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ا (د		***	mark en al			u shinut na li ili tana.
ı	DEED IN TRUST	25	281006			
7	QUIT CLAIM					
2	THIS INDENTURE WITNESSETH,	That the G		leen I. Weish	orod, a widow a	and
1				t since reman		4 18
9	of the County of COOK TEN AND NO/100	and State of		dolla		i n zig
10	of the County of COUNC and State of ILLINOIS for and in consideration TEN AND NO/100					
•			ed the Tust Number	19th 35503	day of , the following	Repr
?	describer real estate in the County of Unit No. 102 -18 in Greenleaf Cou	ırt Condomi	COOK nium as deli	neated on a	of Illinois, to-wit: survey of the	1 11/010
o.	following described real estate: Block 16 in Roiger: Park, being a	subdivisi	on in Sectio	n 31, Townsh	ip 41 North.	dr. W
C 16	following discribed real estate: Lots 16 and 17 and the West 10 feet of Lot 18 in Block 16 in Roiger, Park, being a subdivision in Section 31, Township 41 North, Range 14, East of the Third Principal Meridian, which survey is attached as Exhibit "A" to the Declaration of Condominium recorded as Document 24909925 together with					
0	its undivided percentage interest (excepting from said parce? all t	he property	y and space	comprising t	he units there	of As
1	as set forth and defined in the D	eclaration	and Survey)	all in Cook	County Illinoi	r Tax
2				D BY TRUST DI IONAL BANK OI		provisi
00		0,	SANFORD KOVI	TZ, FIRST VIO	CE PRESIDENT	
	(Permanent Index No.:	-7		)		
	TO HAVE AND TO HOLD the real estate with its appurt set forth.  Full power and authority is hereby granted to said tre	oton to subdivid	nd markdistate the m			Econot Feel Be
	streets, highways or alleys and to vacate any subdivision of purchase, to execute contracts to sell on any terms, to con- a successor or successors in trust and to grant to such su- trustee; to donate, to dedicate, to mortgage, or otherwise part thereof. from time to time, in possession or reversion.	rey either with or v cessor or successors neumber the real e	with at consideration; in rust all of the fi- state, ar part ther	to convey the real esta tle, estate, powers and reof; to execute leases of	ite or any part thereof to authorities vested in the of the real estate, or any	Hiders and Revenue Slumps
	part interfest, from time to time, in possession or reversion, periods of time, and to execute renewals or extensions of le changes or modifications of leases and the terms and providence of the properties of the analysis of the present of the analysis and respecting the manner of fixing the amount of present or lands assum any right title or thereto in or about or easement a estate and every part teretod in all other ways and for such that the deal with it, whether similar to or different from the	ases upon any term sions thereof at any options to purchas	is and for any period time or the estarts the whole r any	or periods of time and ter; to execute contract part of the reversion	to execute amendments, ts to make leases and to and to execute contracts	tevenue
	respecting the manner of fixing the amount of present or fut assign any right, title or interest in or about or easement a estate and every part thereof in all other ways and for suc estate to deal with it, whether similar to or different from the	ure rentals, to exec appurtenant to the r th other consideration ways above specifie	eal estate or any lart ons as it would be ! . d and at any time or .	the control and to deal which for any person ow impact of the control and the	vith the title to said real ming the title to the real	ers and )
	In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortigated by the borrowed or advanced on the real estate, or be obliged to se necessity or expediency of any act of the trustee, or be obliged to se necessity or expediency of any act of the trustee, or be obliged to se necessity or expediency of any act of the trustee, or be obliged to the trustee of the trustee of the trustee of the trustee of the trustee when the trustee was duly authorized and empowered to cli that the trustee was duly authorized and empowered to cli if the conveyance is nade to a successor or successors fully vested with all the title, estate rights, powers, authorities	in relation to the rate trustee, be obliged that the terms of the term	eal estate, or to who ed to see to the appli the trust have been o	cation of ar purhase omplied with, or his object the true agree	money, rent, or money liged to inquire into the	lixing Ride
	trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance, herein and by the trust agreement was in full force and eff trusts, conditions, and limitations contained basein and in	the trustee in related the trustee in the trust agreement	tion to the real estate rument, (a) that at the conveyance or other is	e shall be more usive we time of the selvery	thereof the trust created in accordance with the	
l	(c) that the trustee was duly authorized and empowered to e (d) if the conveyance is made to a successor or successors if fully vested with all the title, estate rights, powers, authorities	n trust, that such s duties and obligat	every such deed, trust uccessor or successors ons of its, his or their	deed, lease, mort age in trust have been predecessor in trust.	other instrument and oper' 'pprinted and are	100
	The interest of each beneficiary under the trust agree possession, earnings, and the avails and proceeds arising fro declared to be personal property, and no beneficiary shall he interest in the possession, earnings, avails and proceeds thereo	ment and of all p m the sale, mortgag we any title or inte	ersons claiming unde e or other disposition rest, legal or equitabl	r them or any of the of the real estate, and e, in or to the real est	m shall only in the l such i terest is hereby ate as sich, but only an	5
	If the title to any of the above lands is now or herealt certificate of title or duplicate thereof, or memorial, the won in accordance with the statute in such case made and provided.					
	And the said grantorhereby expressly waive_S statutes of the State of Illinois, providing for the exemption of In Witness Whereof, the grantoraforesaid ha_S	und_release_S homesteads from sa hereunto_set	any and all right on the execution or other HER	r benefit under and by erwisehand	virtue of any and all	LXC.
	thisday of		JULY	19 79	- 1	
	(S)	EAL)	Ween	2. Weed	rod(SEAL)	CO
	(9)	EAL) _	ileen I. We	isbrod	(SEAL)	22
	·	J.1.L)			(0.5.12)	25081006
NO TAXABLE CONSIDERATION						
County of the state and estate, no nereby certify that						
not since remarried.						
personally known to me to be the same personwhose nameISsubscribed to the foregoing instrument, appeared before me this day in person and acknowledged thatSHE						lumber
the foregoing instrument, appeared before me this day in person and acknowledged that SHE signed, scaled and delivered the said instrument as HER free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand and notarial seal this 25TH day of JULY 19.79						Iment N
	Given under my h	and and notarial sec	1 this <u>25TH</u> d	ay o[ <u>JULY</u>	19 79	ğ
	Comment of the second	A	ana ste	Lypenhan	eer	
<u>_</u>	·, w		Notary	Public 9		
	EXCHANGE NATIONAL BANK OF Box 132	CHICAGO	For info	624 W. Green. mation only insert st above described prop		LLINOIS 60626 16-9
					TE AND ADAMS	

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100K COUNTY, JESTMORE FILED FOR RECORD

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PRECEDENT TO STATE OF THE STATE

\*25081006

Property of Cook County Clerk's Office

END OF RECORDED DOCUMENT