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	THIS INDENTURE WITNESSETH, That the Grantor JOANNE M. PIEVITZ, a never married person	25067062	
	17th Avenue & Lake St, Melrose Park, of the County of Cook and State of Illinois,		
	for and in consideration of the sum of Ten and no/100		
X	nowledged, Conveys and Quit Claims unto MELROSE PARK NATIONAL BANK, 17th Avenue and Lake Street, Melrose Park, Illinois,		
1	60160, a corporation duly organized and existing as a national banking association under the laws of the United States of America, and duly		
5	authorized to acc., and execute trusts within the State of Illinois, as Trustee 28th the positions of a certain Trust Agreement, dated the day of August		
	19_74and known as Tr.s' Number, the		
2	following described real er ate n the County ofCook and State of Illinois, to-wit:		
7	CV _A		
,			
ď		The above space for recorder's use only	
3	Lot 33 and the North 1/2 of Lot. 32 in Block 88 i	n Melrose a Subdivision	
Ŋ	of Lots 3, 4 and 5 in the Sodivision of the South 1/2 of Section 3 and all of Section 10, lying North of the Chicago and Northwestern Railroad		
رو	all of Section 10, Tying North 31 the Chicago and Northwestern Marriage all in Township 39 North, Range 12, East of the Third Principal Meridian,		
	in Cook County, Illinois.	1	
		\wedge	
2	THI S INSTRUMENT WAS PREPARED BY SIDNLY TARKOFF, 5 Broadway,		
	Melrose Park, Illinois 60160	\mathcal{L}	
_ 1		qq	
[ر	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.		
-	thereof, to dedicate parks, atreets, highways or alleys and to vacate any subdivision or part thereo; and to resubdivide said real estate as often as desired, to contract to sail, to grant options to purchase, to sail on any terms, to convey either with one of the said real estate or any next thereof; a successor in that and the country to convey said to said the said real estate or any next thereof; any successor in the said real estate or any next thereof; any successor in the said real estate or any next thereof; any successor is the said real estate or any next thereof; any successor is the said real estate as often as the said real estate or any next thereof; any successor is the said real estate as often as the said real estate as the said real estate as the said real estate as often as the said real estate as the said real esta		
ا ۾	powers and authorities vested in said Trustes, to donate, to dedicate, to mortgage, pledge or otherwise and more said real estate, or any part thereof, to leave said real estate, or any part thereof, from time to time, in possession or reversion, by is as, a commence in praesenti or in future and the said treat estate, or any part thereof, the said treat estate, or any part thereof, from time to time, in possession or reversion, by is as, a commence in praesenti or in the said treat estate, or any part thereof, the said treat estate, or any part thereof, the said treat estate, or any part thereof, and the said treat estate, or any part thereof, and the said treat estate, or any part thereof.		
ادُ	renew or extend leases upon any terms and for any period or periods of time and to amend, change or mod y lease and the terms and provi- sions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to the period of		
١٥	purchase the whole or any part of the reversion and to contract respecting the manner of name the amount of present or future renties, to the partition or to exchange said real estate, or any part thereof, for other real or personal property, to grantements or charges of any kind, to release, convey or assign any right, title or interest in or about or easement appurtement to said real estate or * / D rt thereof, and to		
	deal with said real estate and every part thereof in all other ways and for such other consist owning the same to deal with the same, whether similar to or different from the ways above In no case shall any party dealing with said Trustee, or any successor in trust, in rel	derations as it would a faw it for any person specified, at any time or time a hereafter, ation to said real esta s, or to shom said real	
-	estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said see to the application of any purchase money, rent or money borrowed or advanced on said real trust have been compiled with, or be obliged to inquire into the authority, necessity or expedie	ats, and for the uses and purposes herein and in a continuous and real estate or any part are and to remaind the said real estate as often the with or subsidied said real estate as often the with or without consideration, to convey said saor a su ore in trust all of the title, estate, the wise on the read real estate, or any part erion, by it as o commence in present) or it is any single der are the term of 188 years, and to said real estate or a part thereof, and to say the same of the sa	
2	by said Trustee, or any successor in trust, in relation to said real saids a shall be conclusive ev Registrar of Titles of said county) relying upon or claiming under any such conveyance lease o	r other instrument, (a) that at the lime if the	
1	instrument was executed in accordance with the trusts, conditions and limitations contained in in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said	ree and effect, (b) that such convey nee c other this Indenture and in said Trust Agr 1 c c d Trustee, or any successor in trust, we duly rother instrument and (d) if the conve ance ' or other instrument and are fully wested with measure in trust. Park National Bank, individually be subjected to any claim, judgment or decise the property of the pro	
	authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage o made to a successor or successors in trust, that such successor or successor in trust have been the title, estate, rights, powers, authorities, duties and obligations of its, his or their predece	r other instrument and (d) if the conve ance in properly appointed and are fully vested with it issue in trust.	
