	~ .	milde	·	-) -	.,,,,	93786738
•	Indenture					
Jacot	M. Schmidt and C	hristina M.	Schmidt (f	ormerly kno	wn as Christi	na M.
of the County	ula, his wife Cook Ten Dollars and	No One Hundri	111 edths:	indis	, for and in a	onsideration
	and of other good and v			-7	•	• •
	unto Virginia:		•	•		
togy v	en i San est foresca († 1865).		nder the provi	tilons of a serje	in Declaration	
	day, ofDecen					
	described real estate in th	L Chauth 'ell	W-ANNEW	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,, 	
*	Illinois, to-wit:	ار (مورد) (مورد) المورد ال		green grand a taktur oo ka		
see regar	description attac	nea et et				
n · · ·		9348	6735			
	ATE TRANSACTION		· m /2	STA	TE OF ILLING	
## (###### \$45867 1955) ## (1848)	m (6 1.			Jun 22'03	0. 7 7 DEPT OF 129.1	0 0
				granis en dia degres de la compaña de la comp La compaña de la compaña de La compaña de la compaña de	en e	
This inst Lee Stree	rument was prepar t, Suite 600, Des	ed by lurge, Plaines, 1.	Vedral, (60016	Collins and	Erickson, P.O	2., 701
SUBJECT TO						
TO HAV	E AND TO HOLD the said r	ral estate with the appu	ustenavies, upun	the trusts, and for	the uses and purposes	herein and in
Full powe thereof, to dedict as desired, to co real estate or any powers and autho to lease said real upon any terins extend leases up	ir and authority is hereby grainate parks, attracts, highways or intract to sell, to grant options or part thereof to a successor or prities vested in said Trustee, to estate, or any part thereof, from and for any periods or periods on any terms and for any periods on any terms and contract to not periods.	alleys and to vacate as to purchase, to sell or successors in trust and donate, to dedicate, but a time, not executing ad time, not executing ad or periods of time?	or subdivision or any terms, to o the grant to such mortgage, photoe session or reversion in the case of all and to amend, cha	part thereof, and to hove either with or accessor or succe or n herwise encumb in, hy leases to con y single to mise the tinge or hodily lease	o resubdivide said rest in without consideration, issues in trust all of the result result of less and real estate, or an immence in praesessi or iterm of 198 years, and and the terms and prosa	retate as often to convey said to litte, valate, y part thereof, in futuro, and d to renew or visions thereof

at any time or times hereafter, to contract to make lesses and to grant diplina to leave and of tions to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the monary of sking the amount of purchase the exchange said real estate, or any part thereof, for other real or personal property, to grant easurement of charges of any kind, to release, convey or assign any right, title or interest in or about or easement apportenant to said every part thereof in all other ways and for such other considerations as it would be lawful to any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case thall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or metgaged by said Trustee, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or metgaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money between or advanced on taid real estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into a he authority, 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 derid, trust deed, mostgage, lease or other instrument exacted by this indenture and by said Trust and every derid, trust deed, mostgage, lease or other instrument, and it is a said to be said to said county) relying upon or claiming under any such vonteyance lease or other instrument, and it is a said trustee, or any successor in trust, in relation to said rust Agreement was in full force and effect, (b) that such excepting or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Trustee, or any successor it trust, was duly made to a successor or successors in trust, that such successor or successors in trust deed, lease, mortgage or other instrument and (d) it is overlanded the empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) it is overlanded to a successor or successors in trust, that such successor or successors in trust deed, lease, mortgage or other instrument and (d) it is overlanded to execute and deliver every such deed, trust deed, lease,

the title, estate, rights, powers, authoristies, duties and obligations of its, his or their predecessor in trust.

This conveyance is made upon the express understanding and condition that invitible. The First National Bank of Des Plaines, individually or as Trustee, nor its successor or successors in trust shall incur any personial liability or be subjected to any claim, indignment or decree and the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment theretu, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or indeltedness incurred or entered into by the Trustee connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their altorney-in-lact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and large as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereoft. All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing for record of this Deed.

The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the said or any 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 equilable, in or to said real estate as such, but only an interest in the carnings, avails and proceeds thereof as alureald, the intention hereof being to yet in said First National Bank of Des Plaines the entire legal and equitable title in fee simple, in and to all of the real estate above described.

If the tille to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of tille or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, to accordance with the statute in such case made and provided.

of the State of Illinois, providing for the exemption In Witness Whereof, the grantors	of pomestrads from sale on exe	The state of the s	_handind
seals this 24th	day of Tune	1985	()
Aprilo M Gelenat		Churles Oflekon	W. LISTAL)
Jacob M. Schmidt	(SEAL)	Christina M. Schmidt	(SEAL)
343 ALVIL	Sox ?	97 Christina M. Stanula	and

Form #843

ATE OF	Illinois		ss.					
NTY 07	Cook	}	I,	Barry G	. Collins			
		<u>Jacob</u>	M. Sch	ed for said Cou midt and C hristina M	<u>hristina l</u>	M. Schmidt		_
				ne to be the sau				
		subscribed acknowledge					s day in person ed the said instr	
					-		oses therein set	
		including th	e release as	nd waiver of the	e right of hom	sestead.		
		Given TUNG		and and Notaria	U Seal this G D. 19 573	247"		day of
	0		2 SSA	17730	ELEP.			
		9.	0		/- (0	/ 90211	Netary Pu	iblic.
		717 601	mmission e	xpires				-
			C	2 PARF		OF ILLINOIS }		
	, ·.			0/				
				τ_{0}				
				Ö				
					10			
					11/			
						6		
•						14,		
						S		
							0,5	
							1/5	
							.(,))
								r
u i e U	•							
N ·								1)

