UNOFFICIALCOPY

DEED IN TRUST

Attention: TRUST DEPARTMENT

26 667 849 The above space for recorder's use only

	The grove space for recorder's use only	
۱	THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Christopher Ward, divorced and not since remarried of the County of Cook and State of Illinois for and in consideration	
١٧	of the County of COOK and State of Illinois , for and in consideration of the suc of TEN DOLLARS AND NO 00/100 Dollars (\$ 10.00),	
٠ J		i.
3	in uand raid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey	ָרָנָ
0/10	the provisi as 1/2 certain Trust Agreement, dated the 1st.	6
श	day of O'to'ler 1982, and known as Trust Number 4680, the following	
31	described real estate name County of COOk and State of Illinois, to wit:	
١	Street address:	
او	Legal description:	* 1
5		그 [1] 현기
2	Lot 11 in Block 4 in highland Meadows, being a Subdivision of parts	1 1 = 1
9	of the Southwest 1/4 of Section 27, the Northeast 1/4 of Section	
\setminus	28, and part of Lot 1 in (eis er's Subdivision, all in Township	
	42 North, Range 10, East of the Third Principal Meridian, according to the plat thereof recorded in said Highland Meadows on November	
1	21, 1978 as Document 24731265. in Cook County, Illinois.	
יני		7970 <u>F</u>
ŝ		
8		المال
\		RAPE
2	TO HAVE AND TO HOLD the said real catate with the appurtenances, upon the trusts, and nor "" men and purposes upon the limitations set forth in said	SE SE
۶		Spannes SPH ADI
1	Full power and authority consistent with the above described Trust Agreement is hereby greated to said it to to improve, manage, protect and subdivide said real cetate or any part thereof, to dedicate parks, streats, highways or alleys and to vacate any subdivide on or part thereof, and to restudined said real cetate or any part thereof, and to restudined said real cetate or any part thereof to a successor or successor in trust and to grant to such successor or successors in trust and to grant the subdivide said the subdivide said the successor or successors in trust and to grant the subdivide said the successor or successors in trust and to grant successor or successors in trust and to successor or successors in trust and the subdivide said the subdivide said the subdivide said to trust in the successor or successors in trust and the subdivide said the subdivide said the subdivide said to successor in trust and the subdivide said the subdivide said the subdivide said to trust any successor in trust and the said of said to successor in trust and the said of said the subdivide said trust and the subdivide said the subdivide said trust and tru	S VE - E
	said frester, to donate, to donieste, to mortpage, plodge or otherwise encomber said real estate, or any part there is, to lease said real estate, or any part there is, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in presenti or in future, and upon any terms and or any period or periods of time, not exceed-	134 X
	ing in the case and the term and provinces there of any times they to contract to make leases and the term and provinces thereof at any time or times hereafter, to contract to make leases and options to lease and options to receive leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amen, to present or future rentals, to	E CE E
	partition or to exchange and real estate, of any part thereof, for other real or personal property, to grant estaments or chairs of any tind, to release, convey or samin any right, title or interest in or about or exceeded appart thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, better simily to or different from the	Riders 1 John St. 100
	ways above specified, at any time of times bereafter. In no case shall any party dealing with said Trustee, or any executaor in trust, in relation to said real estate, or to whom is 'to' tenate or any part	15 7 V ₹ 18
	thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see 't. U. spolication of any purchase money, rent or money borrowed or advanced on said real ctate, or be obliged to see that the terms of this trust have been, non-vised with, or be obliged to jacquire into the authority, necessary or expediency of any set of said Trustee, or be obliged or privileged to inquire into 'y o' 'Thus of said	ONS OF ESTATE
ล	Trust Agreement and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in classic teal egates shall be conclusive evidence in favor of every person (including the Registrar of Titles of said county) relying upon or claiming under any art conveyance, lesses or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said Trust Agreement of an in f. force	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
В	and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said frest Agreement or in all autoridinents thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Trustee, c any "exact and the said and the s	one S
