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	25070115
	This Indenture Witnesseth That the Grantor (s)
	STEVEN DI MEO and WANDA DI MEO, his wife
\$\$\frac{1}{2}\text{\$\frac{1}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}\text{\$\frac{1}\text{\$\frac{1}\text{\$\frac{1}\text{\$\frac{1}\text{\$\frac{1}\text{\$\frac{1}\text	
18	of the County of COOK and State of Illinois for and in consideration
**	of Ten and nc/100 (\$10.00) Dollars,
100	
<u> </u>	and other good and valuable or iderations in hand, paid, Conveyand Quit-Claimunto
₹	HARRIS TRUST AND SAVY GS BANK, 111 West Monroe Street, Chicago, Illinois 60690, a corporation of Illinois,
₹8	as Trustee under the provisions of the stagreement dated the 7th day of June 1979
W.Y.S.	known as Trust Number 39591 , the Nowing described real estate in the County of Cook and State of Illinois, to-wit: - Unit Number 3-'D' as delineated on plat of survey of the following described parcel of real estate
	(hereinafter referred to as parcel): Lots 23 and 24 in Riverwoods Subdivision, being a subdivision of part of the North 1/2 of the
+	South West 1/4 of the North West 1/4 of section 11, Township 40 North, Range 12 East of the third principal meridian, in Cook County,
	Illinois, which plat of survey is attached as Exhibit 'D' to declaration
].	of condominium made by North West National Bank, a national banking association, as trustee under trust agreement dated July 3, 1969,
	known as trust number 672, recorded in the office of the Recorder of
ate	Deeds of Cook County, Illinois, as document number 23822107, together with an undivided 9.04 per cent interest in the parcel (excepting from
בו	said parcel all the property and space comprising all the units thereof
	as defined and set forth in said declaration in I plat of survey) in Cook TO HAVE AND TO HOLD the said premises with the appurtenances up race trusts and for the uses and County
	purposes herein and in said trust agreement set forth.
	Full power and authority is hereby granted to said trustee to improve, mana e, pr tect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate a y subdivision or part the said to vacate a y subdivision or part the said to vacate a y subdivision or part the said to vacate a y subdivision or part the said to vacate a y subdivision or part the said to vacate a y subdivision or part the said to vacate a y subdivision or part to said the said to vacate a y subdivision or part to said the said to vacate a y subdivision or part to vacate a y subdivision or part the said to
	thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premises or five or thereof to a successor or successors in trust, all of the tole, estate, powers and cessor or successors in trust, all of the tole, estate, powers and consideration or successors in trust, all of the tole, estate, powers and consideration or successors in trust, all of the tole, estate, powers and consideration or successors in trust, all of the tole, estate, powers and consideration of the considerat
ĺ	authorities vested in said trustee, to donate, to declate, to information of the in possession or ever sion, by leases
	to commence in praesent of in tituto, and upon any terms and leaves upon any et ms and for any
-	period or periods of time and to amend, change of modify leases and the terms and provisions to renew leases und options or times hereafter, to contract to make leases and to grant options to lease and options to renew leases und options or times hereafter, to contract to make leases and to grant options to renew leases und options or times hereafter, to contract to make leases and to grant options to renew leases und options or times hereafter, to contract to make leases and to grant options to renew leases und options or times hereafter, to contract to make leases and to grant options to renew leases und options or times hereafter, to contract to make leases and to grant options to renew leases and to grant options options to grant options options options options options to grant options options options op
	to purchase the whole of any partition or to exchange said property, or any part thereof, for other real or pe sound present or future rentals, to partition or to exchange said property, or any part thereof, for other real or pe sound present or future or assign any right, title or interes; in o
	property, to grant easements or charges of any kind, to release, convey or assign any light, that of make a bout or easement appurtenant to said premises or any part thereof, and to deal with said property and eve y part thereof in all other ways and for such other considerations as it would be lawful for any person owning the said thereof in all other ways and for such other considerations as it would be lawful for any person owning the said the said of the said that the said of the said
}	to deal with the same, whether similar to or different room to the man said premises or
	In no case shall any party dealing with said trustee in relation to said premises, or to whole said premises, and said premises, or to whole 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 to the application of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed trust deed mortage, lesse or other instrument executed by said trustee in relation to said real estate shall be
	that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every
	any act of said trustee, or be obliged to privaged to include a second by said trustee in relation to said real estate shall be deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created 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 agreement or in some amendment thereof and binding upon all heprofesiories thereoffer the trusts of the delivery thereoffer and trust agreement or in some amendment thereoff and binding upon all heprofesiories thereoffer the trusts.
	instrument, (a) that at the time of the delivery thereof the trust created by this interture and by said the said trust ment was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with ment was in full force and directions contained in this Indonture and in said trust agreement or in some amendment
	thereof and blading upon an bladd based loose mortgage or other instrument and (d) if the conveyance is
ĺ	execute and deliver every such deed, trust deed, least, moregage of other in trust have been properly appointed 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 title, estate, rights, powers, authorities, duties and obligations of its, his or their
	predecessors in trust.
	shall be only in the earnings, avails and proceeds arising from the sale of other maps of the arising from the sale of other maps of the arising from the sale of the personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof a aforegaid.
	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 limitations," or words of similar import, in accordance with the statute in such case made and
	And the said grantor S hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on
	In Witness whereof, the grantor moresaid has hereunto see
}	seal S this 7th day of June 1979
	Wanda Willer (SEAL)
	STEVEN DI MEO V WANDA DI MEO (SEAL)
	THIS INSTRUMENT WAS PREPARED BY
	Lawrence Ripes9622 Franklin Ave.
	Name Address

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STA	ATE C	F ILLING	DIS (OK (ss. I	LAWRI	NCE RIPES				
	J.,		Notary Public, i		County, in the Sta				
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BOX 8	No	NI C		TO T AND SI TRUSTEE	ADDI				
	TRUST No.	DEED IN TRUST		TRUS	SRTY				(67/1)
	ET.			TO HABRIS TRUST AND SAVINGS BANE TRUSTEE	PROPERTY ADDRESS			HARRIS TRUST AND SAVINGS BANK. HI West Mouse Street	12341 (REV. 11/73)

END OF RECORDED DOCUMENT