DEED IN TRUST

26188853

The above space for recorder's use only

ſ	THIS INDENTURE WITNESSETH THAT THE GRANTOR, S, LAWRENCE A. FRAZIN and LORA S. GOLDSTEIN, NOW KNOWN AS LORA S. FRAZIN, his wife,	neon Sono es
}	of the County of COOK and State of ILLINOIS , for and in consideration;	1 8 7 3 3
\sim	of the sum of TEN and NO/100 Dollars (\$10.00),	· ·
V	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey	
X	and Warrant_unto AMALGAMATED TRUST & SAVINGS BANK, an Illinois banking corporation as Trustee under	AN GI
O	the provisions of a certain Trust Agreement, dated the 5th	
3	day of March 19 82, and known as Trust Number 4664, the following	188 FE
7	described real estate in the County of COOK and State of ILLINOIS, to wit:	
19	Street add ss Unit C-1, 7220 North Claremont, Chicago, Illinois	3 8 3 1
10	Legal descriptio :	
ك	SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF	
اہ،	FOR LEGAL DESCRIPTION AND SUBJECT TO CLAUSE	S
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	COOK CONT DO SUIS Ediction it. Oliver	16 50
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$ \wedge $	~ 0,	
	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes upon the limitations set forth in said	0 7 8
1	Trust Agreement. Full power and authority consistent with the above described Trust Agreement is h reby grated to said Trustee to improve, manage, protect and subdivide	E .
7	and real catalet or any part thereof, to dedicate park, streets, highways or alleys and to variet any subdivision or part thereof, and to resolvined state real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, complete with or without consideration, to convey and real estate or any part thereof to a successor or successor in trust and to grant and to such ascertance or successor in trust and to grant to such ascertance or successor in trust and to grant the successor or successor in trust and to grant to such ascertance or successor in trust and to grant the successor or successor in trust and to grant the successor or successor in trust and to grant the successor or successor in trust and to grant the successor or successor	\$ 19. T
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1	ing in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms are for any period or periods of time and to amend, change or modify leases and the terms and provious thereof at any time or times hereafter, to contract to make the least and options to be least and options to make a provious to the least and options to make the least and options to remember the least and options to make the least and options to m	(基語)
ζ,	state from time to other, to other the postession or reversion, by leases to commence in practical result of any part intervol, to ease same reaction, or any part intervol, from time to time, in postession or reversion, by leases to commence in practical result or in future, and—no any terms and for any period or periods of link, not exceeding in the case of any single denine the term and procurants hereof at any time or times hereafter, to contract to sake as and for grant options to lease and options to purchase the whole or any part of the reversion and to contract respecting the same or of fixing the amount of present of fature remain, to partition or to exchange said real case, or any part thereof, for other real or periodic property, to grant east men' or charges of any kind, to release, convey or assign any right, till for intervent or a state of the same and the same a	
9	ways above specially and of time of ti	2
a	In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said red. saite, or to whom said real estate or any part thereof shall be conveyed, contracted to be volk, lessed or mortgaged by said frustee, or any successor in trust, be eigher to see that the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the terms of 's trust have been compiled with, or he obliged to negate into the authority, necessor or expect, or or other instrument extended to said frustee, or any secretary in the said of the	11.50
Ą	obliged to inquire into the authority, necessity or expediency of any act of said finite, of the obliged or privileged o inquire into any of the terms of said. Trust Agreement: and every deed, trust deed, mortigage, lease or other instrument executed by said frustee, or any 5 coessor 5 stust, or relation to said real extair shall be conclusive evidence in favor of every person (including the Reputatr of Fifter of said county) relying upon of ming under any such conveyance.	0.00 J
	lease of other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said (1). "prement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limits on unfained in this indenture and in said Trust Agreement or in all admindments thereof, if any, and briding upon all beneficiaries thereunder, (c) that has "Trustee, or any successor	E CONTRACTOR
	in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, trust deed, trust deed, trust deed, trust as successor or successors in trust, that such successors in trust have been properly appointed and a full vested with all the title, relate, rights, powers, authorities, duties and obligations of its, his or their predeterests in trust.	bis space
		66.00
	The conveyance is made upon the express understanding and conditions that notifier Amalgamated Trust & Savinge Bank individually or as "mustee, nor its successor or successors in trust shall incur any personal liability to be subjected to any claim, judgement or decree for anything it of they or its. Clear agents or attorneys may do or omit in do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any arrender on thereto, or for injury to person, or property happened and released. Any series, obbstation	66.
_	attorneys over primary hopering from the state of the control of the property	u + + +
	trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whos, oeset n' whatsoever shall be charged with notice of this condition from the date of the filing for record of this Deed	1 14 3 2 7 7
Ü	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 carnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in carnings, avails and proceeds thereof as adorestic, the intention hereof being to vers in said Amalgamated Trust & Savings Bank the entire legal and equitable title in fee simple, in and	
•	thereof as aforesaid, the intention hereof being to yest in said Amalgamated Trust & Sasings Bank the entire legal and equitable title in fee simple, in and to all of the real estate above described.	
i	If the title to any of the above real estate is now or hereafter registered, the Register of Itiles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words in trust, or upon condition, or with limitations, or words of similar import, in accordance with the	
2	statute in such case made and provided. And the said grantin hereby expressly waive and release any and all right or beneut under and by virtue of any and all statutes of the State of Illinois, providing for exemption of homesteads from sale on execution or otherwise.	1 g 5
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20.218	seal 1 this 18th day of the day	
-	LAWRENCE A FRAZIN SEAL LEANS ECLOSIEN ALL AND AND AS LEAN & FRAZIN	(((重)) ((()) (())
8	SEAL SEAL SEAL SEAL SEAL SEAL SEAL	8
,	STATE OF Illinois I Jay A Steinberg a Notary Public in and for said	
_	County of Cook County, in the State aforesaid, do hereby certify that LAWRENCE A FRAZIN AND	ි ා ් .0
	LORA S. GOLDSTEIN, NOW KNOWN AS LORA S. FRAZIN, HIS NIFE,	
	personally known to me to be the same person. S. whose name S. STO subscribed to the foregoing instrument,	Document Number
	appeared before me this day in person and acknowledged thattheysigned, sealed and	
	delivered the said instruments as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	Š.
	GIVEN under my hand and seal this seal this Say of Chicky A.D. 19 2	
	Note France	
	My commission expires	<u> </u>
	THIS INSTRUMENT PREPARED BY:	00
	Mail to: Angles and Control Wil City Jay A. Steinberg	U (\$
	Bonkowst Monroe 208 3. 2437422 100 West Monroe Chicago, Illinois 60603	
i.	Attention: TRUST DEPARTMENT CHICAGO 4 66376 PU	
.	663/6	FORM 04-234 6-80,

