DHED		COPY
THIS INDENTURE WITNESS - Schultz, a widower and		1 3 0 D
for and in consideration of the sun	and State of Illinois,	
	.00), in hand paid, and of other receipt of which is hereby duly ack-	
nowledged, Convey and Qu BANK AND TRUST, an Illi Lake Street, Helrose Pa	it Claim unto MELROSE PARK nois Corporation, 17th and rk, 1]]inois 60160	3574380
Trustee under the provisions of	trusts within the State of Illinois, as a certain Trust Agreement, dated the	7
following described real estate in the	May ber 5950, the le County of Cook	
and State of Illinois, to-wit: Lot 83 and the North 6-	-1/2 Feet of Lot 84 in	
Cork and Johnson's Subs and adjoining the South	division of 18 Acres North (n 8 Acres of the West Half	The above space for recorder's use only
North, Range 12, East o	ter of Section 33, Town 39 of the Third Principal Meridi et thereof) in Cook County, I	an llinois;
P.I. #15-33-317-022	EBO	
Je	all	
Commonly known as 410 N	North Waiola Avenue, LaGrange	Park, Illinois 60525
TO HAVE AND TO HOLD the saled Trust Agreement set forth.	id real estate with the programances, upon the tr	urts, and for the uses and purposes herein and in
Full power and authority is hereby	granted to said Truste; to ir prove, manage, prove or alleys and to vacate any subdivision or part it ions to purchase, to sell on any terms, to convey element to such such and or grant to such such	revent and to republishe said real estate as often
powers and authorities vested in said Trus thereof, to lense said reni estate, or any p future, and upon any terms and for any per renew or extend lesses upon any terms and slone thereof at any time or times hereafts	ions to purchase, to sell on a 7 terms, to convey so or or surcessors in trust and o grant to such successors in trust and o grant to such successors in the terms, to more any pladge or art thereof, from time to lime, it possession or revivid or periods of time, not exceeding in the case of lor any period or periods of time of amend, or so contract to make issues and to grant options a rior and to confrect especially the name of the contract	otherwise encumber said real setate, or amy part version, by issues to commence in praesentl or in it any single decales the learn of 198 years, and to change or modify leases and the terms and provide issues and ontions to renew leases and outlone to
purchase the whole or any part of the reve partition or to exchange said real estate, to release, convey or assign any right, til deal with said real estate and every part owning the same to deal with the same.	raion and to contract requesting the man or of the or any park thereof, for other real or pare hal pro o or interest in or about or easement appur mant thereof in all other ways and for such of more reacher similar to or different from the ways abor	ing the amount of precent or future rentale, to perty, to grant easements or charges of any kind, to said real estate or any part thereof, and to iderations as it would be lawful for any person a specified, at any time or times hereafter.
In no case shall any party dealing vestate or any part thereof shall be conveyed see to the application of any purchase montrust have been compiled with, or be oblig-	with said Trustee, or any successor in trust, in re- t, contracted to be sold, leased or mortuaged by se- sy, rant or money borrowed or said is ad to inquire into the authority, necessity or exped	tion to said real estate, or to whom said real d'Truste, or any successor in trust, be obliged to lestate, or be obliged to see that the terms of this ray of any act of said Trustee, or be obliged or
instrument was executed in accordance wit	denture and by said Frust Agreement was in full to	orce and enote, (b) that such conveyance or other
	ding upon all beneficiaries thersunder, (c) that as ellier every such deed, trust deed, lease, morrusge that such successor or successors in trust have been a, duties and obligations of its, his or their profes- express understanding and condition that not essors in trust shall incur any personal lightity.	
for anything it or they or the or their agent beed or said Trust Agreement or any am-	is or attorneys may go or othit to no in or agout to indiment thereto, or for injury to person or propertived and released. Any contrast, philantion or indeb lead and released. Any contrast, philantion or indeb	to said run; estate or under the provisions of this in happening in or about a id real estate, any and itemperatured or or e. m. into he the Traines in
not individually (and the Trustee shall have so far as the trust property and funds in th persons and corporations whomsoever and t this Deed.	itered into by it in the name of the then beneficial such purposes, or at the election of the Trustee, in is no obligation whatsouver with respect to any such de actual possession of the Trustee shall be applical whatsoever shall be charged with notice of this co-	s contract, obligation or ind bisedn see except only side for the payment and di char a 'bersof'. All side for the payment and the "lay for record of
The interest of each and every benefit of them shall be only in the earnings, sys	clary bersunder and under said Trust Agreement a Ils and proceeds arising from the sale or any other, and no beneficiary hersunder shall have any title and proceeds thereof as afores gal and coultable title in free simple, in and to a	r disposition of said resi estate, and such interest
If the title to any of the above real c in the certificate of title or duplicate the similar import, in accordance with the star Agreement or a copy thereof, or any extrac is in accordance with the true intent and u	, and no cementary networks and novel any title earnings, avails and proceeds thereof as aforse gs) and equitable little in fro simple, in and to a state is now or hereafter regritered, the Registrar reof, or memorial, the words "in trust," or "upo ute in such case made and provided, and said retained the trust of the trust.	of Titles is hereby directed not to register o, total n condition," or "with limitations," or winds of usies shall not be required to produce the said a or other dealing involving the registered lands
And the said overton hardware	pressly walve and release any and all right for the exemption of homesteads from sale on ax-	t or benefit under and by virtue of any and all scution or otherwise. hishandand
X Sicker Y Sake	C-E/2 [BEAL]	
State of Illinois	[BEAL]	[SEAL]
County of COOK ss.	, the undersigned, a Notary Public in and for a critty that <u>Gilbert Schultz, a Wic</u> emarried,	
•	ersonally known to me to be the same person.	
· -	he foregoing instrument, appeared before me 18nigned, sealed and delivered the countary act, for the uses and purposes therein set	said instrument as his free and
rl	ght of homestead.	La . October 186

RETURN TO: MELROSE PARK NATIONAL BANK
17th Avenue & Lake Street
Melrose Park, Illinois, 60160
Box Cook County Recorder
Form 15307 BFC

the of Persentaging

UNOFFICIAL COPY

Property of Cook County Clark's Office

3574300

3574300

Attorneys our Edickety Phys. 196. 29 So. Lobolo St., Suite 549 Uneago, Whois 69603