UNOFFICIAL COPY

	2527	7314	0		
QUIT CLAIM DEED IN TRUST	COOK COUNT	TM, ILLINOIS	eliding W. Olsen Recommendations		
	1	! Pil 2: 06	25277314		
F220A 8-75	1	HE ABOVE SPACE FOR RECO			
THIS INDENTURE WITNESSETH, That the			le woman having never		
	been marr			provisions or	
of the County of Cook of			for and in consideration ————Dollars, and other good	7.151.7 6.1.0	
and valuable ons derations in hand paid, Co a corporation of I no s, as Trustee under the			BANK & TRUST COMPANY, 10th day of	707°	
May , 19 7 described real estate in the County of	8 , known as Trust N Cook	fumber 21128 and State of Illinois,	, the following to-wit:	ф. 77	
				exempt un ection 20 Ordinance	
Ox				n exemp Section Ordina	7 8
See Exhibit A attached	lereto and mad	e a part hereof		tion Fax (7/4
		•			
	040			Thio trenose Paregroph E Transaction	Date
	τ_{\circ}			Thie Pareg Trans	
	()			E PL	<u>-</u>
), .		: 1	n
TO HAVE AND TO HOLD the said premises with the	000 West North Avenu				100
agreement set forth. Full power and authority is hereby granted to said dedicate parks, streets, highways or alleys and to vacate	trustee to improve, manage	, protect a d modivide sai	d premises or any part thereof, to id property as often as desired, to	Nave ci	
agreement set forth. Full power and authority is hereby granted to said dedicate parks, streets, highways or alleys and to vacic contract to sell, to grant opious to purchase, to sell on a part thereof to a successor or successors in trust and to general the said frustee, to donate, to dedicate, to mostigage wested in said frustee, to donate, to dedicate, to mostigage period or periods of time, not exceeding in the case of lor any period or periods of time and to amend, change contract to make leases and to grant options to lease and to contract respecting the manner of faining the amount of for other real or personal property, to grant easements or other considerations as it would be for any personal objects of the contract and present the contract and property.	any terms, to convey either trant to such successor or su t, pledge or otherwise encur ersion, by leases to commer	with or witho consideration consideration of the co	on, to convey said premises or any vitle, estate, powers and authorities to thereof, to lesse said property, or 1 id upon any terms and for any	provisions of Real Estate	
period of periods of time, not exceeding in the case of a for any period or periods of time and to amend, change contract to make leases and to grant options to lease and to contract respecting the manner of fixing the amount of	any single demise the term of or modify leases and the te options to renew leases and bresent or furnire rentals	of 198 years, and to t new or rms and provisions the en-	or ever to deleases upon any terms and ar any time or times bereafter, to the reversion and the revers	Real B	ļ
for other real or personal property, to grant easements or easement appurtenant to said premises or any part thereof other considerations as it would be lawful for any person above specified, at any time or times hereafter.	charges of any kind, to rele , and to deal with said pro- owning the same to deal	case, convey or assign any reperty and every part there with the same, whether are	if it, "I e or interest in or about or of in all other ways and for such ular to ar different from the ways	§ 2 1	
above specified, at any time or times herealter. In no case shall any party dealing with said trustee veyed, contracted to be sold, leased or mortgaged by said rowed or advanced on said premises, or be obligated to senecessity or expediency of any act of said trustee, or be deed, trust deed, mortgage, lease or other instrument executed by this indenture and the said rust grows of created by this indenture and the said rust grows accordance with the trust, conditions and limitations con binding upon all beneficiaries thereunder, (c) that said udeed, (ease, mortgage or other instrument and (d) if the in trust have been properly appointed and are fully vestectheir predecessor in trust.	in relation to said premises, i trustee, be obliged to see a that the terms of this trus	or to whom said premises to the application of any pu it have been complied with,	or any ar ther of shall be con- archase mon y, rent, or money bor- or be obliged to aquite into the		
deed, trust deed, mortgage, lease or other instrument executive person relying upon or claiming under any such or created by this indenture and by said trust agreement was	obliged or privileged to inquiented by said trustee in relaminates. Icase or other in a in full force and effect.	uire into any of the terms tron to said real estate shall strument, (a) that at the tit (b) that such conveyance of	of said trust arts mint; and every be conclusive vic nice in favor of me of the deliver, thereof the trust r other instrument was f. ecut. I in	empt anger Section	ž
accordance with the trusts, conditions and limitations con binding upon all beneficiaries thereunder, (c) that said u deed, lease, mortgage or other instrument and (d) if the in trust have been properly appointed and are fully years	stained in this indenture and rustee was duly authorized : conveyance is made to a su d with all the title, estate of	d in said trust agreement of and empowered to execute eccessor or successors in trus- iehts powers authorized	r in some amendment hereof ind and deliver every such deed, ust at that such successor of sucress,	mpt. d	2/3
their predecessor in trust. The interest of each and every beneficiary hereunder avails and proceeds arising from the sale or other dispos no beneficiary hereunder shall have any title or interest. Table 300 beneficiary hereunder shall have any title or interest.	and of all mercons statution		on shall be noted to the season of	xem Se	2
avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or here certificate of title or duplicate thereof, or memorial, The import, in accordance with the statute in such case made				Š	10
And the said grantor——hereby expressly waive— statutes of the State of Illinois, providing for the exempt				,,	Deta C
	S hereunto ser	her	handand seal	1 1	- G
this	Movember		9_	is tra	จั
THIS INSTRUMENT PREPARED CARL L. RUSSO, ATTORNEY-AT-LAW	E(Seal)	Mary S. Sh.	mote (Seal)	This	<u> </u>
8000 SEARS TOWER CHICAGO, ILL. 6060	6 .(Seal)		(Seal)		
				Ş	
Scate of Illinois County of Cook 55.	Carl L. Russo		Public in and for said County- in	Time in	
	Mary P. Shumake			2 2	ř
	wa so me to be the same p	erson whose name	1S subscribed to	Visible O	Ž Ž
		•	/		
signed, sealed	instrument, appeared before and delivered the said inst iberein set forth, including t	nomen as her free	and voluntary act, for the uses	6	3

Pioneer Bank & Trust Company

20 Aldine, Chicago, Illinois
For information only insert street address of

UNOFFICIAL COPY

EXHIBIT A

UNIT NCS. 226, 227, 229, 230, 301, 323, 326, 327, 329, 330,435, 401, 405, 406, 423, 428, 429, 430, 504, 505, 523, 524, 525, 526, 527, 528, and 529 as delineated on survey of the following described parcel of real estate (hereinafter referred to as "Parcel"):

That part of Lo: 30 lying East of a line described as: commencing at a point on the North line of said Lot 4.88 feet vest of the North East corner thereof, thence South along a line parellel with the East line of said Lot 50 feet; thence South to a point on the South line of said Lot 4.96 feet West of the South East corner thereof also all of Lots 31, 32, 33, and 34 and the South 100.00 feet of lot 35 all in Block 3 in Lake Shore Subdivision of Lots 24, 25, and 26 in Pine Grove, being a Subdivision of Section 21, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois,

which survey is attached as Exhibit "A" to Declaration of Condominium Ownership made by 420 Aldive Building Corporation, recorded in the Office of the Recorder of Leads, Cook County, Illinois, as Document No. 2005 104, together with its undivided percentage interest in said Parcel (excepting from said Parcel all the property and space comprising all the Units as set forth in said Declaration and survey).

7751A