UNOFFICIAL COPY 5

(QUIT-CLAIM)

(The Above Space For Recorder's Use Only)

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THIS INDENTURE WITNESSETH, that the Grant PHYLLIS SCHMIDT, his wife as	ors . FARL SCHMIDT and oint tenants
of the County ofCOOK and State of	LLLLNOLS , for and in consideration of the sum
of TEN AND NO/100	hor good and valuable considerations, receipt of which is hereby duly
acknowledged, Convey and Quit-Claim unto First St	ate Bank & Trust Company of Hanover Park ; an Illinois bank-
ing corporation of Hanover Park, Illinois, and duly authorize	ed to accept and execute trusts within the State of Illinois, as Trustee day ofSoptombox, 198.6, and known as Trust Number
1177 the following described real estate in the	County ofCook and State of Illinois, to-wit:
The Newtherly 40 10 Book (as man	sured along the westerly line) of
	livision of part of the Southeast
1/4 of Section 27, Township 41 N	orth, Range 9, East of the
SUMECT TO: Third Principal Meridia Covenants, conditions, and restri	n, in Streamwood, Cook Cty, Illinois ctions of record: private public
and utility easyments and highwa	ys if any; General Taxes for 1985/
- 1896, vender and tothe of the march salication the appur	tenances, upon the trusts, and for the uses and purposes herein and in
Full power and authority is here by reanted to said Trustee with	respect to the real estate or any part or parts of it, and at any time or any part thereof, to dedicate parks, streets, highways or alleys and to estate as often as desired, to contract to sell, to grant options to puritieration, to convey said real estate or any part thereof to a successor in trust all of the title, estate, powers and authorities vested in said occumber said real estate, or any part thereof, to lease said real estate, by leases to commence in the present or in the future and upon any se of any single demise the term of 198 years, and to renew or extend amend, change or modify leases and the terms and provisions thereof grant options to lease and options to renew leaves and options to purcting the manner of fixing the amount of present or future rentals, to other real or personal property, to grant easements or charges of any houst or casement appurtenant to said real estate or any part thereof, a ways and for such other considerations as would be lawful for any to or different from the ways above specified, at any time or times
vacate any subdivision or part thereof, and to resubdivide said real chase, to sell on any terms, to convey either with or without conv	estate as often as desired, to contract to sell, to grant options to pur- ideration, to convey said real estate or any part thereof to a successor
or any part thereof, from time to time, in possession or reversion.	incumber said real estate, or any part thereof, to lease said real estate, by leases to commence in the present or in the future and upon any
terms and for any period or periods of time, refereeding in the calleases upon any terms and for any period or periods of time and to	se of any single demise the term of 198 years, and to renew or extend amend, change or modify leases and the terms and provisions thereof grant ortions to lease and outlins to renew leases and outlins to our
chase the whole or any part of the reversion and to confuse trespendiction or to exchange said real estate, or any part thereof, for	cting the manner of fixing the amount of present or future rentals, to other real or personal property, to grant easements or charges of any
kind, to release, curvey or assign any right, title or interest on or and to deal with said real estate and every part thereof in all other same to the same to the same with the same whether similar	though or easement appurerum to said real estate it any part thereof, a ways and for such other considerations as would be lawful for any to or different from the ways above specified, at any time or limes
hereafter.	ssor in trust, in relation to said real estate, or to whom said real estate or unrigaged by said Trustee, or any successor in trust, be obliged to own of a advanced on the trust property, or be obliged to see that the quir into the authority, necessity or expediency of any act of said or s id. Trust Agreement; and every deed, trust deed, mortgage, lease trust, in relation to said trust property shall be conclusive evidence in reyance, ease or other instrument, (a) that at the time of the delivery was in full force and effect, (b) that such conveyance or other instruct limitations contained kerein and in said Trust Agreement or In slit therewinder, (2) that said Trustee, or any successor in trust, was duly it. trust deed by a mortgage or other instruent and (d) if the constant of the deed by a mortgage or other instrument and (d) if the constant of its being of its his or their predecessor in trust.
or any part thereof shall be conveyed, contracted to be sold, leased see to the application of any purchase money, rent or money bor	or unrigaged by said Trustee, or any successor in trust, be obliged to pwyd or advanced on the trust property, or be obliged to see that the
ferms of the trust have been complied with, or be unique to in Trustee, or be obliged or privileged to inquire into any of the term: Or other instrument executed by said Trustee, or any successor in	(d) 5 id Trust Agreement; and every deed, trust deed, mortgage, lease trust, in relation to said trust property shall be conclusive evidence in