2	In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whore is 'to' estate of any part thereof shall be conveyed, contracted to be sold, leasted or mortingard by said Trustee, or any successor in trust, be obliged to see 'to' explication of any purphase memory, run or noney bornweet of advanced on said real estate, or be obliged to see that the terms of this trust have been, covered the work of the said trust. The said trust and trust of trustee, or any successor in trust, in claim to said trust assessment of the said trust and trust of trust of the said trust and trust and trust of the said trust of the said trust of the said trust of the said trust of th	
ď	This conveyance is made upon the express undertainding and conditions that neither Analysmasted Trust & Savings Bank individually or as Trustee, nor is necessor or necessors in trust Ball interview any personal failability or be subjected to any extant, judgment or decree for saything it or they or its representation of the person or property happening in or about sale real exists, may add all such liability being hereign where the previous of this Deed or said Trust Agreement or any amendment thereto, or it of the control of the person or property happening in or about sale real trusts, may add all such liability being hereign warmed and released. Any contrast, obligation or debtechness heart of or other sales and all such liability being hereign warmed and released. Any contrast, obligation or indebtechness them there is the control of the sales and all such liability being hereign warmed and released. Any contrast, obligation or indebtechness tempt the control of the sales and t	
L.	stronger may do or omit to do in or about the taid real casts or under the provisions of this Decor or said Train Agreement or any amendment thereto, or if injury to person or properly happening in or about said real casts, any and all such liability being hereby expressly waived and related. Any contract, obligation or indebtedness incurred or entered into by the Trustee is connection with said real existen may be entered into by it in the name of the them beneficiaries under said	LISO.
O	Trust Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or, at the election of the Trustee, in its own nature, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and	
'n	what to every shall be charged with notice of this condition from the date of the filing for record of this Deed. The interest of each and every beneficiary bereunder and under said Trust Agreement and of all terroots claiming under them or any of them shall be only	
$^{\prime}$	The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the carrings, avails and proceed saring from the take or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary betwender shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in examing, avails and proceed, the advocated, the function berred being to went in said Amshipmated Trust & Savings Bank the entire legal and captuable tilt in for simple, in and	
۴	10 fit of the Left estric shows described?	000
رئ	If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or meanorial, the words "in trust," or upon coordinion, or "with limitations," or words of similar import, in accordance with the statute is not chose made and provided.	1
d	And the said granter hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of lifenois providing for exemption of homesteads from sale on execution or otherwise.	
0	In Witness Whereof, the grantorsforesaid bebereunto sethandandandandandand	
Ī	seal this 24th day of June 19.63	N
	[SEAL] Christopher Ward [SEAL]) 'j= -
		+ #:
	STATE OFIllinoisI	1 1
	County of COOK County, in the State of Metald, do hereby certify that Christopher Ward, divorced and not since remarried	₫ ἔ
	personally known to me to be the same personwhose name1S	āi
	personally known to me to be the same person whose name 18 subscribed to the following instrument appeared before me this day in person and acknowledged that he signed small and	3. I
	delivered the said instruments as hls free and voluntary act, for the uses and purposes therein are form producing the release and waiver of the right of homestead.	
	GIVEN under my band and notary seal this 87th day of June 2019-51	(E)
	_ Carolin helson zoo	\$!
	My commission expires	` ` L
	THIS INSTRUMENT PREPARED BY:	-
	Moil to: Amaiamalea Katharine E. Blumenthal	(2)
	Bonkon West Monroe One W. Monroe Street Chicago, Illinois 60603 8767	IL EAR
		N 3/2 1/25 A 1/2

UNGEEGAEGORY

COOK COUNTY, ILLINOIS FILED FOR RECORD

1983 JUN 30 PH 12: 35

Sidney N. Olcen RECORDER OF DEEDS

26667849

Property or Cook County Clerk's Office

END OF RECORDED DOCUMENT