	or as Trustee, nor its successor or successors in trust shall incur any personal liability of for anything it or they or its or their agents or attorneys may do or omit to do in or about the	re be subjected to any claim, judgment or dec. e said real estate or under the provisions of this	
	all such liability being hereby expressly salved and released. Any contract, obligation or indebt connection with said real estate may be entered into by it in the name of the then beneficiarly	edness incurred or entered into by the Trustee in es under said Trust Agreement as their attorney.	
-	in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in it not individually (and the Trustee shall have no obligation whatsover with respect to any such so far as the trust property and funds in the actual possession of the Trustee shall be applicable	ts own name, as Trustee of an express trust and contract, obligation or indebtedness except only of for the payment and discharge thereof). All	
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the u sts, and for the uses and purposes herein and in said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve, manage, pr ' ad subdivide said real estate or any part thereof, to defeate parks, surerts, highways or alleys and to vacate any subdivision or part there of the said trustees to said the said trustees to the said trustees to the said trustees to the said trustees to said trustees to said and the said trustees to defeate parks, surerts, highways or alleys and to vacate any subdivision or part there of to successors in trust and por grant to said trustees, to dedicate, to mortgage, pledge or otherwise end said trustees to any part thereof. To a successor in trust and por grant to one where said real estate, or any part thereof. To clease said real estate, or any part thereof. To mine to time, in possessage and or lone to remember and part of the reversion and to contract respecting the manner of fixing the amount f. resent or future rentals, to partition or to exchange said real estate, or any part thereof, the manner of fixing the amount f. resent or future rentals, to partition or to exchange said real estate, or any part thereof, for other real or partition to the said trustees and or lone to renew leases and or lone to ren			
this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the said or any other disposition of said real state, and such interest of them shall be only in the earnings, avails and proceeds arising from the said or any title or local said real state, and such but only an interest in the earnings, avails and proceeds thereof a sofersaid, the intention hereof being to vest in said Melrose Park National Bank the entire legal and equitable title in fee simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, the Registers 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 limitation," or words of similar import, in accordance with the statute in such case made and provided, and all reputes shall not be required to produce the said			
If the title to any of the above real estate 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 limitations," or words of similar limitations or the register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar limitations and the register of			
l	Is in accordance with the true intent and meaning of the trust		
l	And the said grantor hereby expressly waive S and release. S any and all right statutes of the State of illinois, providing for the exemption of hometends from sale on executive the state of the state of respective to the state of the stat	~ 1 \	
	In Witness Whereof, the grantor aforesaid has hereunto set he seal this 18th day of June	hand and	
	[SEAL] Jana	em. Glevy soni	
_	[SEAL] /(JOANNE M	. PIEVITZ) [SEAL]	
Į .	State of Illinois County of Cook SS. I, the undersigned, a Notary Public in and for sai JOANNE M. PIEVITZ, A	d County, in the state aforesaid, do hereby	
١.	minimum.		
	personally known to me to be the same person, whose name is subscribed to		
	NOTAGE the foregoing instrument, appeared before me this day in person and acknowledged that		
	She signed, scaled and delivered the sa voluntary act, for the uses and purposes therein set for		
	right of homestead.	8th June 79	
	Given under my hand and notarial seal this Mary Ellen	3 weekles	
	The state of the s	Pablic	
		7th Ave, Melrose Park, IL 60160	
	Melrose Park, Illinois, 60160		

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COOK COUNTY, ILLINOIS FILED FOR RECORD Jul 25 179 9 00 AM PLEONDER FOR DEEDE

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END OF RECORDED DOCUMENT