LEGAL DESCRIPTION RIDER

UNIT C-1 IN CLAREMONT NORTH CONDOMINIUM, AS DELINEATED ON SURVEY OF THE FOLLOWING DESCRIBED PARCEL OF REAL ESTATE (HEREINAFTER REFERRED TO AS PARCEL):

THE SOUTH 1/2 OF LOT 5, ALL OF LOTS 6, 7 AND 8 IN BLOCK 7 IN CONGDON'S ADDITION TO ROGERS PARK, A SUBDIVISION OF THE SOUTH 50 ACRES OF THE SOUTH WEST FRACTIONAL 1/4 OF SECTION 30, TOWNSHIP 41 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING NORTH OF THE INDIAN BOUNDARY LINE IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT A TO DECLARATION OF CONDOMINIUM MADE BY GLENVIEW STATE BANK, AS TRUSTEE UNDER TRUST AGREEMENT DPIED MARCH 28, 1974 AND KNOWN AS TRUST NUMBER 983, RECORDED IN THE OFFICE OF THE RECORDER OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 22834906; TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTELEST IN SAID PARCEL (EXCEPTING FROM SAID PARCEL ALL THE PROPERT! AND SPACE COMPRISING ALL THE UNITS AS DEFINED AND SET FORTH 1% SAID DECLARATION AND SURVEY), ALL IN COOK COUNTY, ILLINGIS.

Subject to: (P) covenants, conditions and restrictions of record, terms, provisions. covenants, and conditions, of the Declaration of Condominium and all amendments, if any, thereto; (b) private, public and utility easements including any easements established by or implied from the Declaration of Condominium or amendments thereto, if any, and roads and highways, if any; (c) encroachments, if any; (d) party wall rights and agreements, if any; (e) existing leases and tenancies; (f) limitations and conditions imposed by the Condominium Property Act. (f) special taxes or assessments for improvements not yet completed. (h) any unconfirmed special taxes improvements not yet completed; (h) any unconfirmed special tax or assessment; (i) installment, ot due at the date hereof or any special tax or assessment for improvements heretofore completed; (j) mortgage or trust deed specified below, if any; (k) general taxes for the year 1981 (second installment) and subsequent years including taxes which may accrue by leason of new or additional improvements during the year 1981; (1) installments due after the date of closing of assessments established pursuant to the Clary's Office Declaration of Condominium.