section 6, Town his 39 North, Range 14, East of the Third Principal Meridian,	1. C.
in Cook County Illinois	2 5 5 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
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Ox /4m	H-1840-20 1]
11/20/	4 4
Grantee's Address: 4000 Wey, North Avenue, Chicago, Illinois 60639  TO HAVE AND TO HOLD the said premises with the appurtee. To the trusts and for the uses and purposes herein and in said trus	Section Section
Full power and authority is hereby granted to said trustee to imp. we m. size, protect and subdivide said premises or any part thereof, to dedicate parks, attents, highways or allays and to vactate any subdivision. P thereof, and to resubdivide said property as olden as desired, to contract to still, no grant options to purchase, to sell on any terms, to conver there with our without consideration, to convey said premises or any part thereof, to a successor or survey and authorities.	AND REVENUE STAN
vested in said frustee, to donate, to dedicate, to mostgage, pledge or otherwise tensions. — d property, or any part thereof, to lease said property, or any part thereof, from time to time, in pressension or reversion, by leases to comme to a reasonation or future, and upon any terms and for any period or periods of time, not exceeding in the case of any single denise the term in 198 [288, 388] or received to the case upon any terms and for any period or period of the periods of time and to amend, change or modify leases and the am and provisions thereof at any time or times hereafter, to	(   m   1   1   1   1   1   1   1   1   1
agreement set forth.  Full power and authority is hereby granted to said trustee to imprive morage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to wacate any subdivision of protects, and to resubdivide said property as olten as desired, to contract to sell, to a grant opious to purchase, to sell on any terms, to conver cuter with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of grant to such successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities exist in said trustee, to donate, to dedicate, to montage, pledge or otherwise encounts. In trust all of the title, estate, powers and authorities and part thereof, from time to time, in protession or reversion, by leases to comme c in variancial for future, and upon any terms and for any part thereof, of protecting of the successor of the following part of the protection of the case of any successor of the protection of the contract to make leases and to grant options to lease and options to part thereof, to any part thereof, for other real or personal property, to grant easements or charges of any kind, to release, now or assign any right, tule or interest in or about of the case may appreciate any time of times because of the successor of the part thereof, and to deal with the some, whether similar to or different from the ways and for such other considerations as it would be lawful for any person owning the same to deal with the some, whether similar to or different from the ways above specified, at any time of times hereafter.	Paragraph
above specified, at any time or times hereafter.  In on case shall any party dealing with said trustee in relation to said premises, or to whore at a remises or any part thereof shall be conveyed, contracted to be sold, leasted or morrageed by said trustee, be obliged to see to the application of any purchase money, rent, or money bortowed or advanced on said premises, or be obliged to see that the terms of this trust have been compeled this, or be obliged to inquire into the	or la
above specified, at any time of times hereafter.  In no case shall any party dealing with said trustee in relation to said premises, or to whore at a remises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money bork towed or advanced on said premises, or be obliged to that the terms of this trust whe been completed to be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged to privileged to inquire into any of case of the said trust agreement; and every necessary of the said trust agreement; and every person relying upon or claiming under any such conveyance, loose or other instrument, 41) that at his conflusive evidence in favor of every person relying upon or claiming under any such conveyance, loose or other instrument, 41) that at his conflusive evidence in favor of every person relying upon or claiming under any such conveyance, loose or other instrument, 41) that at his conflusive or evidence in a said trust agreement or its manufacture and the said trustee was duly authorized and encourage to the relation of the said trustee was duly authorized and encourage to execute any delay every such deed, read deed, least, mortgage or other instrument and (d) if the conveyance is made to a successor of successor in trust, has to a successor of successor or successor in trust, but as and ob gations of its, his or their predecessor in trust.	THIS SPACE FOR
deed, leade, mortgage or other instrument and (d) it the conveyance is made to a successor or successor in trust. hat sur I successor or successor in trust have been properly appointed and are fully vested with all the ities, estate, rights, powers, authorities, dut y and or gazious of its, his or there is the properly appointed and are fully vested with all the ities, estate, rights, powers, authorities, and a surple successor of successors of the property	A ADJUM
The interest of each and every beneficiary bereunder and of all persons claiming under them or any of them shall or! in the extninct avails and proceeds arising from the sale or other disposition of said real estate, and such interest is bereby declared to be entirely property, and no beneficiary betwender shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest as the examiner, avails and proceeds thereof as aforestaid.  If the title to any of the above lands is now or hereafter registered, the Register of Titles is hereby directed not to register and entire and the certificate of title or duplicate thereof, or memorial, The words "in roust", or "upon condition", or "with limitations", or of similar import, in accordance with the statute in such case made and provided.	F I
And the said grantor hereby expressly waive S and release 10 y and all right or benefit under and by virtue of 200 and statutes of the State of Illianis, providing for the exemption of homesteed from sale on execution or otherwise.	un tat
In Witness Whereof, the granter, aforesid has S hereuto set her hand and seal, this 27th day of February 19 81	Calmpt Ogg Eg
Deflet Cheery (Seal) (Seal)	
(Seal) (Seal)	Co
State of	Duran
State of Tilinois County of Cook SS.  I. the undersigned a Notary Public in and for said County, in the state aforesaid do hereby certify that Phyllis Cheever, divorced and not since remarried	5797644
personally known to me to be the same person—whose name————————————————————————————————————	
the foregoing instrument, appeared before me this day in person and acknowledged that. She signed, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein ser forth, including the release and waiver of the right of homestead.	
Given under my hand and notarial seal this. 5th day of March 19 81	
Sense Sukemer	<u> </u>
Proneer Bank & Trust Company	
Box 22 For information only insert street address of above described property.	•

END OF RECORDED DOCUMENT