favor of every person relying upon or cluming under any such conthereof the trust created by this Dood and by said Trust Agreement	reyance, ease or other instrument, (a) that at the time of the delivery was in full force and offect, (b) that such conveyance or other instru-
mont was executed in accordance with the trusts, conditions are amondments thereof, if any, and is binding upon all beneficiaries authorized and empowered to execute and deliver every such deed	thereunder, (2) that said Truster, or any successor in trust, was duly it trust deed to se, mortgage or other instrument and (d) if the con-
veyance is made to a successor or successors in trust, that such successed with all the title, estate, rights, powers, authorities, duties of	ind obligations if is his or their predecessor in trust.
This conveyance is made upon the express understanding and a successor or successors in trust shall incur any personal liability or or their agents or attorneys may do or omit to do in or about	be subjected to any ellim judgment or decree for anything it or they the said real estate or lader the provisions of this Deed or said Trust
Agreement or any amendment thereto, or for injury to person or rity being hereby expressly waived and released. Any contract, obth	roperty happening in 6.7 a joint said real estate, any and all such liabilitation or indebtwiness in a real or entered into by the Trustee in consist that happening a their attorney.
nection with said real estate may be entered into by the the said real estate may be entered in the purposes, or at the e and not individually (and the Trustee shall have no obligation who	lection of the Trustee, in its oven meme, as Trustee of an express trust dispersy with respect to any such conjuct, obligation or indebtedness.
except only so far as the trust property and funds in the actual penarge thereof). All persons and corporations whomsoever and whomsoever and whomsoever and whomsoever are the contract of th	and obligations of '.s. his or their predecessor in trust. condition that the 'rat tee, neither individually or as Trustee, nor its be subjected to any ellin' judgment or decree for anything it or they the said real estate or not it they rovisions of this Deed or said Trust roperty happening in at a about said rozal estate, any and all such liabilitation or indebtedness in a real or entered into by the Trustee in considering the their henriciaries under such Trust Agreement as their attorney lection of the Trustee, in its own in me, as Trustee of an express trust assection of the Trustee, in its own is me, as Trustee of an express trust assection of the Trustee shall be achievable for the payment and distancever with respect to any such contact, obligation or indebtedness atsoever shall be charged with no ic of this condition from the date of said Trust Agreement and of all persons or ming under them or any
The interest of each and every beneficiary hereunder and under	r said Trust Agreement and of all persons or ming under them or any rom the sale or any other disposition of the trust property, and such lary hereunder shall have any title or interest, legal or equitable, in or avails and proceeds thereof as aforesald, the intention hereof being to e. in and to all of the trust property above the clived.
interest is hereby declared to be personal property, and no benefic to said tenst property as such, but only an interest in the earnings,	lary becounder shall have any title or interest, legal or equitable, in or nyalis and proceeds thereof as aforesaid, the intention hereof being so e, in and to all of the trust proporty above 16 of lbed.
if the little to any of the trust property is now or hereafter regis	tered, the Registrar of Titles is hereby directed to segister or note is "in trust", or "upon condition", or "with limitations" or words of
statutes of the State of Illinois, providing for the exemption of he in WITNESS WHENEOD the Grantor	se any and all right or benefit under and by virue of any and all omesicads from sale on execution or otherwise.
day of Japanes 1984.	1 1 1 1 - 10 - 0
[Seal]	Earl Delimiter (Sall)
PTN 06-27-406-016	Myllin Christill 150011,
STATE OF Illinois	
COUNTY OF COOK	,
i. Dayid T. Onixt aforesaid, to hereby certify that Earl Schmidt an	a Notary Public in and for said County, in the State of Phyllia Schmidt
nationally known to me to be the same person Whose same S	subscribed to the foregoing instrument, appeared be-
fire me this day in person and acknowledged that the signed, seal tark act, for the uses and purposes therein set forth, including the	
GIVEN under my hand and Notarial Seaf this	day of the
Commission expires May 14 1989	NOTARY FUNCTO
Dooument Propared By:	ADDHESS OF PROPERTY
David T. Onixt	1529 Severly lans
1625 W. Wiga Dan	THE ABOVE ADISHES IS FOR STATISTICAL PURPLISHS
TO33 MAMISE TOST	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED. SUND SUBBEQUENT TAX BULLS TO:
Schaumburg, In 60193	First State Bank and Trust
FORM SOR 217 (10/74) BANKPRINT	Hanover Parkadon 60103
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DOCUMENT NUMBER

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TRUST NO

RETURN TO: First State Bank & Trust Company of Henorer Park Harroyer Park, Illinois 60103 1400 Irving Park Road

DEED IN TRUST (QUIT CLAIM DEED)

DEPT-01 RECORDING T#9444 TRAN 0376 07/19/86 10:18:00 #6671 # D * 36 324335 t County Clarks