## UNOFFICIAL COPY

This Indenture Wit	nesseth, That the	Grantor,		
William K. Sladcik and Regi	ne Erna Sladcik, his w	ife / / /		
of the County of COOK	and State of Illinois	, for and in consideration		
of the sum of Ten Dollars	Do	ollars (\$ 10.00 ).		
in hand paid, and of other good and valuable con	siderations, receipt of which is hereby de	ily acknowledged, Convey S		
.nd Quit-Claimunto CENTRAL NATIONA		- · ·		
national banking association under the laws of the crut's within the State of Illinois, as Trustee under the		17+1-		
_	19.81, and known as T	•		
the fallow as described real estate in the County of				
and State of hilmois, to-wit:				
	•	$\cdot$ $+y_{e/}$		
Lot 22 in Temple Woods of In of Section 20 and Section 21 of Third Principal Meridian,	. Township 42 North, E	Pagg 10. Page		
		_		
weapt under provision	Paragraph E Section	<b>14</b>		
Real Betate Transfer Tax	et. A finald	/ · .		
7/2/8/	ne led of the sentest	7		
SUBJECT TO	Yh.,			
TO HAVE AND TO HOLD the said real estate with said Trust Agreement set forth.	the appurtenances, upon the trists, and for th	e uses and purposes herein and in		
Full power and authority is hereby granted to said T thereof, to dedicate parks, attreets, bighways or alleys and to as desired, to contract to sell, to grant options to purchase, real estate or any part thereof to a successor or successor is it powers and authorities vested in said Trustee, to donate, to dedit to lease said real estate, or any part thereof, from time to time upon any terms and for any periods of time, not excetend leases upon any terms and for any period or periods at any time or times hereafter, to contract to make leases and whole or any part of the reversion and to contract respectin exchange said real estate, or any part thereof, for other real cor assign any right, tilt or interest in or about or easement estate and every part thereof in all other ways and for such with the same, whether similar to or different from the ways	vacate any subdivision or part theree, and o; o sell on any terms, to convey eith with c w ust and to grant to such successor w successive, to morngare, pledge or otherwise. In a certain to morngare, pledge or otherwise. In the case of any single demise the time and to amend, change or modify lease to the successive of the case of any single demise the time and to amend, change or modify lease to the time and to amend, change or modify lease to the time and to amend, change or modify lease to the time of the time of the amount of present or personal property, to grant easements or class or apportreamt to said real estate or any part it.	resubdivide said real estate as often rishout consideration, to convey said real estate, said real estate, said real estate, or any part thereof, we in praesenti or in luturo, and my of 185 years, and to renew or in the terms and provisions thereof or the control of the terms and provisions thereof or tittle renella, to satisfact or tittle reals, to satisfact or tittle reals, to tarillate or or tittle reals, to tarillate or or tittle reals, to the tittle or or tittle reals and the tittle or or tittle reals are tittle or or tittle reals and tittle or or tittle reals are tittle or or tittle reals are tittle or or tittle reals are tittle or		
In no case shall any party dealing with said Trustee, or catate or any part thereof shall be conveyed, contracted to be so to the application of any purchase money, rent or money bort trust have been complied with, or be obliged to inquire into privileged to inquire into any of the terms of said Trust Agr by said Trustee, or any successor in trust, in relation to said Registrar of Titles of said country relying upon or claiming delivery thereof the trust created by this Indenture and by said instrument was executed in accordance with the trusts, condition all amendments thereof, if any, and binding upon all ben authorized and empowered to execute and deliver every such demade to a successor or successors in trust, that such successor the title, exitate, rights, powers, authorities, duties and oblige	or any successor in trust, in relation to said dl, leased or uportized by said frustee, or su- word or advanced on said real existe, or be ob- toned to the said real existe. On the said rement; and every series, trust electron or sur- ment; and every series, trust electron or sur- real exists thail be conclusive evidence in fas- ander any such conveyance lease or other instr- trust Agreement was in sull force and effect, tons and limitations contained in this Indentum efficiaries thereunder, (c) that said Trustee, or ed, trust deed, lease, mortgage or other instru- or successors in trust have been properly spoid	real estate, to who eaid real successor in trust, b oblight to see bliged to see that if a terms of this content of the see of the real trustee, to be of are or lesse or other institutes or uterfor of every person finely as a menent, (a) that at the time of the conveyance c of a c and in asid Trust Agreemer or any successor in trust, was duy ment and (d) if the conveyance.		
This conveyance is made upon the express understand or as Trustee, nor its successor or successors in trust shall for anything it or they or its or their agents or attorneys may Deed or said Trust Agreement or any amendment thereto, or fe such liability being hereby expressly waived and released. Any connection with said real estate may be entered into by it in it not individually (and the Trustee shall have no obligation what far as the trust property and funds in the actual possession of and corporations whomsover and whatsoerer shall be charged	ding and condition that neither Central Nation incur any personal liability or be subjected it do or omit to do in or about the said real est rinjury to person or property happening in or contract, obligation or indebtedness incurred or a name of the then beneficiaries under said fra the election of the Trustee, in its own name, a ocver with respect to any such contract, obligate the Trustee shall be avoilable for the nament	ate or under the provisions of this about said real extate, any and all or entered into by the Trustee in runties the said of the said and trustee of an express trust and ion or indebtedness except only so and discharge thereof). All nersons		
The interest of each and every benediciary hereunder an of them shall be only in the earnings, avails and proceeds arisin hereby declared to be personal property, and no benediciary here as such, but only an interest in the earnings, avails and proceed Bank in Chicago the entire legal and equitable title in fer simple	under shall have any title or interest, legal or on the state of the intention hereof being the intention hereof being the in and to all of the real estate above described.	equitable, in or to said real estate g to vest in said Central National sed.		
If the title to any of the above real extate is now or here in the certificate of title or duplicate thereof, or memorial, the import, in accordance with the statute in such case made and	after registered, the Registrar of Titles is hereb words "in trust," or "upon condition," or "with provided.	y directed not to register or nots is limitations," or words of similar		
	d release say and all right or benefit under a van sale on execution or otherwise.			
In Witness Whereof, the grantoraforesaid		bandand		
seal_this_26thday of	June 1981			
Address of Grantee:	XValler Cffl	[SEAL]		
CENTRAL NATIONAL BANK IN CHICAGO 120 South La Salle Street	X Rigin & Sto	die [BEAL]		
Chicago, Illinois 60603	PREPARED BY:	[SPAL]		
Common Address: 225 Plymouth Drive	NAME A Kucela	all of		

tras 60603

~25926921

## UNOFFICIAL CORY

STATE OF Country of Co	0/1 3 1. Gereu	PERDADER To Elect A LINE State of the state	- 
NEVIEW NOTATION	personally known to me to be the same subscribed to the foregoing instrument acknowledged that free and votorth, including the release and walvestign under my hand and Notarial	ent, appeared before me this day in person an signed, sealed and delivered the said instructional and the right of homestead.  Seal this	i. i.
\$250000 A	My commission expires	9-2F-83	1926021 N
		1000 S	
	B A N K		• 10-10 Mg
BOX 333 TRUST NO.	QUIT CLAIM DEED QUIT CLAIM DEED  TO  CBNTRAL NATIONAL IN CHICAGO TRUSTEE	120 South LaSalle Street Attention: A. Rinaldi L211	FORM 807-016

END OF RECORDED DOCUMENT