CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the makes any warranty with respect thereto, including any warranty of merchanishility or timess for a

THE GRANTOR, ELIZABETH MOHR, a widow and not since remarried,

of the County of Cook and State of Illinois for and in consideration of Ten_and_no/100 (\$10.00) Dollars, and other good and valuable considerations in hand paid, Conveys_and (WYXIRXINX__/QUIT CLAIM.S_)* unto ELIZABETH MOHR, 815 West Oakdale Avenue, Chicago, Illinois 60657

THEN 2727 JOJEP 98 13.

(The Above Space For Recorder's Use Only)

(NAME AND ADDRESS OF GRANTEE) 190, and known as Trust as Trustee under the provisions of a trust agreement dated the 27th day of September Increinafter referred to as "said trustee," regardless of the number of trustees,) and unto all and every successor or Number 815 successors in trust under aid trust agreement, the following described real estate in the County of _Cook_

Lots 30 and 31 in Block 2 in Woodland, a Subdivision of the East 1/2 of Block 5 in Canal Trustees' Subdivision of the East 1/2 A Section 29, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

In the event of the demise or i avility of the trustee to act, then FRANK SCHARL shall act as successor trustee, or in the event of the demi e, refusal or inability of FRANK SCHARL to act as trustee, then THE id

trustee, or in the event of the demice, refusal or inability of FRANK SCHARL to act as trustee; then THE not NORTHERN TRUST COMPANY, or all act as successor trustee.

The row is an authorny are netery grain or to some trustee to improve manage, promest and all brains and premises or any part thereof, to dedicate parks, streets, highways or alleys; it is all on any terms; to convey either with or without consideration; to convey said desired; to contract to sell; to grant options to purchas; to tell on any terms; to convey either with or without consideration; to convey said properties or any part thereof in a successor or successors in trust all of the title, estate, powers and authorities vested in said trustee; to donate, to decicate, to morigage, pledge or otherwise encumber said property, or any part thereof, from time in the interpretation, by leases to commence in praesentior in futuro, and upon any terms and for 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 priods of time and to amend, change or modify leases and options to preclase the whole or any part of the reversion and to e intrant expecting the manner of fixing the amount of present or future rentals; to partition or to exchange said property, 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 a casement appurtenant to said premises or any part thereof; and to deal with said property and every part thereof in all other ways and for rate, or any all thereof any person owning the same to deal with the same, whether similar to or different from the way aby we specified, at any time or times hereafter.

the same to deal with the same, whether similar to or different from the way, ab we specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said premiser, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged or are to the application of any purchase money, rent, or money horrowed or advanced on said premises, or be obliged to see that the term, of his trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement, and every dead, trust deed, mortgage, lease or other instrument executed by aid trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such consequence, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitation contained in this Indenture and in said empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appoint a made and in the conveyance is made to a successor in trust, that such successor or successors in trust have been properly appoint a made and it is of the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appoint a made and the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appoint a made and the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly

The interest of each and every beneficiary hereunder and of all persons claiming under them or r w of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate (5) web, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in torst," or "upon condition," or "with limitation." 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 vicae of any and all statutes of the State of Illinois, providing for the exemption of homesticals from sale on execution or otherwise.

In Witness Whereof, the grantor . . aforesaid has . hereunto set her day or September , 19 90

(SEAL)

(SEAL)

State of Illinois, County of Cook

State of Illinois, County of COOK

I. The undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CENTRY that LITZABETH MOHR a widow and not since remarrised, personally known to the to be the same person, and acknowledged that shoe signed, motary picture state of all will be replaced before me this day in person, and acknowledged that shoe signed, my corruspinally and delivered the said instrument as 12T free and voluntary act, for the uses and purposes the right of homestead.

Given under my hand and official seal, this

Commission expires

September

Esq., 444 NOLUMENTESS This instrument was prepared by John E. Owens, Park Ridge, IL 60068

Northwest Highway

USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE



SEND SUBSEQUENT TAX BILLS TO zabeth Mohr West Oakdale Avenue

112°60657

OF

MAIL TO

RECORDER'S OFFICE BOX NO

Paragraph.

Ç.;

provisions

under

Exempt

AFFIX "RIDERS" OR REVENUE STAMPS HERE

Real Estate Transfor

a)

Deed
in:
Trus

70

Property of Coot County Clert's Office

90494659

GEORGE E. COLE®