## UNOFFICIAL COPY

DEED BI TRUCT	1		-			7
DEED IN TRUST	1982 DE	0.15. PM 2 cabove space for re-	2644( 58 corder's use only	)624 	Side	
THIS INDENTURE WITNESSETH, THAT not since remarried, of the County of Cook	THE GRANTOR, O	HRISTOPHER	WARD, divor		10	.20
of the sum of Ten and No/100 (\$1 in hand paid, and of other good and valuab quitclaims and was about TE	le considerations, receip			ledged, Conveys		
the provisions of a certain Trust Agreemen	t, dated the lst		4680			
day of UCTOBER 19 described real estate in the County of	82 , and known as Cook	Trust Number		, the following Illinois wit:	}	
Street address: Legal descrip 16.3;				• .		;
Lots 6 and 7 in Block Block 2, and Lots 2 to Meadows, being a Subdivithe Northeast 1/2 of Section all in Towns 1/2 1/2 Northeaccording to the plat of 1978 as Document 1/473126	hrough 6 inclust sion of parts of on 28 and part of , Range 10, East said Highland N	ive and 8 in the Southw of Lot 1 in t of the Thi Meadows reco	Block 3 in est ½ of So Geisler's rd Princip rded Novem	n Highland ection 27, Subdivision, al Meridian,		
			<u></u>			
			1		Texetion	
TO HAVE AND TO HOLD the said real estate with the Trust Agreement.					TIII	
Full power and authority comistent with the above de- said real estate or any part thereof, to dedicate parts, sire as often as desired, to contract to sell, to grant options to easily for the contract of the parts of the con- said Trustee, to donate, to dedicate, to mortpare, pledge or from time to time, in possession or reversion, by leases to ing in the case of any single demise the term of 198 years, or modify lesses and the terms and provisions thereof at a leases and options to purchase the whole or any part of a partition or to exchange and real estate, or any part there are the contract of the contract of the contract of the in all other ways and for such other considerations as it wow ways above specified, at any time or times hereafter.	ta, highways of a typ s d v pruchase, to sell v y ross, d to grant to such suco or otherwise encumber s. d cal e commence in prasenti or in future on the received the sease upon the received the received of the received to the received of the received to	acate any subdivision or to convey either with or successors in trust all of state, or any part there o, and upon any terms a or any trust and for an aract to make leases an ecting t.e manner of it bertly, to grant easement it. are trof, and to	part thereof, and to r without comideration the title, estate, pow- of, to lease said real and for any period or y period or periods of d grant options to izing the amount of its or charges of any deal with said real	resubdivide said real estate a, to convey said real estate rs and authorities vested in estate, or sny part thereof, periods of time, not exneed- time and to amend, change lease and options to transle kind, to release, convey or state and every part thereof estate and every part thereof estate and every part thereof	Riders and Regenue Stamps  Stempt from Caxation of the Illinois	K. K.
In no case shall any party dealing with said Trustee, thereof shall be conveyed, contracted to be sold, leased purchase money, tent or money bornwed or advanced or obliged to inquision to the sold property.  The sold property of the sold pr	or any successor in trust, in or montaged by said Truster, as to solitor a said real trust, or be oblige as the said real trust, or be oblige that or other instrument reacts (sinchding the Registrate of the delivery thereof the trust creat was encounted in accordance errof, if any, and bioding up and deliver every such deed, if the successor of successors in the ortheir predecessor in trust.	relation to ad tril er or any successor a tro d to see that ac, or be obliged private ed by said Trus.ce. c les of said county) ay ed by this Indenture with the trusts, condi- on all beneficiaries the ust deed, lesse, mortge trust have been proper	date, or to whom s st, be obliged to see s of this trust have leged to inquire inte a successor in tri or shoon or claiming d 'y said Trust 'hom and limitations eur ar (s) that said a other instrumen by appointed and vir	aid real estate or any part to the application of any been compiled with, or be been compiled with, or be stated in the state of the state of the state of the state of the state of the state of the state of the under any such conveyance spreement was in full form to the state of the state of the state of the state of the truncation of the state of the st	This space for affixing B	
This conveyance is made upon the express understandin inconsor or successors in trust shall incur any personal in inconsors or successors in trust shall incur any personal in injury to person or property happening in or about said or indebtodioness incurred or estered into by the Trustee in Trust Agreement as their autorney-in-fact, hereby irrevocably trust and not individually (and the Trustee shall have no o trust property and funds in the actual possession of the Trust whatlover that the charged only notice of the condition from the death of the condition from the design of the trust of the charged only notice of the condition from the design of the trust of the charged only notice of the trust of the charged only in notice of the condition from the design of the charged only in notice of the condition from the design of the charged only in the charged on the c	ig and conditions that neither bility or be subjected to any clu- extate or under the provisions real extate, any and all such list connection with said real extate in appointed for such purposes, or, bigation whatsoever with respect tee thall be applicable for the pa- ste of the filing for record of this Deo	Amalgamated Trust & im, judgement or decree of this Derd or said To buy being hereby exper up be entered into by at the election of the to any such contract, or yment and discharge there d.	Savings Ba k individual for anythin, or or out Agreement or on sally waived and release to in the name of it is name	ally or as Trastee, nor is:  acy or its or their agents or  mondment thereto, or for  d. Any contract, obligation  t. v. beneficiaries under sai- mer, as "astro of an expres- cas er ept e sy so far as the  cor, oratic 4 whomsoever and	This tra	under For Transfer [9][18]
The interest of each and every beneficiary berunder as in the earnings, avails and proceeds arting from the sale on beneficiary hereunder shall have any title or interest, thereof as aforesaid, the intention hereof being to vest to all of the real estate above described.  If the visit of a men of the above the contract of the contra	r any other disposition of said to egal or equitable, in or to said in said Amalgamated Trust &	ral estate, and such inter real estate as such, bu Savings Bank the entir	est is hereby declared t only an interest in e legal and equitable	to be perional ; for rty, an earnings, avail a d proceed title in fee time, in an	d b	
If the title to any of the above real entate is now or title or duplicate thereof, or memorial, the words "in statute in such ease made and provided.  And the said granter hereby expreasly waive State of Illsonis, providing for exemption of homesteads from sale.						
In Witness Whereof, the grantoraforesaid had sealthis	- hereunto set	her-	Decem	bec 19 82	. 7	
	(SEAL)	Christ	opher W	[SEAL		O
	y, in the State aforesaid, do here	by certify thatCHF	TSTOPHER W	Notary Public in and for sa	id	56440624 5740674
• •	se name <u>is</u>		subscribed	to the foregoing instrumen	a.	Document Number
appeared before me this day in person and acknowledged delivered the said instruments as		nd voluntary act, for the	uses and purposes the	signed, sealed ar terein sextoria, including t	T . I	Docun 7.25
GIVEN under my hand and NO tory	con this 15 Fh	no Dula	rember Mu		Z .	
My commission expires 5-23-8	3 3		an Sa	2025		L_
Mail to: Amalacmate	d 29/1	THIS INS	TRUMENT P	REPARED BY	· ·	(8)
Bankone West Monro Chicago, Illinois 6		651 S. Ro Schaumbur	se <u>lle Road</u> g. II. 601			(a)

END OF RECORDED DOCUMENT