UNOFFICIAL CORY

(The Above Space For Rec order's Use Only)

THIS INDENTURE WITNESSETH, that the Granto	r JOHN ROUP!	S. a bachelor,	Sectlo
TEN and no 00/100	llinois	for and in consideration of the sum	8
	er good and valuable considers:	nons, receipt of which is hereby duly	
tcknuwledged, Canvey S and Quit-Claim S unto Ga	arfield Ridge Trust & Sav	ngs Bank an Illinois bank-	٩
under the provisions of a certain Trust Agreement, dated the 1st	i to accept and execute trusts a	ithin the State of Illinois, as Trustee	
86 12-3 . the following described real estate in the C	ounty of Cook	and State of Illinois, to-wit:	873
Lots 20 and 21 in Block 9 in W. Hayden Bell's part of the South East quarter of Section 2, Third Principal Meridian, in Cook County, Illia	ownship 38 North, F		of Paragraph Act.
COMMONLY KNOWN AS: 4482-84 South At P.I.N. 19-02-411-7 (0 0000 (Lot 20) 19-02-411-041-2000 (Lot 21)	cher Avenue, Chice LBD	ço, Illinois	visions fer Tax
TO HAVE AND TO HOLD the 100 real estate with the appurter said Trust Agreement set forth.	nances, upon the trusts, and fo	r the uses and purposes herein and in	brd ans
Full power and authority is hereby g anted to said Trustee with retimes to improve, manage, protect and sub-index said real estate or a vacate any subdivides in or put thereof, and so resubdivide said real estate or a chase, to sell on any terms, to consey either with or without consider or successors in trust and to grant to such success. Or successors in trust and to grant to such success. Or successors in trust and to grant to mortgage, pleige or otherwise end or any part thereof, from time to time, in possessor or reversion, terms and for any period or periods of time, not exic using in the case leases upon any terms and for any period or periods of time and to an at any time or times hereafter, to contract to make lesses and to grantate the whole or any part of the reversion and to court? Suspection partition or to exchange said real estate, or any part thereof, for obtained, to release, convey or assign any right, title or interest in or abound to deal with said real estate and every part thereof in all, the person owning the same to deal with the same, whether we iller to hereafter.	state as often as denied, to co- cration, to convey said real ext trust all of the little, estate, r number said real estate, or any y leases to commence in the of any single demise the term and change or modify leases and options to lease and optio- ing the manner of fixing the a- per real or personal property, but or easement appuriemants.	the timests, ingraways or meys and to itract to sell, to grant options to puritie or any part thereof to a successor part thereof, to leave said real estate, resent or in the future and upon any of 198 years, and to renew or extend and the terms and provisions thereof and the terms and provisions thereof is to renew leaves and options to pursount of present or future rentals, to to grant reasements or charges of any osticle reasements or charges of any ostic real estate or any part thereof, deterations as award he lawful for any	Ans Here: Exempt under provisions Real Estato Transfer Tax
In no case shall any marty dealing with said Trustee, or any successor or any part thereof shall be conveyed, contracted to be sold, leased we see to the application of any purchase money, rent or money borrow terms of the trust have been complied with, or be obliged to inquire terms of the trust have been complied with, or be obliged to inquire into any of the terms of cother instrument executed by said Trustee, or any successor in trafavor of every person relying upon or claiming under any such convey thereof the trust created by this Deed and by said Trust Agreement with ment was executed in accordance with the trusts, conditions and is amendments thereof, if any, and is binding upon all benefixaries the authorized and empowered to execute and deliver every such deed, it veyance is made to a successor or successors in trust, that such successor with that the title, extate, rights, powers, authorities, duties and. This conveyance is made upon the express understanding and considered with all the title, extate, rights, powers, authorities, duties and successor or successors in trust shall incur any personal liability or be or its or their agents or attorneys may do or omit to do in or about the Agreement or any amendment thereto, or for injury to person or point being hereby expressly waived and released. Any contract, obligation fact, hereby irrevocably appointed for such purposes, or at the elect and not individually (and the Trustee shall have no obligation whatse except only so far as the trust property and funds in the actual powers.	