UNOFFICIAL COPY

QUIT CLAIM DEED IN TRUST THIS INSTRUMENT WAS PREPARED BY	JAN-25-80 734603 • 25536783 • A sec	1 0
JOHN P. DUNNE	1 2 2 2 3 5 1 0 3 X 1.50	
PIONEER BANK & TRUST COMPANY 1000 W. NORTH AVENUE-CHICAGO, ILLINOIS	THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENTURE WITNESSETH, That the	<u> </u>	3 3
	divorced and not since remarried	Transacti 7
of the County of Cook	and State of Illinois for and in consideration	
of Ten and no/100		<u> </u>
	onveys and quit claims unto the PIONEER BANK & TRUST COMPANY,	·
a corporation of linois, as Trustee under the	the provisions of a trust agreement dated the 7th day of 1, known as Trust Number 17716, the following	1 3 3
described real estate in the County of	Cook and State of Illinois, to-wit:	CHERTICO PARTICIONALIO
()		· 3 %
		: 2 1
	n Javaras and Johnson's Westfield Manor,	; =)`
	e East half of the Northeast quarter of er of Section 29, Township 40 North,	1 2
	he Third Principal Meridian, in Cook	
County, Ill mois.	in the samuelar meratury in book	THE S
	~	i ag
O _X		236 236 236 200 200
) # 9 E
		Exempt under 200,1-236 or 8ectlob '200 Ordinance,
,	(* U 202)	Exemp 200.1 8ectl Ordin
		" " " "
		عد وا
Grantee's Address:	4000 West North Avenue, Chicago, Illinois 60639	
TO HAVE AND TO HOLD the said premises with a	he appurtenances upr , the trusts and for the uses and purposes herein and in said trust	Becton
agreement set forth. Full power and authority is hereby granted to sai	d trustee to improve manage, protect and subdivide said premises or any part thereof, to	1 to 3
dedicate parks, streets, highways or alleys and to vacat contract to sell, to grant options to purchase, to sell o	te any subdivision or tart thereof, and to resubdivide said property as offen as desired, to a new terms, to convey er ter with or without consideration, to convey said premises or any	1 2 2
part thereof to a successor or successors in trust and to seated in said trustee, to denote, to dedicate, to mortga	grant to such successor it is consider in trust all of the title, estate, powers and authorities inc, pledge or otherwise ever ab a said property, or any part thereof, to lease said property, or	1 m C
period or periods of time, not exceeding in the case of to	of any single demise the term of the expressions of surury, and upon any terms and to any manufactures and terms and to renew or extend feater upon any terms and the or modely leaves and the terms and repressions thereof as any time or rivers between the control of the control of the terms	
contract to make leases and to grant options to lease at to contract respecting the manner of fixing the amount	ad options to renew leases and options to purchase the whole or any part of the reversion and of prevent or future rentals, to partition or to exchange said property, or any part thereof,	
for other real or personal property, to grant easements easement apputtenant to said premises or any part ther	or charges of any kind, to release, or as , or assign any right, title or interest in or about or col, and to deal with said property ar a every part thereof in all other ways and for such	# £
above specified, at any time or times beceatter.	d trustee to improve manage, protect and subdivide said premises or any part thereof, to the any subdivision or my thereof, and to resubdivide said property as often as desired, to any terms, to convey refer with or without consideration, to convey said premises or any grant to such successor it is tection in trust all of the title, estate, power and authorities grant to such successor it is tection in trust all of the title, estate, power and authorities grant to such successor it is tection in trust all of the title, estate, power and authorities grant to such successor it is tection in trust all of the title, estate, power and authorities grant grant to such authorities of the title, estate, power and under the grant grant and to the title, estate, power and authorities are considered as any time or times for referred to green or future results, to cartis no set to eachange said property, or any part of the reversion and of greens or future results, to cartis no set to eachange said property, or any part thereof, and to deal with said property and estate appropriate the future results are considered as the said trustee. By