## UNOFFICIAL COPY

QUIT CLAIM DEED IN TRUST

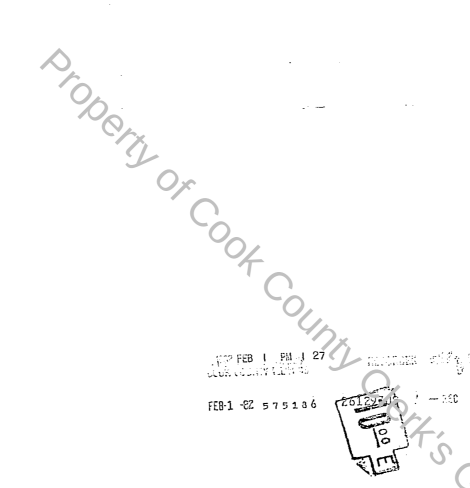
7

'<u>H</u> ''-

ï

	THIS INDENTURE WITNESSETH, That the Granton(s remarried of 12600 S. Harlem Ave	), Alyce H. Layland, divorced and not Palos Hts., 111, 60463		
	of the County of Cook at the sum of Ten and no/100			
	in hand paid, and of other good and valuable consideration	id, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey(s) and 🗉		
	of the State of Illinois, and duly authorized to accept an	, a banking corporation duly organized and existing under the laws in a baccute trusts within the State of Illinois, as Trustee under the	1 1/2	
	rovisions of certain Trust Agreement, dated the 16th day of November 181, and known as Trust Number 1-1834, the following described real estate in the County of Cook and State of Illinois,			
	towit:		[V	
1	1st 208 in Jeffrey Manor, a Resubdivision in Section 12, Township 37		1 3	
]	North, Range 14, East of the Thi	ird Principal Meridian, in Cook County,	33	
	Ill news, so war	<u>.</u>	N.	
į.		3	13/2	
			. [-	
	Ox	10 Te	Constitution of the second	
-			1 2 =	
1		المراجع	The state of the s	
1	SUBJECT TO		1 ' 1	
İ	TO HAVE AND TO HOLD the said tell est test than the opportenences, upon the trusts, and for the uses and purposes herein and in said Taust Agreement set forth.  The said of the said set the said set the said tell est test the said set the			
	as often as desired, to contract to sell, to grant options to place convey said real estate or any part thereof to a successal or of the stife, estate, powers and outhorities vested in said Tru.	orchasm to sell on any terms, to convey either with or without consideration, sur uses a in trust and to grant to such successor or successors in trust all set, to de late, to dedicate, to mortages, pledge or otherwise encumber sold		
\ 	real estate, or any part thereof, to lease said real estate, or commence in procesontl or in futura, and upon any terms and for the term of 198 years, and to renew or extend leases upon an	a y port lereof, from time to time, in possession or reversion, by leases to on period or periods of time, not exceeding in the case of any single demise by home and for any period or periods of time and to amend, change or malify	nue st	
	to renew leases and options to purchase the whole or any part present or future rentals, to purificate the whole or any part present or future rentals, to purifican or to exchange sold real e ments or charges of any kind. to release, convey or assign any	of the releast of and to contract respecting the manner of fixing the amount of store, or any of shereof, for any real or personal property, to get grant ease-right, fille of steeps in or phouse or easement apputement to said real easternish.	Ring tiders and revenue stom	
	or any part thereof, and to deal with said real estate and ever be lawful, for any person awaing the same to deal with the sai or times hereafter.	ry part thereof in all other ways and for such other considerations as it would me, whether stail to be different from the ways above specified, at any time	200	
In no case shall any party dealing with said Trustee, real estate or any part thereof shall be conveyed, contracted to be abliged to see the application of any purchase money, tent or mi		tee, or any succest or in 'ust' in relation to said real estate, or to whom sold a be sold, leased or my go of thy sold Trustee, or any successor in trust, be or money borrowed or ody aced on sold real estate, or be obliged to see that London but the outbert, one said or a mediancy of any act of sold Trustee	M Laxable En	
{	or be obliged or privileged to inquire into any of the terms of instrument executed by sold Trustee, or any successor in trust, person (including the Registrar of Titles of sold County) relyin	of said Trust Agreement, and every deed, trust deed, mortgage, lease or other the relation to said real est to shall be conclusive evidence in favor of every ng upon or claiming und. The such communace lease or other instrument, for		
į	that at the time of the delivery thereof the trust created by this such Conveyance or other instrument was executed in accordant in soid Trust Agreement of in all amendments thereof, if ony	is indenture and by said Trust Agree", into its little force and effect, (b) that ice with the trusts, conditions and "mittallo's contained in this Indenture and , and binding upon all beneficiaris sthereu der, (c) that said Trustee, or any	aboce der	