Deed in Trust WARRANTY DEBD 12A Legal Description:

UNOFFICIAL COPY 3

PARCEL 1:

UNIT 407 IN THE JEFFERSON SQUARE CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

LOT 12, EXCEPT THAT PART TAKEN FOR STREET AND ALL OF LOTS 13 AND 14 IN BLOCK 2 IN THE HEART OF DES PLAINES, A SUBDIVISION OF PART OF SECTION 17, TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED IN BOOK 5 OF PLATS, PAGE 37 IN COOK COUNTY, ILLINOIS.

ALSO

LOTS 56, 57, AND 58, EXCEPT THAT PART TAKEN FOR STREET, IN THE SUBDIVISION OF ORIGINAL LOTS 11 TO 30, INCLUSIVE, IN ORIGINAL TOWN OF RAND, BEING A SUBDIVISION OF PARTS OF SECTIONS 16, 17, 20 AND 21 IN TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM OWNERSHIP MADE 3Y FIRST NATIONAL BANK OF DES PLAINES, AS TRUSTEE UNDER TRUST AGREFMENT DATED FEBRUARY 17, 1989 AND KNOWN AS TRUST NUMBER 20132013 RICORDED IN THE OFFICE OF THE RECORDER OF DEEDS IN COOK COUNTY, ILLINOIS ON NOVEMBER 17, 1989 AS DOCUMENT NUMBER 89549394, TOGETHER WITH A PERCENTAGE OF THE COMMON ELEMENTS APPURTENANT TO SAID UNIT AS SET FORTH IN SAID DECLARATION, AS AMENDED FROM TIME TO TIME, WHICH PERCENTAGE SHALL AUTOMATICALLY CHANGE IN ACCORDANCE WITH AMENDMENTS TO SAID DECLARATION AS SAME ARE FILED OF RECORD, PURSUANT TO SAID DECLARATION AND TOGETHER WITH ADDITIONAL COMMON ELEMENTS AS SUCH AMENDMENTS TO SAID DECLARATION ARE FILED OF RECORD IN THE PERCENTAGES SET FORTH IN SUCH AMENDMENTS TO SAID DECLARATION ARE FILED OF RECORD IN THE PERCENTAGES SET FORTH IN SUCH AMENDMENTS TO SAID DECLARATION ARE FILED OF RECORD IN THE PERCENTAGES SHALL AUTOMATICALLY BE DEEMED TO BE CONVEYED EFFECTIVE ON THE RECORDING OF SUCH AMENDED DECLARATION AS THOUGH CONVEYED THEREBY.

PARCEL II:

THE EXCLUSIVE RIGHT OF USE OF LIMITED COMION ELEMENTS KNOWN AS GARAGE SPACE G15 AND STORAGE SPACE S31.

COMMONLY KNOWN AS: 1470 JEFFERSON STREET UNIT 407

DES PLAINES, ILLINOIS 60015

Permanent Index Number: 09-17-410-013-1023

PEPT-01 \$27. 744,44 TRAN 1560 06/25/93 08:12:00

#1516 + *-93-486735
COUNTY RECORDER

Signatural Control of the Control of

.

Property of Cook County Clark's Office SERVICE CONTRACTOR SERVICES OF THE SERVICES OF

93486735

BTATEMENT BY GRANTON AND GRANTED

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other antity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

person and authorized to do be the laws of the State of 1)1i	usiness or acqui	r biner antity re ire title to real	cognized as a lestate under
Dated Time 34, 1997 8	ignoture: M	Mud Intor or Agent	9.
Subscribed and evern to beforme by the said 10006 50	endl		Sign Sinis.
1994. Notary Public Barral C	FALL .	" OFFICIAL SEAL BARRY G. COLLIN NOTABY PUBLIC STATE OF ILL	งี S ของร {
The grantee or his agent affi shown on the deed or assignment	rms and verifient of beneficial	l interest in a :	of the grantee land trust is
either a natural person, an lauthorized to do business or a partnership authorized to do	acquire and hole do business or a	d title to real : cquire and hold :	estate in lili title to real
to do business or acquire and the State of Illinois.			
Dated June 29, 1993	Signature: <u>//</u> Gr	ative or Agent	· Just-
Subscribed and sworn to before me by the said Vinginia (1)	se folgel, translow	C/4	
1993. Notary Public Maly Co	a.	" OFFICIAL SEA BARRY G. SOLLI NOTARY PUBLIC, STATE CF.	
NOTE: Any person who knowing identity of a grantce the first offense and offenses.	shall be guilty	of a Class C mis	Collaboration of the Collaboration
(Atach to deed or ABI to be exempt under the provisions	recorded in Cook of Section 4 of	County, Illinoi the Illinois Rea	s, if l'Estate

Transfer Tax Act.)

nc

Property of Cook County Clerk's Office

93486735