DEED IN TPUST

25120069

MLC CLIM

THIS INDENTURE WITNESSET H, That the Grantor Eileen 1. Weisbrod, a widow and not since remarried

an'. State of of the County of Cook Illinois for and in consideration TEN (\$10.00)------ dollars, and other good and valuable considerations in hand paid, Convey s and Quit Claim s EXCHANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor or successors, as Trustee under a trust agreement dated the lst day of ray , 19 c described real estate in the County of , 19 79 known as Trust Moraber 35485 the following

and State of Illinois, to-wit:

SEE RIDER ATTACHED

T-C/O/H'S 406A in Carl Sandburg Village Condorinium No. 2 as delineated on a survey of a portion of Lot 5 i. Chicago Land Clearance Commission No. 3, being a consolidation of Lots and parts of Lots and vacated alleys in Bronson & Lidition to Chicago and certain resubdivisions, all in the North@ast quarter of Section 4, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois; which survey is attached as Exhibit 'A' to the Declaration of Condominium recorded as Document No. 2503Z together with its undivided percentage interest the Common Elements.

Grantor also hereby grants to Grantee, his, her or their successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of said real estate set forth in the aforesaid Declaration and in the Declaration of Covenants, Conditions, Restrictions and Easements ("Homeowner's Declaration") recorded in the office of the Recorder of Deeds of Cook County, Illinois as Document No. 24917788 registered in the office of the Registrar of Titles of Cook , and Grantor County, Illinois as Document No. LR308597/ reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration and the Homeowner's Declaration for the benefit of the remaining real estate described therein.

RIDER MITACHED PINETO

MATACHED HERETO IS EN

 $\stackrel{\cdot}{\sim}$ 

## **UNOFFICIAL COPY**

	• 20	1
	• n	ļ
1.68 a	<b>.</b>	
1968 a - : Falla		ľ
	FREPARED BY TRUST DYPARTMENT	
AUG ZO 13 10 42	His PREPARED BY TRUCK DETERMINE	
	EXCHANGE NATIONAL BANK OF CHICAGO	1
	THE PART OF CHICAGO	
	Sanford Kovitz Firstice President	1
(Permanent Index No.:	· • •	
TO HAVE AND TO HOLD the real set forth	estate with its appurtenances upon the trusts and for the uses and purposes herein and in the trust agreement	
of potential authority is here streets, to many or allevs and to valuately to sell a success of myssors in trust and truster, for his date, to declarate, to me part thereof, rom me to time, in potentials of time, and to eventue renew changes or mobil time of leases an execute options of the manner of a six the analysis and available to the first time of the second association of every part thereof, in 20.	by granted to said trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, cate any subdivision or part thereof; to execute contracts to sell or exchance, or execute grants of options to on any terms, to convey either with or without consideration; to convey the real estate or any rat thereof to to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in the figure, or otherwise encumber the real estate, or any part thereof to execute leases of the real state, or any session or reversion, by leases to commence in praesenti or futuro, and upon any terms and for any period or also or extensions of leases upon any terms and for any period or periods of time and to execute amendments, the terms and provisions thereof at any time or times hereafter; to execute contracts to make leases and options to purchase the whole or any part of the reversion and to execute contracts tourist of present or future rentals, to execute grants of easements or charges of any kind; to release, convey or adout or easement appurtenant to the real estate or any part thereof, and to deal with the title to said real their ways and for such other considerations as it would be lawful for any person owning the title to the real or or different from the ways above specified and at any time or times hereafter.	Section 4,
In no case shall any party de a borrowed or arbaned in be sold, be borrowed or arbaned on the rear esta necessity or expediency of any act of trust deed noticage, heave or other i person relyanciagon or claiming under herein and by the trust agreement was trusts conditions and limitations conf- ce that the truster was duly authorize dit if the consecurace is made to a su- diffy see the deed of the conference of the conference of the conference is made to a fully vested with all the tile, estate right	with said trustee in relation to the real estate, or to whom the real estate or any part thereof shall be do norteaged by the trustee, be obliged to see to the application of any purchase money, rent, or money ice of he obliged to see that the terms of the trust have been complised with, or be obliged to inquire into meet he taske, or be obliged to privileged to inquire into any of the terms of the trust agreement; and every deed, including the trustee in relation to the real estate shall be conclusive evidence in driver of every any an anxiety ance, lease or other instrument, ta) that at the time of the delivery thereof the trust created sumed herein an in he trust agreement or in any amendments thereof and blinding upon all beneficiary and allered, the trust agreement or in any amendments thereof and blinding upon all beneficiary and allered the set of the property appropriate and effect, the state of the property appropriate and effect, it is that the time of the delivery thereof the trust created with the angle of the results and effect, or the property appropriate and effect, the state of the property appropriate and are the power and of the property appropriated and are the power and of the property appropriated and are the power and of the property appropriated and are the power and of the property appropriated and are the property appropriate and obtained to the property appropriated and are the property appropriate and obtained to the property appropriate and are the property appropriate and obtained to the property appropriate and are the property appropriate and obtained to the property appropriate and are the p	aragraph  .200.1-2  .44.0  Seller or 66
The interest of each beneficiary of passession, earnings and the avails an declared to be personal property, and interest in the passession, earnings, avail	under the trust agreemen and of all persons claiming under them or any of them shall be only in the disposition of the real estate, and such interest is hereby no beneficiary shall have any toler interest, legal or equitable, in or to the real estate as such, but only an its and proceeds thereof as slow or.	
If the title to any of the above la certificate of title or duplicate thereof, in accordance with the statute in such cr	nds is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the or memorial, the words "in trus," or """ condition," or "with limitations," or words of similar import, so made and provided.	E
And the said grantor hereby	e expressly waive \$\frac{S}{2}\$ and release \$\frac{S}{2}\$ any and all right or benefit under and by virtue of any and all g for the exemption of homesteads from the one-ecution or otherwise.	rovisic ansfer
In Winner Whereof, the grantor	g for the exemption of homesteads from the on execution or otherwise. handand seal	## 1
	and seal and	1 52 54
	(SEAL) Fileen T. Weisbrod (SEAL)	pt under Estate T
	(SEAL) (SEAL)	Exem R.ul
TO TAXABLE CONSIDERAS		
	NORMA SCHUPPENHAUER	
State of Illinois	i a rotary i unit in the Curry, in	
County of Cook SS	the state aforesaid, do hereby certify that  Eileen J. Weisbrod, a widow and not since remarried	1
	Elifeen 1. Wersorou, a widow and not since remarried	
	the could be the state to be the same possessing above purpose is	Sc. N
7 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -	personally maken to the title same person.	I U
- acillruc	the foregoing instrument, appeared before me this day in person and acknowledged that She	
1. 1. 1. 1. 1.	signed, soded and delivered the said instrument as TIET free and voluntary act, for the uses	NO V
SANTARVIE	and purposes therein set forth, including the release and waiver of the right of homestead.	
	Given under my hand and notarial seal this. 23rd day of August	069
	$\sim$	11%
\\ PUBLY/\\	$\mathcal{L}$	1
The same of the same	Marintelhappenhauld	1
COUTTAINE	Notary Edding	
*** J. 154. 1		<u> </u>
EXCHANGE NATIONA	L BANK OF CHICAGO Unit 406, 1460 W. Sandburg Ter	
Box 1	For intermation only insert street address	16-9 l
DOY 1	of above described property.	10-7
DUA I	of above described property.	10-7
BOX I		10-7