UNOFFICIAL COPY

(3) as (3) (3) (3)

		Section 2
This Indenture Mitnesseth, That the Grantor 25875276		
MARIE A. MC GINTY, DIVORCED AND NOT SINCE REMARRIED		E SELVE
PARTE A. NO GINII, DIVORCED AND NOT SINCE REPARKED		10 A. S. S.
of the County on Cook and State of Illinois for and in consideration	an an	
of T'n \$10,00) and 00/100	•	-1
and other so od and valuable considerations in hand paid, Convey S and Quit-claimS unto the CHICAGO CIT		
BANK AND TP Jet COMPANY, a corporation of Illinois, as Trustee under the provisions of a trust agreement date the 6th february 1975 known as Trust Number 9985	:đ	
the following described real estate in the County of Cook and State of Illinois, to-wit:	-	- /
The North 25 feet of Lot 9 and all of Lot 10 in Frank's Subdivision of Block 1 of the Subdivision (acknowledged by George W. Clark) of the East 1/2 of the Northwest 1/4 of Section 25, Towns'.1p 38 North, Range 14 East of the Third Principal Mer diam in Cook County, Illinois	0	
EXT. I UNDER PROVISIONS OF PARAGRAPH GRAPH, JEC. 200.1-2 (B-6) OR PARA- GRAPH, JEC. 200.1-4 (B) OF THE CHICAGO TATACTION TAX ORDINATE DATE BUYL, JE LER, REPRESENTATIVE	tative	
TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.	Heprosentat	
Full power and authority is hereby granted to said trustee to improve, manage, prote, and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any study virion or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to puble, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor or successor in trust all of the title, estate, powers and authorities in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in practar i or in futurous and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the ter, no fifty earse and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or may is leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant option to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the r any ner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for thereaf or personal property, to grant easements or charges of any kind, to release, convey or assign any right, till or interest in or about or easement appure than to said premises or any part thereof, and to deal with said property and exercise the same to deal with the same, whether similar to or different from the ways above specified, at any time or times percental.	marte information	A STATE OF THE PROPERTY OF THE
In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part hereof 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 borrowed or advanced on said premises, or be obliged to see that the terms of this trust was been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or invivileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other in-trument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relyings pon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust reated by this Indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust greement or in some amendment thereof and binding upon all beneficiaries thereunder, and (c) that said trustee was duly uthorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d) if he conveyance is made to a successor or successor in trust have been properly ppointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their pre- cessor in trust.	1 Estat	
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only the earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such interest is hereby colared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to aid real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.		
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limations," or words of similar import, in accordance with the statute in such case made and provided.	23	
And the said grantor. hereby expressly waive 8 and release 8 any and all right or benefit under and by irtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or herwise.	83	
In Witness Whereof, the grantor aforesaid has hereunto set her hand and seal on this	527	
1st day of May 19 81	ð	
Marie a. m. Ginty (SEAL) (SEAL)		
11 11		- 445

UNOFFICIAL COP

			mid Come						
								<u></u>	
		me to be	the same	bettou-					-rebac
				£					المسالدك
			ppeared be						
she		gned, scale	ed and deli	vered th	e mi d i	icstruo	oent as	her	free
she luntary		gned, scale e uses and		vered th	e mi d i	icstruo	oent as	her	free
she luntary the rig	et, for th	gned, scale e uses and estead.	ed and deli I purposes	vered th therein	e said i set for	instrum th, incl	oent as	her	free
she luntary the rig	et, for th	gned, seale e uses and estead. my band s	ed and deli I purposes	vered the therein of all scal ti	e said i	instrum th, inc	uding th	her	free and wr
she luntary the rigi	et, for th	gned, seale e uses and estead. my band s	ed and deli I purposes	vered the therein of all scal ti	e said i	instrum th, inc	uding th	her	free and wr
she luntary the rigi	et, for that of hom	gned, seale e uses and estead. my band s	ed and deli I purposes	vered the therein of all scal ti	e said i	instrum th, inc	uding th	her	free
she luntary the rigi	act, for the of home	gned, sealer uses and estead. my band s	ed and deli I purposes	vered the therein is	e said in pet for sais D. 19_6	instrum th, inc	uding th	her e releas	free

Ox Contraction of the contractio horing Greenberg
1230 Colon Oak
North Drook, Allinoi 35875276

SK. Clert's Office

BOX 978

Deed in Orust QUIT-CLAIM DEED TO TO CHICAGO CITY BANK AND TRUST COMPANY TRUSTEE

END OF RECORDED DOCUMENT