the said property and are successed as a property of the reversion and one owning the same to deal with the said, results are results to or different from the ways ee in relation to said premises, or no "come said returned to a successor, and to deal with this rust have been our plied with, or be obliged to grantle and in successor or plied with, or be obliged to grantle and other instrument, (a) thus, or for time of the delivery thereof the trust was in full force and effect, (b) that such convey or or other instrument was essented in consistent in this indenture and in said trust agreem or or in some amendment whereof and trustree was duly authorized and empowered to exclude and deliver thereof the trust was in full to et all estates and empowered to exclude and obligations of its, bits of the solid each of the convey not excessor.	THE SPACE FOR AFFIELD RIDERS AND REVENUE STAMPONS OF PATESCROPE S. Section 4 ax Act.
vered, contracted to be sold, leased or mortgaged by	said trustee, be obliged to see to the application of my purchase money, rent, or money bor-	5 🛱
necessity or expediency of any act of said trustee, or t deed, trust deed, mortgage, lease or other instrument	se obliged or privileged to inquire into any of the turns of said trust agreement; and every executed by said truster in telation to said real exacts of all be conclusive evidence in favor of	발 생 분
every person relying upon or claiming under any such created by this indenture and by said trust agreement	or conveyance, lease or other instrument, (2) that the time of the delivery thereof the trust was in full force and effect, (b) that such convey are r other instrument was executed in	
binding upon all beneficiaries thereunder, (a) that sai deed, lease, morreage or other instrument and (d) if	d trustee was duly authorized and empowered to exclut, and deliner every such deed, must be conservable in made to a successor or successors in "the conservable is made to a successors."	under provisions tate Transfer Tax
in trust have been properly appointed and are fully ve their predecessor in trust.	sted with all the title, estate, rights, powers, authorities, futler and obligations of its, his or	1 25
The interest of each and every beneficiary hereund avails and proceeds arising from the sale or other dis	fer and of all persons claiming under them or any of them half be only in the earnings, possition of said real extract, and such interest is bereby declar of to be personal property, and sit, legal or equitable, in or to said real estate as such, but only to interest in the earnings,	F 2
no beneficiary hereunder shall have any title or intere- avails and proceeds thereof as aforesaid.	est, legal or equitable, in or to said real estate as such, but only 10 interest in the earnings,	5 5
if the title to any of the above lands is now or be certificate of title or duplicate thereof, or memorial,	pereafter registered, the Registrar of Titles is hereby directed not 11 register or note in the The words "in stuse", or "upon condusor", or "with limitations", o wells of similar ade and provided.	LE
1		under tate Tr
statutes of the State of Illinois, providing for the ex-	re. S. and release. S. any and all right or benefit under and by littue of any and all emption of homesteads from sale on execution or otherwise.	(B ()
In Witness Whereof, the granter	ha.S hereunto ser her hand and al.	and the second
this d	January 19.80	불절
Con Off		(<u>M M</u>
The oly Cheeren	(Seal)(Seal)	1 _
Phyllds Cheever		1 . 153
İ	(Seal)(Seal)	1 231 23
		1 63 65
7117		ा ध्रा ठः
State of Illinois SS. I. the state	the undersigned a Norsey Public in and for said County, in aforesaid, do hereby certify that Phyllis Cheever.	
County of the state	divorced and not since remarried	
] (3)
personal	y known to me to be the same person whose name 18 subscribed to	
the fores	pring instrument, appeared before me this day in person and acknowledged that	1 1
Signed.	realed and delivered the said instrument as her free and voluntary acts for the uses]]
	poses therein set forth, including the release and waiver of the right of homestead.	\ <u></u>
「 」 「 」 「 」 「 」 「 」 「 」 「 」 「 」 「 」 「 」	nder my hand and notarial scal this 24th day of January ty 80	}
200 200 200 C	man of Piles	1
	Notary Pythic	

END OF RECORDED DOCUMENT

The state of the s