7132 N. Harlem Avenue, Chicagos IL 60631

Prepared By and Mail To: Alexander E. Kuta, Jr.

QUIT CLAIM DEED IN LUSTOFFICIAL COPSYS

91113468

THIS INDENTURE WITNESSETH, That the Crantor, S. CLADY BATOR and F/K/A CLADYS KURYLO, and STEVEN L. KUR	(S BATOR, now married to STANLEY (YLO, her bachelor son	
of the County of Cook and State of 111	linois for and in consideration	
of the sum of Ten and no/100		
in hand paid, and of other good and valuable considerations, receipt of and Wattamer Claim unto First National Bank of Niles, Illino		
ganized and existing under the National Banking Laws and duly aut	horized to accept and execute trusts within the	
State of Illinois, as Trustee under the provisions of a certain Trust A		
day of March 1991, and known as Trust Number estate in the County of Cook and State of Illinois.	to-wit:	
LOT 131 IN WOODLAND ESTATES, BEING A SUBDIVISION	I IN THE SOUTH HALF OF SECTION 13,	
TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE THIRD P	RINCIPAL MERIDIAN, IN COOK COUNTY	
ILLINOIS.		
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PIN: 13-28-116-022-000	, , , ,	
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AUDINOS AS	1 1	
	Real K	
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon said Trust Agreement set forth.	the trusts, and for the uses and purposes herein and in	
thereof, to dedicantee parks, atreets, highways or alleys and to vesset any so invision or as desired, to contrast to sell, to grant options to purchase, to sell of, any terms, to co	age, protect and subdivide said real estate or any part r part thereof, and to resubdivide said real estate as often onvey either with or without consideration, to canvey said the huccessor or successors in trust all of the title, estate.	
real estate or any part thereof to a successor or successors in trust and of grant to suc powers and authorities vested in said Trustee, to donate, to dedicate, to fortigate, ple thereof, to leave said real estate, or any part thereof, from time to time, in russes such	on successor or successors in trust all or the title, estate, where or otherwise ensumber said real estate, or any part in or reversion, by leases to commence in praceentl or in e case of any single demise the term of 186 years, and to	
future, and upon any terms and for any period or periods of time, not exceed by in the neaw or extend leases upon any terms and for any period or periods of time and to a sions thereof at any time or times hereafter, to contract to make leases and to ""an" of	e case of any single demise the term of 196 years, and to mend, change or modify leasees and the terms and proviptions to lease and options to renew leases and options to roll of the control of present or future rentals, to mad property, to grant easements or charges of any kind,	
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon said Trust Agreement set forth.  Full power and suthority is hereby granted to said Trustee to mprove, manny thereof, to delicate parks, strets. highways or alleys and to vesets any prodiction or as desired, to contract to sell, to grant options to purchase to sell or terms, to coreal estate or any part thereof to a successor or successor in tests and controlled when the powers and authorities vested in said Trustee, to donate to delicate to sorting or thereof, to leave said real estate, or any part depends of time, not exceed as in future, and upon any terms annor or are parted for any period or period of time, not exceed as in the remains of the sell of the parted to the sell of the sell of the parted to release, convey or assign any right, title or interest in or about or easement appropriate the whole or any part of the reversion and to contract respecting the mineral sell of the sell of the parted to the sell of the parted to the sell of the	r of fixing the amount of present or future rentals, to the hold property, to grant easements or charges of any kind, the fixed real estate or any part thereof, and to the fixed real estate or any part thereof, and to the fixed real estate or any part thereof.	
deal with said run estate and every part thereof in all other ways and for such of owning the same to deal with the same, whether similar to or different from the way in no case shall any party dealing with said Trustee, or any successor in trust	renant to said real estate or any part thereof, and to her considerations as it would be lawful for any person or a part thereofter.  (1) relation to said real estate, or to whom said real the control of the control	
estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged see to the application of any purchase money, rent or money borrowed or advanced on a trust has been expelled with or be abliged to inquire into the artist to a party.	d by send trustee, or any successor in trust, be obliged to said en eriste, or be obliged to see that the terms of this respectively of eny act of said Trustee, or be obliged or trust deer mortrers, lease or other Instrument executed.	