1	successor in trust, was duty quindrized and empowered to exe- ment and (d) if the conveyance is made to a successor or succ appointed and are fully vested with all the little, estate, rights, trust.	tes, or any success or in ust, in relation to said real state, or to whom said for money between an in ust, in said real state, or be abliged to see money between an index of the neighborhood of the see first inquire into the authorit, one easily or sepadiency of any act of said Trustee of said frust Agreement, and ever deed, trust deed, mortgage, lease or other in relation to said real est in mall be conclusive velocine in force of every last indexture on the said real est in mall be conclusive. It is not to said real est in mall be conclusive velocine in force of every last indexture on do by said frust Agree, in the last large of every last indexture on do by said frust Agree, in the last large of every last indexture on do by said frust Agree, in the last large of every last last last last last last last last	- (4 <u>4</u>	
Ì	This conveyance is made upon the express understanding and condition that neither the said G.V. Individually or as fusies, nor its successor or successor is nevertised to any claim, udg. and or decree for anything it greates or attempts and of the contribution of the said real state or under the provision of this Deed or said or their or their agents or attempts and of a under the provision of the said real state or under the provision of the said real state or under the provision of the said real state or under the provision of the said real state or under the provision of the said real state or under the provision of the said real state or under the provision of the said real state or the said real state or under the said real state or the said r			
	Trust Agreement or any amendment thereto, or for injuly to liability being hereby expressly waived and released. Any a connection with said real estate may be entered into by II in the	person of property noppening in or about and and will will only on the state in contract, obligation or indebtedness incurred or anter "1-1-2 by the Trustee in one of the their beneficiaries under said Trust A; see and c, their afformation of the Trustee, in its own name, as I rules of on express trust the election of the Trustee; in its own name, as I rules of on express trust.	26129708	
	This conveyance is made upon the express understanding and condition that neither the said d. I individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, udg, and or deces for anything it or they or its or their agents or ottomers may do a only to do in or about the subjected to any claim, udg, and or deces for anything it or they or its or their agents or ottomers may do a only to do in or about the subjected to any claim, udg, and or deces for anything it or they or its or their agents or ottomers may do not not any control of the contro			
Ì				
!				
	ed lands is in accordance with the true littent and meaning of the trust.  And the solid granto(s) hereby expressly watve(s) and release(s) any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.		1C	
	In Witness Whereaf, the grantor(s) aforesaid ha(s)(ve) hereunto set (his) (her) (their) hand(s) and seal(s) this			
늄	Ulyer Surface (SEAL) (SEAL) (SEAL)			
(SEAL) (SEAL)			, ]	
REPA	State of			
P P	County of Cook hereby certify that Alyce H. Layland, divorced and not		Dacument Numbe	
≆ <u>+</u>	remarried		-   [	
JONE .	personally known to me to be the same person(s) whose name(s) (is) (are) subscribed to the foregain.  Prinstrument, appeared before me this day in person and acknowledged that (he) (she) (they) signed are also and delivered the said instrument as (his) (they) free and voluntary act, for the uses on		i,	
purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand and notorial seal this			1 1	
THIS INSTRUMENT WAS PREPARI (Namo) (Addross)	// (SEAU)	Autoinette & Bareman Hotory Publi	<u> </u>	
M	MAIL TO: Grantee's Address:	For information only insert street address of above described prope	nty.	
MAN TO	PALING RAMIK AMIN TRUCT COMMONNY	2135 E. 98th Place	<del></del>	
C R	1000 SO HOMEN AND PROPERTY IS AND \$100	Chicago, III.	_	
`	TRUST DEPARTMENT	Permanent Tax Number		
	TRL1+2 REV- (76)		TANKAN	

## **UNOFFICIAL COPY**



10.00

END OF RECORDED DOCUMENT