UNOFFICIAL CORY

91378401

QUIT CLAIM DEED IN TRUST

rorm 359 K. 1782		The above space to	or recorder's use only
THIS INDENTURE WITH	ESSETH, That the Grantor	Sereda Monroe,	divorced and not
and valuable consideration TRUST COMPANY, a cor 60602, as Trustee under th	s in hand paid, Conveys poration of Illinois, whose a e provisions of a trust agreen 19 91, known as Trust N	and Quit Claim B unt ddress is 111 West Was nent dated the 6th	for and in consideration Dollars, and other good the CHICAGO TITLE AND hington Street, Chicago, Illinois day of the following described to-wit:
ACADEMY ADDITION TO SOUTH OF CALUMFT RI AND PART OF THE NOR THAT PART OSOUTH OF EAST 1 OF THE WEST	(EXCEPT THE NORTH 10 D HARVEY, A SUBDIVIS IVER AND WEST ILLINO RTHEAST & OF SECTION THORATON ROAD AND OF SAID NORTHEAST IC PRINCIPAL MERIDI	ION OF PART OF THE SOUTH OF CALLEXCEPT THE SOUTH & ALL IN TOWNS!	HE NORTHWEST ‡ DAD OF SECTION 9 IMET RIVER (EXCEPT 35 ACRES OF THE HIP 36 NORTH, RANCE
	£1378401		
ways or alleys and to vacue any subdivision terms, to convey either with or without can cessors in trust all of the little, estate, power per ithereof, to lease said property, or any per ithereof, to lease said property, or any per ito any period or periods of time, not exceep the latest and of the latest and options to renew leases and options to renew leases and options to renew leases and options any time, to partition or to exchange sind property, the latest of the latest lease and options to renew leases and option rentals, to partition or to exchange sind property designs to the latest of the latest lease to renew leases and property designs with leased or mortgaged by said trustee, be obligated in no ease shall any party dealing with leased or mortgaged by said trustee, be obligated in the latest leaves of this trust have been complished evidence in favour of every person trust created by this indenture and by said trustee, evidence in favour of every person trust created by this indenture and by said strustee was tably authorized and empower a successor or successors in trust, that sue authorities, duries and obligations of its, the The interest of each and every beneficial the sale or other disposition of said real estate. If the title to any of the above lands is a fifteen, or memorial, the words 'in trust' wided. And the said grantor	uses with the appartenances, upon the trusts the detection of trustee to improte et may age, prin or part thereof, and to resul divide said pring or part thereof, and to resul divide said pring sideration, to come y said price. "Go, any p. s and authorities vested in said of rates to get a different from time to intention by said art thereof, from time to intention by said pricess and the terms and provision so the to purchase the whole or any part of the carrier, or any part intereof, for other real or perment appartenant to said premises or any particular and utilities and premises or any particular to see to see in the application of any purchase ted to see in the application of any purchase, ted with, or be obliged to inquire into the oet, and every deed, thust deed, inortigate, least relying upon or claiming under any such control agreement was in full force and effect, in this indenture and in said trust agreement of successors in trust. In this indenture and in said trust agreement or successors in trust have been or their predecessor in trust. In the indenture and of all persons claiming under any hereunder and of all persons claiming under any thereunder and of all persons claiming under any thereunder and of all persons claiming under any thereunder in the relative to the results of the results	lect and subdivide said premises or a erity as offen as desired, to contract to efficience, to mortgage, field, or reversion to receive or ontact, to declinet, to mortgage, ender or reversion, by leaves to commence mot 198 years, and to renew or extent of a lary lime or times hereefter, to soon and to contract respecting the resonance of the state of the said property, to grant casements or of the resonance of the large of the said property to grant casements or of the resonance of the said property of the said property of the said property of the said property of any act of said were of the risk man executed by said to grant casements of the said property and the said property and the said property and the property and the property and the best of the risk of each case me gas or other in property appointed an act fully we of them of any of them shall be only in personal property, and no be cell any sand proceeds thereof a "a "cased. Tilles is hereby directed not to register words of senillar import, in accided and the order of words of senillar import, in accided and the order of	in and in said stud agreement set forth spot threef, to deficite parks, streets, high soil, its grant options to purchase, to self on any soil treat and to grant to such successor or successor of otherwise encumber said property, or any in pracesnit or future, and upon any terms and all leaves upon any terms and for any period or contract to make leaves and to grant options to same of fixing the amount of present or future charges of any kind, to release, convey or assign try and exery part thereof in all other ways and different from the ways above specified, at any seriod shall be conveyed, contracted to be suid distanced on said premises, no be obliged to see if trustee, or be obliged or privileged to negate of trustee, or be obliged or privileged to inquire distinction in the second of the conveyance is suited by the time of the delivery thereof the distance of the time of the delivery thereof the day had at the time of the delivery thereof the strument and (dd) if the conveyance is made in existent with all the title, estate, rights, powers, if the earnings, avails and proceeds arising from thereunder shall have any life or interest, legal are on note in the certificate of title or duplicate men with the statute in wich case made and proceeds any and ell statutes of the State of lilinois, pro-
SEREDA MONROE	Val (Scal)		(Seal)
	(Seal)		(\$.\p1)
	THIS INSTRUMENT W ANTHONY B. FER 9415 SOUTH STA CHICAGO, ILLIN	CGUSON TE STREET	0
(ounty of Cook } ss		V. Miller	a Notary Public in and for said County, in
MY COMMISSION EXPIRES.	personally known to me to be the sam the foregoing instrument, appeared be seened, sealed and delivered the said in flyinh, including the release and waiver there is unless up hand and notatial sea	fore me this day in person and acknostrument as DER_free and virtue of the right of homestead despise 25th; of Notary Full Notary Full	swiedged that
After recording return to: CHICAGO TITLE AND TRUST COMPANY Land Trust Department		14454 Union Street Harvey, Illinois 60426	

Exempt under Real Estate Transfer Tex Act Scc. 4

. & Cook County (Int

Land Trust Department
111 West Washington St./Chicago, III. 60602
or
Box 533 (Cook County only)

above described property

UNOFFICIAL COPY

Property of Cook County Clerk's Office