is a figure by said statused, is a six does a twant given at a the authority, necessifies a six does a the authority, necessifies a six does a twent given to said trust given to said trust given the same of the same trained as in full force and effect, (b) is imitation, contained herein a treunder, (c, t), and frust treatment, (c, t), and frust treatment, (c, t), and frust the seaf, le se, mentgage of obligations of a s, 7 is or the addition that the force, c, net had a subjected to any claim, wigh here said real estate or and a force and estate or and a force and the first happening an or a force, the pain of independent and estate or and a single first the first trained and the first contains of the first contains on the first contains of the first contains on the first contains of the first contains	roperty, or be obliged to see that the ty or expediency of any act of said cry deed, fruit deed, mortgage, lease perty shall be conclusive evidence in; (a) that at the time of the delivery hat such comey ince or other instrument and in said Trust Agreement or in all wither instrument and (d) if the concern property appeared and are fully a predecessor in trust. The individually or as Trustee, not its act of excretion anything it or they provision of this Deed or said Trust in trust extremely and as a such liability entered into by the Trustee in conditional as Trustee of an express trust conficult, obligation or indebtedness condition for for the new ment and disconding the for the new ment and dis-	APPIN "HIDDERS" OR BEYENDE STAMPS HERE Soction 200,1-48 of R
of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under so them shall be only in the earnings, avails and proceeds aroung from interest is hereby declared to be personal property, and no beneficiary to said trust property as such, but only an interest in the earnings, average in the Trustee the entire legal and equitable trile in fee simple, a	id Trust Agreement and of a l in the sale or any other disposi y hereunder shall have any to le its and proceeds thereof as a lo	person of a propulation them or any stoon of the rust property, and such consistency, early or equitable, in or retaid, the in ention hereof bring to	Paragraph
If the title to any of the trust property is now or hereafter registers in the certificate of title or duplicate thereof, or memorial, the words unfilt import, in accordance with the statute in such case made and	ed, the Registrat of Titles is "e: 'in trust", or "upon condition"	reby directed not lo register of cote	ag a x
And the said Grantor hereby expressly wane. S. and release statutes of the State of Illinois, providing for the exemption of home	S any and all right or ben-fresteads from sale on executors	it under and by virtue of ,co and all to of otherwise.	Para Para
IN WITNESS WHEREOF, the Grantor aforesaid ha_S_hereun	to set _ his hand n	3 sestthis	0 13 13 15 15 15 15 15 15 15 15 15 15 15 15 15
JOHN ROUPAS [Seal]		[247]	Exempt under provisions of the Chicago Transaction
			0 0 C
STATE OF ILLINOIS			pt under nider pro
t. EUGENE A. CHANGNON, JR. aforesaid, do hereby certify that JOHN ROUPAS	2 Notary Patric	in and for said County, in the State	Exempt under or under protection Chicago
personally known to the to be the same personwhose name is_	subscribed to 1 be	foregoing instrument, appeared be-	1884
fore me this day in person and acknowledged that NO signed, sealed a tary act, for the uses and purposes therein set forth, including the rel	ease and waiver of the right of day of Lecture Land	on as <u>NS</u> free and rotun- of homestead.	-
GIVEN under my hand and Notarial Seal this	Euren 12.	Chauman	g -
Commission expiresFEDEUNEY_I31V_3U		NO PARY PUBLIC	
Document Prepared By:	#DDRESS OF PRC-PEI 4482-84 S 313	RTF: O Unit harder Avenue	
Fugerie A. Changnon, Jr.	Chicago, Illi	nois /	(25) 計
6501 W. Archer Avenue	THE ABOVE ALOR	RESS IS FOR STATISTICAL PURPOSES	MHER
Chicago, Illinois 60638	SEND SUBSEQUENT	, .	٣
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DEED IN TRUST

(QUIT CLAIM DEED)

Chfield Ridge Trust & Savings Bank
Chicago, Illinois

TRUSTEE

TO
TRUSTEE

RETURN TO: Garfield Ridge Trust & Savings Bank

Chicago, Illinois 60638 6353 West 55th Street

DEPT-01' \$11.25 T\$0002 TRAN 0585 12/31/86 10:12:00 \$7179'\$ C *-86-628593 COOK COUNTY RECORDER

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