(ILL!NOIS)

85334396

(The Above Space For Recorder's Use Only)

(Address)

THE GRANTON	Illinois for and in paradentian
of the County of COOK and State of One and 00/100 and other good ar	nd valuable considerations Dollars.
and other good and valuable considerations in hand paid, RUTH E. MUSTAIN, 515 N. Dunton.	Convey_sand (WARRANT/CINIMXXIXAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
, as Trustee under the provisions of a tru	ist agreement dated the 20thday of November,
19 8 and known as Trust Number 40/ (herei	nafter referred to as "said trustee," regardless of the number
of trustees,) and unto all and every successor or successors in trust in the County of and State of Illinois, to	wit: Unit 919-407 together with its
undivided percentage interest in the	common elements in RANDWOOD TOWERS
CONDOMINIUM as delineated and defined pocument Number 25726903, in the East	in the Declaration recorded as
tion 27. Township 42 North, Range 11,	East of the Third Principal 🔑
Meridian, in Cook County, Illinois. TO HAVE AND TO HOLD the said premises with the appur	Perm. No. $03-27-404-041-1077$
and in said trust agreement to forth.	
Full power and author y are hereby granted to said trustee any part thereof; to dedicate provide streets, highways or alleys; to said trustee.	vacate any subdivision or part increof, and to resubdivide said
# from a from an desired, to not tract to rell! to propt Options	f to a successor or successors in trust and to grant to such
without consideration; to convey as a premises or any part thereos successor or successors in trust all it the title, estate, powers and mortgage, pledge or otherwise encumb r stid property, or any patime to time, in possession or reversion by leases to commence period or periods of time, not exceeding in the case of any single dupon any terms and for any period or periods of time and to anothereof at any time or times hereafter; to contract to make leases and options to purchase the whole or any part of the revirsion and to color future rentals; to partition or to exchange said r. operty, or any easements or charges of any kind; to release, convey or resign any to said premises or any part thereof; and to deal with aid roperty considerations as it would be lawful for any person owning the sam the ways above specified, at any time or times hereafter.	ri thereof: to lease said property, or any pari increof, from
time to time, in possession or reversion by leases to commence period or periods of time, not exceeding in the case of any single d	lemise the term of 198 years, and to renew or extend leases
upon any terms and for any period or periods of time and to am thereof at any time or times hereafter; to contract to make leases an	d to grant options to lease and options to renew leases and to grant options to lease and options to renew leases and
options to purchase the whole or any part of the reversion and to color future rentals; to partition or to exchange said property, or any easements or charges of any kind; to release, convey or assign any	part thereof, for other real or personal property; to grant
to said premises or any part thereof; and to deal with call property considerations as it would be lawful for any person owning the sam	and every part thereof in all other ways and for such other to deal with the same, whether similar to or different from
the ways above specified, at any time or times hereafter	te to deat with the same, whether similar to or different from
In no case shall any party dealing with said trustee ir relat thereof shall be conveyed, contracted to be sold, leased or mor gares	d by said trustee, be obliged to see to the application of any
period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or period of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter; to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the revirs on and to contract respecting the manner of fixing the amount of present or future rentals; to partition or to exchange said reperiod or any part thereof, for other real or personal property; to grant easements or charges of any kind; to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof; and to deal with aid property and every part thereof in all other ways and for such other the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said trustee ir relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mor gated by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said remises, or be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said remises, or be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said remises, or be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said remises, or be obliged to see to the application of any purchase money, rent, or money borrowed or said trust agreement; and trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or said trust agreements; and trustee, be obliged to see that the terms of this trust have been compliced with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or being trust agreement	
instrument executed by said trustee in relation to said real cstate sh	all oe conclusive evidence in favor of every person relying
upon or claiming under any such conveyance, lease or other instru	orce and cirect; (b) that such conveyance or other instrument
was executed in accordance with the trusts, conditions and limitati	thereunue; (c) that said trustee was duly authorized and
empowered to execute and deliver every such deed, trust deed, lead	se, mortgate or other instrument; and (d) if the conveyance successors in trust have been properly appointed and are fully
vested with all the title, estate, rights, powers, authorities, duties a  The interest of each and every beneficiary hereunder and of a	and obligations cr. i.s. his or their predecessor in trust.
in the earnings, avails and proceeds arising from the sale or other declared to be personal property, and no beneficiary hereunder sha	If have any title or interest, legal or equitable, in or to said
real estate as such, but only an interest in the earnings, avails and p	proceeds thereof as afor said.
or note in the certificate of little or duplicate thereof, or memorial, tions," or words of similar import, in accordance with the statute in	the words in trast, or about characters, or with innita.
And the said grantor hereby expressly waive and release and all statutes of the State of Illinois, providing for the exemption	any and all right or benefit under and by virtue of any
In Witness Whereof, the grantor aforesaid has hereunto se	her hand and seal this 10th
day of December 19_85	
(SEAL)	Nettle Mustour (SEAL)
E	RUTH E. MUSTAIN
State of Illipoir County of Cook	(56) L)
State of Minors, County of	Notary Public in and for said County, in the State afore-
·	were Ruth E. Mustain, Divorced   1
personally known to me to to the foregoing instrument	be the same person whose name subscribed t, appeared before me this day in person, and acknowledged
that Sh exigned scaled s	and delivered the said instrument as hor free and
waiver of the right of home	and purposes therein set forth, including the release and estead.  December 19 85
Given under my and approficial seal, this 16th	_ day of
Commission expires with an. 6 19 86	Gernadette M Cook
USE WARRANTON DUT CLAIM AS PARTIES DESIRE	NOTARY PUBLIC
*USE WARRANGON GUIT CLAIM AS PARTIES DESIRE	
	ADDRESS OF PROPERTY
John W. Chaveriat	919 Boxwood Drive
(Name)	Mt. Prospect. Ill.
MAIL TO: { 1 N. LaSalle St., Suite 1355	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
and Chicago, Illinois 60602	SEND SUBSEQUENT TAX BILLS TO:
afted by (City, State and Zip)	Owner

exempt under provisions of Paragraph Section 4.

## UNOFFICIAL COPY Deed in Trust OT

Property of County Clark

DEP MAIL

DEPT-01 PLCUMDING \$11: T#2222 (RAY, 0289 12/23/85 09:45 00 #8473 # B ※-85-334396 \$11 25