DEED IN TRUST

1986 OCT -8 AH IO: 52

86463899

Quit Claim	The above space for recorder's use only	44
THIS INDENTURE WITNESSETH, That	the Grantor, PAMELA HEWITT, a spinster,	00
of the County of Cook of Ten and 00/100 (\$10.00)-		id in consideration  Dollars, and other
Rood and valuable considerations in hand	paid. Convey S and Quit Claim S Representation duly organized and existing under the laws of	unto the the United States
business is Chicago, Illino	as Trustee under the provisions of a trus	t agreement dated
Number 3829	day of March 1979  , the following described real estate in the County of	, known as Trust Cook
and State of Illinois, to-wit:  permanent index number: 29-	25-209-023 Villa being a Subdivision of the East 3	M acres of
the Scutheast 1/4 of the Nor	theast 1/4 of Section 25, Township 36 No pal Meridian (except the 150 right of wa	orth, Range
<pre>public service company) acco</pre>	rding to the plat thereof recorded June ificate of correction recorded October 1	12, 1925
as document ೨೦೧೩639, in Cook	County, Illinois XATION PURSUANT TO SECTION 5, PARAGRAPH	
	, COOK COUNTY ORDINANCE 95104.	
(ae 3 Co	9 - 19 - 8 C	/
TO HAVE AND TO HOLD the said premise , wi	5,	herein and in said
trust agreement set forth.  Full power and authority is hereby granted to of, to dedicate parks, atreets, highways or alleys as desired, to contract to sell, to grant options to	seid trustee to improve, manage, protect and subdivide said ptemise, and to vacate any subdivision or part thereof, and to resubdivide saipur, hase, to sell on any terms, to convey either with or without consi	s or any part there- d property as often deration, to convey
said premises or any part thereof to a successor title, estate, powers and authorities vested in sa erry, or any part thereof, to lease said property, mence in praesenti of futuro, and upon any terms	of accessors in trust and to grant to such successor or successors indictivisties to donate, to dedicate, to mortgage, pledge or otherwise eor are fact thereof, from time to time, in possession or reversion, and legacy person or reversion and legacy person or person	in trust all of the neumber and prop- by legges to com- any single demise
the term of 198 years, and to renew or extend leases and the terms and provisions thereof at a options to renew leases and options to purchase	ies upon any terms and for any period or periods of time and to amen mine or times ereafer, to contract to make leases and to grant o the whole of any part of the reversion and to contract respecting to	i, change or modify ptions to lesse and e manner of fixing
to grant easements or charges of any kind, to relate to grant easements or charges of any kind, to relate said premises or any part thereof, and to deal with as it would be lawful for any person owning the si	the appurtenances upon the trusts and for the uses and purposes said trustee to improve, manage, protect and subdivide said premise and to vacate any subdivision or part thereof, and to resubdivide said pur hase, to sell on any terms, to convey either with or without considerations of the successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant or trust and to remove the periods of time, in possession or reversion, and fr. any period or periods of time, not exceeding in the case of sets upon any terms and for any period or periods of time and to amend to the whole of any part of the reversion and to contract respecting to one to exclange said property, or any part thereof, for other result and property are and for such or and to deal with the arme, whether similar to or different from the way and for such or me to deal with the arme, whether similar to or different from the way.	nent appurienant to her considerations 's above specified,
In no case shall any party dealing with said the conveyed, contracted to be sold, leased or ment, or money borrowed or advanced on said pre-	Frustee in relation to seed premises, or to whom said premises or any ortgaged by said Trustee, ie obliged to see to the application of an mises, or be obliged to see to the application of an mises, or be obliged to see that the terms of this trust have been comed, mortgage, lease or other instrument executed by said Trustee of each, mortgage, lease or other instrument executed by said Trustee of every person relying upon or fainting under any such conveyance of every person relying upon or fainting under any such conveyance of the rrust created by this secretary and by said trust agreement wint was executed in accordance within trusts, conditions and limits some amendment thereof and bind go upon all beneficiaries therefore and deliver every such deed trust field, lease, mortgage of or successors in trust, that such such some of successors in trust have state, rights, powers, authorities, durie of obligations of its, his o	part thereof shell y purchase money, amplied with, or of
obliged to inquire into the necessity of expedienc of said trust agreement; and every deed, trust d real estate shall be conclusive evidence in favor strument, (a) that at the time of the delivery there	y of any act of said Trustre, o, be obliged or privileged to inquire in eed, mortgage, lease or other instrument executed by said Trustee of every person relying upon or "aiming under any such conveyance by the trust created by they contine and by said trust agreement we	o any of the terminal in relation to sale in full force and
effect, (b) that such conveyance or other instruming this indepture and in said trust agreement or in Trustee was duly authorized and empowered to exclude the conveyance is made to a successor or	ent was executed in accordance with the trivits, conditions and limits some amendment thereof and bind on you on all beneficiaries thereu ecute and deliver every such deed trust feed, lease, mortgage of or	itions contained in ader, (c) that said on her instrument and
pointed and are fully vested with all the title, e in trust.  The interest of each and every beneficiary	etate, rights, powers, authorities, durie of obligations of its, his of hereunder and of all persons claiming only them or any of them all all the or other disposition of said teal estate, and such interest is her half have any title or interest, legal or equitable, in or to said teal e	their predecessor
Anna we miretale to the enthings, wanter and blocked	t hereafter registered, the Registrat of Titles is hereby directed not t	
similar import, in accordance with the statute in s	emorial, the words "in trust," or "upon condition," o, "with limitati is the case made and provided, sive. So, and release So, any and all right or benefit inde, and by the exemption of homesteads from sale on execution of otherwise.	virtue of any and
		this 1915
my of spite moor 1086	1/6	
PAMELA HEWITT	(Seal) (Seal)	(Seal) (Seal)
	(40.11)	(3041)
Cambr. 235	een M. Baird A Notary Public in and foresaid, do hereby certify that PAMELA HEWITT, a spirit	
personally k	nown to me to be the same person whose name	subscribed to the
foregoing in-	strument, appeared before me this day in person and acknowledged th	atshe
•	ed and delivered the said instrument as NET free and yol	

-MATTESON RICHTON BANK MATTESON, ILLINOIS

Lot 12, Calumet Villa
Lansing, Illinois
For information only insert street address of

Mail 70: Thomas Eisner P.O. Box 1250

BOX 327

BFC Form 34949

Homewood, 111. 60130