## UNOFFICIAL COP

86434181

QUIT CLAIM

13402 Baltimore Avenue Chicago, Illinois 60633-1894

THIS INDENTURE WITNESSETH, That the Grantor , FRANK N. KOKOSZYNSKI, married
to LANI C. KOKOSZYNSKI,  of the County of Cook and State of Illinois. for and in consideration
of the County of Cook, and State of Illinois, for and in consideration of TEN AND NO/100(\$10.00)
and other good and valuable considerations in hand paid, Convey s and Quit Claim s unto the
EAST SIDE BANK AND TRUST COMPANY, an Illinois Banking Corporation, its successor or
successors, whose address is 106th and South Ewing Avenue, Chicago, Illinois, 60617, as Trustee under the provisions of a trust agreement dated the 2nd day of September, 1986.
known as Trust Number 1407 the following described real estate in the County of
COOK, and State of Illinois, to-wit:
Lot 37 (except the South 15 feet thereof) and Lot 38 i
Block 1 in First Addition to Ray Quinn and Company's For
Center, being a Resubdivision of Blocks 1, 7 and Lots 1
2 and 3 in Block 5 (except portions of alleys heretofor dedicated) in Mary W. Ingram's Subdivision of the Nort
West quarter of the South West quarter of Section 30
Township 37 North, Range 15, East of the Third Principa
Meridian, J. Cook County, Illinois; PERMANENT TAX NUMBER: 26-30-303-079-0000; PROPERTY ADDRESS: 12634 Muskagen Manua
PROPERTY ADDRESS: 12634 Muskegon Avenue
Chicago, Illinois 60633;
TO HAVE AND TO HOLD the real estate with the empartenances upon the trusts and for the uses and purposes herein and in said
trust agreement set forth.  Full power and authority is herebs granted to all trustee to improve, minuage, protest and subdivide said real estate or sny part thereof, to dedicate parks, streets, bighways or alleys use, we vacate any subdivision or part thereof, and to resubdivide said property as
often as desired to contract to well, to grant options to surch use, to sell on any terms, to convey either with or without consideration, to
the title, estate, powers and authorities control in said Costee to donate, to dedicate, to mortisage, picific or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof any terms and for any period or periods of time, not exceeding in the case of any single demise.
the term of 188 years, and to renew or extend leases upon in arms and for any periods of periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or in a hereafter, to contract to make leases and to grant options to
lease and options to renew leases and options to purchase the vivie or my part of the reversion and to contract respecting the manner of fixing the amount of present or future remains to partition or to violance and property, or any part thereof, for other real or personal
convey said real restate or any part thereof to a successit or electrons in trust and to grant to such successor or successor in trust all the title, estate, powers and nutherities vested in said toster to donote, to deducts, to mortrage, picker or otherwise encomber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in possession to the control of property, or any part thereof, from time to time, in possession or reversion, by leases to commence in possession and to renew or extend leases upon in the case and to renew or extend leases upon in the case and options to the reversions and provisions thereoff at any time or lims hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the virus or my part of the reversion and to contract respecting the manner property to grant ensembles or charges of any kind, to release, on vey or assists any right, title or interest in or about or easement options to real real control options of deal with each every pure thereof, and to deal with each every part thereof in all other ways and for such extended as it would be lawful for any person owning the anner of deal with the same, whether similar to or different from the ways above energibed, at any time or those because.
the ways above specified, at any time or times begrafter.  In no case shall any party dealing with said trustee in relation to side. It can be not whom said real estate or any part thereof shall be converged contexted to be said lessed or marigaged by solid trustee, be onlyind to see to the application of any purchase money, reput or money because of advanced on said real estate or be solid lessed to be not this trust have been combined with one or time of said agreement and every deed, trust deed, mortisate, leave or the thirtunent executed by said trustee in relation terms of said agreement and every deed, trust deed, mortisate, leave or the thirtunent executed by said trustee in relation to said agreement and every deed, trust deed, mortisate leave or the instrument executed by said trustee in relation the said less on that at the time of the order of every person relying minner. All that at the time of the objecty thereof the trust created by the trust may such conveyance, leave or other factorial and which conveyance or other instrument was executed in accordant with the trusts, confinitions and limitations contained in this indentifier and in said trust agreement or in some amendment thereof a distinction and limitations therefore the trust of the objects of the property appointed and are fully vested with all the title, estate, rights, powers, authorities dut, and obligations of its, his or their predecessor in trust.
the converged, convergence to be soon, passed or mortgaged by soon trustees to on good to see to the apparential parentse mappy, rept or money becomes or missinguary on said real estate, as he obliged to see that the trunk of this trust have been compiled with, or be obliged to impulse into the necessaly or expediency of any set of said trustee, or be obliged or privileged to impulse into any in the
terms of said agreement, and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying muon or a muck make any such conveyance, lease or other
Instrument, (a) that at the time of the delivery person lie trust created by the contents and by said trust agreement was in full furee and effect. (b) that such conveyance of other instrument was executed in according with the trusts, conditions and limitations contained in this indenture and in said trust agreement of or some annotation thereof and binding upon all beneficiaries thereinder.
(c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and cdr if the conveyance is made to a successor or successor or successor or successor or successor or successor or successors in trust have been
"The interest of such and pears beneficiary becoming und of all persons elements under their or new of them shall be only in the
earnings, avails and proceeds arising from the sale or other disposition of said real estate, and so a interest is hereby declared to be pecsonal property, and no beneficiary heruniter shall have say title or interest, lesslior equitable, or or to said real estate as such, but only an interest in the enables, avails and proceeds thereof as aforesaid.
If the title in any of the above lands is now or hereafter registered the Registrar of Titles is hereby directed not to register or note in the continuous of title or dublicate thereof, or memorial the words in trust or 'uton condition', " "with limitations," or words.
of similar import, in accordance with the statute in such case made and provided
And the said grantor hereby expressly waive 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 o hereign.
the 2nd day of September, 19.86.
(Seal) Vine N Takes ma (Seal)
(FRANK N. KOKOSZYNSKI)
(Seal) June (Felingeriski (Seal)
(LANI C. KOKOSZYŃSKI) This document prepared by: GEORGE M. PETRICH, Lawyer, 13402
Baltimore Avenue, Chicago, Illinois 60633-1894.
the state of ILLINOIS   1. BARBARA ANN KOKOSZYNSKI a Notary Public in and for said County in the state aforesaid, do hereby certify that FRANK N. KOKOSZYNSKI.
married to LANI C. KOKOSZYNSKI,
personally known to me to be the same person <u>S</u> whose name <u>S</u> <u>axe</u> subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that
they signed, sealed and delivered the said instrument as their tree and volum-
tary act, for the uses and purposes therein set forth, including the release and waiver of the
right of homestead.  Given under my hand and notarial seal this 200 day of September, 18 86.
•
Bolow am Kokoo ynaki
12634 Mysokach Attenus
106th and South Ewing Avenue Chicago, 111inois 60633
Chicago, Tilinoio 60617 above described property.
GEORGE M. PETRICH, Lawyer

ESP Form 967

## **UNOFFICIAL COPY**

MAIL TO:

EAST SIDE BANK AND TRUST COMPANY

-106th and South Ewing Avenue

-Chicago, Illinois 60617

GEORGE M. PETRICH, Lawyer 13402 Baltimore Avenue Chicago, Illinois 60633-1894

> Property of Cook County Clerk's Office \$11.25 T#3333 TRAN 5849 09/24/84 12:32:00 #0091 # A \* G 4 5 4 1 6 1 COOK COUNTY RECORDER

