## QUIT CLAIM DEED INTRICOFFICIAL 25 323 887

F220A B-73

THE ABOYE SPACE FOR RECORDERS USE ONLY

Mary P. Shumake, a spinster,

THIS INDENTURE WITNESSETH, That the Grantor				
and valuable considerations in hand paid, Convey a corporation of Illinois. Trustee under the properties of the properti	/s and quit claims to ovisions of a trust known as Trust Ni	unto the PIONEER BA	Dollars, ANK & TRU 28th	in consideration and other good ST COMPANY, day of , the following

## EXHIBIT A

Unit Nos 18,34643 as delineated on survey of the following described parcel of real estate (hereinafter referred to as "Parcel"):

Lots 246 thru 256 (except from said Lots the North 11.0 feet and the East 16.0 feet thereof dedicated for use as Public Alley) in Mahoney Estates, a Subdivision of the North 3/4 of the West 1/2 of the Southwest 1/4 of Section 24, Township 37 North, Range 13 East of the Third Principal Meridian (except the Right of May of the Chicago and Southern Railroad Company), in Cook County, Illinois.

which survey is attached as Exhibit A to Declaration of Condominium Ownership made by American National Bank and Trust Company of Chicago, as Trustee under Trust No. 43311, recorded in the Office of the Recorder of Deeds, Cook County, Illinois, as Document No. 25302404; together with its respective undivided percentage interest in said Parcel (excepting from said Parcel all the property and space comprising all the Units as defined and set forth in said Declaration and survey).

See Exhibit A attached hereto and made a part hereof.

1900 JAN 17 FC 12: 35

Lidney W. Oken

25323887

Grantee's Address 4000 West North Avenue, Chicago, Illinois 60639

TO HAVE AND TO HOLD the said premises with the appurisances upon the trains and for the uses and agreement set forth.

agreement set forth.

It ill power and authority it bereby gracied to said muster to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or altest and to vacate say subdivision or part thereof, and to resubdivide said property as often as desired, to consist to sell, to grant opinion is purchase, to sell on any terms, to covery either with or without consideration, to consist said property, or any part thereof, to a successor or successor in the sufficient or successor or successor, to mostage, pledge or otherwise encumber said property, or any part thereof, to be seen and property, or any part thereof, from more to time, no case of any single demine the sum of 189 years, and to prove or extend lessues upon any terms and for any period or periods of time and to single, change or modify lessue said the terms and provisions thereof at any time or times hereafter, to construct in make lessues and to grant options to far and options to purchase the whole or say part of the reversions and to construct respecting the misoner of fasing the emoist of prevent or trenew lesses and options to purchase the whole or say part of the reversions and to construct respecting the misoner of fasing the emoist of prevent or future results, to pursuent or to exchange said property, or any part thereof, for other real or personal property, to grant estern and or changes of any limit, sind us deal with said property and entry part thereof is all other ways and fire such other Considerations as it would be listful for any across owneg the same so deal with the same, whether similar on a different from the ways above specified, at any time or times hereafter.

In no case thall any party decling with said truster per site, to said premises or my part thereof shall be con-

above specified, at any time or times hereafter.

In so case thall any pure decling with said trustee o or trice to said premises, or no whom said premises or any part thereof shall be conveyed, thousanded to be sold, leased or mortgaged by said that etc. be obliged to see to the application of any purchase money, reat, or money bovered or advanced on mad premises, or be obliged to see the stems of this trust have been complied with, or be obliged to inquire into the secretary or expediency of any art of said trustees, or be obliged or any read this trust case been complied with, or be obliged to inquire into the secretary or expediency of any art of said trustees, or be obliged or any read this trust case the state of said trust agreement; and every deed, must deed, mortgage, lease or other instrument exerused by and it size in relation to said real trust a shall be conclusive evidence in favor of every person relying upon or claiming under any such remergance, lease or other instrument, fail that at the time of the delivery thereof the trust treated by this indenture and by said trust agreement was in full force any effect, (b) that such conveyance or other instrument was assecuted in accordance with the trusts. Conditions and institutions constained in this indenture and it must fine remember or in some amendment thereof and binding upon all beneficiaries thereumder. (c) that said trustine was also accordance to successors in trust have been properly appointed and are fully varied with all the rule, to accordance to successors in trust that such successor or successors in trust have been properly appointed and are fully varied with all the rule, to accordance to successors in trust, that such successor or successors in trust have been properly appointed and are fully varied with all the rule, to accordance to successors in trust, that such successor or successors in trust.

The interest of each and every hereefeits he and a successor and the inity of the trust.

The interest of each and every beneficiary hereunder and of all persons claiming whom them or any of them shall be only in the satning, smalls and proceeds among from the sale or other dispositors of said small estate, and such interest is berefy declared to be personal property, and so hereficiary hereunder shall here any title or interest, legal or equitable, in or to lead real estate as such, but only an interest in the samings, small, and proceeds thereof as aforesaid.

If the rifle to any of the above lands is now ne hereafter registered, the Registrar of little in hereby directed not to register or note in the ettificate of title of duplicate thereof, or memorial. The words "in trust", or "upon conclusts", or "until limitations", or words of similar apport, in accordance with the statute in such case made and provided.

And the said grantor bereiv expressly waive and release any and all right or ber in under and by virtue of any and all sens of the Scare of Illinois, providing for the exemption of homesteeds from sale on execution of previous.

lst November

T<del>HIS INSTRUMENT PREPARED E<sup>(S</sup><sup>21)</sup></del>

CARL L. RUSSO, ATTORNEY-AT-LAW HITTI BEARS TOWER CHICAGO, ILL. 40494 (Stall)

(Scal)

Scar of <u>Illimoi</u>s Carl\_L. Russo , Cook

the state aformaid, do hereby curily Mary P. Shumake

her

Pioneer Bank & Trust Company

Units 18, 34 & 43 Merrionette Park Condominium Merrionette Park, Illinois

For information only just street address of

Box 22

END OF RECORDED DOCUMENT

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