privileged to inquire into any of the terms of said Trust Agreement; and every deed, in by said Trustee, or any successor in trust, in relation to said real estate thall be conc	r expecter by or any act of said Trustee, or se dollare or trust deer mortgage, lease or other instrument executed clusive midence in favor of every person (including the selenae or other instrument, (a) that at the time of the	
Integration of Titles or said country resympt upon or essenting under any soid Converged delivery thereof the trust erested by this Indenture and by said Trust Agreement was instrument was executed in accordance with the trusts, conditions and limitations continued to the conditions and the conditions are continued to the conditions and the conditions are continued to the conditions are conditions.	in full force at d effect, (b) that such conveyance or other tained in this indentity and in said Trust Agreement or	
in all amendments thereof, it any, and binding upon all benemiates thereunder. It? authorised and empowered to execute and deliver every such deed, itset deed, lease, mo made to a successor or successors in trust, that such successor or successors in trust his	that in force is a enter, (b) that such conveyance or other tained in this indentity and in said Trust Agreement or that said Trust. I am successor in trust, was duly ortigage or other intra-ment and (d) if the conveyance is ave been property at our ted and are fully vested with all if predecessor in trust.  In our there is a succession of trust.  In our trust is a succession of trust.	
the title, estate, rights, powers, authorities, duties and collegations of its, his or that.  This conveyance is made upon the express understanding and condition that.  Trustee, nor its successor or successors in trust shall incur any personal liability or be-	r predecessor in truct.  Institute First National Fant of Niles, individually or as subjected to any claim, judy sent or decree for anything it	
or they or its or their agents or attorneys may do or omit to do in or about the said re Trust Agreement or any amendment thereto, or for injury to person or property has liability being hereby expressly waived and released. Any contract, obligation or i	est estate or under the profitions of this Deed or said in pening in or about said (sai estate, any and all such indebtedness incurred or entered into by the Trustee in	
connection with said real estate may be entered into by it in the name of the then be in-fact, hereby irrevocably appointed for such purposes, or at the election of the True that the section	indestedness incurred or enters, into by the Trustee in connection and Trust A free ment as their storney cases, in its own name, as Trustee of an express trust and the contract of an express trust and the contract of the	
belfout fud douboldflour abouspoones and austroones surm on austract mitt untile of	tule condition that the date of the utile? Leaded of 1 40	
this Deed.  The interest of each and every beneficiary hereunder and under said Trust Agree of them shall be only in the earnings, avails and proceeds arising from the sale or a	any other disposition of said real estate, and so h interest i a	
is hereby declared to be personal properly, and no benedlary hereunder shall have	any title or interest, legal or equitable, in or to tild real	
First National Bank of Niles the entire legal and equitable till in fee aimster in a fit the title to any of the above real estate is now or hereafter registered, the R. in the estificate of title or duplicate thereof, or memorial, the words "in trust," similar import, in accordance with the statute in such sace made and provided, and	afinitur of tities in varant miracian basisa talintar to talintar to train f	
Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer is in secondance with the true intent and meaning of the trust.  And the said grantor_S hereby expressly waive_S, and release_S, any and	the country of sounds against the control of the country of the co	
statutes of the State of Illinois, providing for the exemption of homesteads from sal	te on execution or otherwise.	
In Witness Whereof, the grantors aforesaid have hereunto a seal s this day of Market		
GB X CARLY SLKX	SEAL) 5 1	
F/K/A GK WELL (SEAL)		
State of Illinois } ss.	Notary Public in and for said County, in	
County of Cook have state aforesaid, do hereby construction that Stanley Bator and F/K/A Gladys Kurylo, and Steve		
	nea one this day in negern and asknowledged that	
OFFICIAL SEAL" Shey aigned, sealed and delive	ered the said instrument as their free and \$2.1134	16.9
Natary Public, State of Illinois rate of homestend.	serein set forth, including the release and waiver of the	
mmission Expires Dec. 5, 1991 given under my hand afti notarial seal thin		
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Poperty of Cook County Clerk's Office