UNOFFICIAL COPY

25895047 1981 JUN 5 AM 11 15					
QUIT CLAIM DEED IN TRUST				at the responsible of the second	
	F220A 8-75	JUN 5-81_	THE ABOVE SPACE FOR REC	459555T 6N-Y	10.00
	THIS INDENTURE WITNESSETH, That the Grantor SARAH BROWN, divorced and not since remarried				since
cago, 111 60623	a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the June June 1980, known as Trust Number 22368, the following described real estate in the County of Cook and State of Illinois, to-wit: Lot 33 in Block 4 in Vance and Phillips Boulevard Addition in the North West one quarter of Section				
Chic	Exempt under Real Estates Townsfer Tax Act Sec. 4				
eet,	1960 1. /5/81 Sign. Jan Or Care				
n Stre	Ox				
26th	Chingo Hinnis 60639				TAMPB
9 W.	Grantee's Address: 4 00 West North Avenue, Chicago, Illinois 60639 TO HAVE AND TO HOLD the said premises with the approxemances upon the trusts and for the uses and purposes herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee of the power and subdivide said premises or any part thereof, to				said trust
385	dedicate parks, streets, highways or alleys and to vacate any stunds and the standard standar				
WHITCUP,	TO HAVE AND TO HOLD the said premises with the applications to premise the state of the said premises of any part thereof, to agreement set forth. Euil power and authority is hereby granted to said trustee "power and the said premises of any part thereof, to the said property as often as desired, to the said property as often as desired, to the said property as often as desired, to contract to setl, to grant options to purchase, to sell on any terms of any terms of any part thereof to a successor or successor in trust and of the sitle, estate, powers and authorities part thereof to a successor or successor in trust and of the sitle, estate, powers and authorities are part thereof, from time to time the said trustee, to dedicate, to mortgage, pledge or of the said trustee, to dedicate, to dedicate, to mortgage, pledge or of the said trustee, to dedicate, to dedicate, to mortgage, pledge or of the said trustee to the said trustee, to dedicate, to dedicate, to mortgage, pledge or of the said trustee to the said trustee of the said trustee in relation to said premises or any part of the reversion said to contract expecting the manner of faxing the amount of present or further east, to partition or to exchange out or interest in or about or for other real or personal property, to grant essention of the said trustee in relation to said premises. In on case shall any party decling with said trustee in relation to said premises.				
.	above specified, at any time or times hereafter. In no case shall any party dealing with said strustee in relation to said premises, tr whom said premises or any part thereof shall be conveyed, contracted to be sold, leasted or mortgaged by said trustee, be obliged to see to the application of any purchase money, retail, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust as to compiled with, or be obliged to not the necessity or expediency of any art of said trustee, or be obliged or privileged to inquire to a find the said trust agreement; and every necessity or expediency of any art of said trustee, or be obliged or privileged to inquire to a find trust agreement; and every necessity or expediency of any art of said trustee, or be obliged or privileged to inquire to a find the conclusive evidence in favor of				
LEONARD S	above specified, at any time or times hereafter. To no ease shall any party dealing with said strustee in relation to said premises, tr whom said premises or any part thereof shall be conveyed, contracted to be sold, leasted 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 has e ben compiled with, or be obliged to see that the terms of said trustee are conveyed and the conception of the present of the said trust agreement; and every deed, trust deed, mortgage, least or other instrument executed by said trustee in relation to the electron of the said trust agreement is and every exton relying upon or claiming under any such conveyance, lease or other instrument, lay her at the time the strument was executed by this indenture and by said trust agreement was foulf force and effect and in taid trust. At the time the instrument was executed in accordance with the trusts, conditions and claiming said trustee was duly authorized and empowers to execute and deliver every such deed, trust deed, least, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the time, estate, rights, powers, 2 mortiles, dutes and obligations of its, his or their predecessor in trust.				
LEON	The interest of each and every beneficiary hereunder and of all persons claiming under them or any o' them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is betch declar d to be personal property, and no beneficiary hereunder shall have any utle or interest, legal or equitable, in or to said real estate as such but oo' an interest in the earnings,				
by:	avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registra of Titles is hereby directed on the register of the title to any of the above lands is now or hereafter registered of title or duplicate interest, or memoria. The word of the registered is titled to the registered of the late of lilinois, providing for the exemption of housesteads from sale on execution or otherwise.				
eg	In Witness Whereof, the granter, aforesaid has S hereupto and her hand d seal.				:aL
prepar	Sarah Brown, divorced and not since remarried. (Se I)				
	Sarah Brown, divorced and not since remarried. (Seal)				(Scal)
instrument	Source Illinois Dorothy M. Cervenka a Notary Public in and for said County in				
	State of Illinois County of not since remarried State of Illinois I. Dorothy M. Cervenka a Notary Public in and for said County in the state aforesaid, do hereby certify that Sarah Brown, divorced and not since remarried				2589504
This	25°				
F	personally known to me to be the same person. whitle name. subscribed to the foregoing instrument, appeared before me this day important and self-of that She signed, sealed and delivered the said instrument as				he
	and purposes therein set forth, including the release and service that the bomestead.				
	Given under my hand and notarial scal this.				la
I_	Pioneer Bank & Trust Company		700	-,-	
BF	Вох 22		For information above	only insert street address of described property.	
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END OF RECORDED DOCUMENT