## **UNOFFICIAL COPY**

H ISSAN TELEFORM	DED & RETURN TO TRUST DEPT.	
CHA	ROE C. I. & T. CO. TRUST 58 900	ě
	~ ⊑?	
DEED IN TRUST   Er	ntered in Lot Book 22 330	
CTTC	ntered in Lot Gook 22 338 118	
	ယ မြ	
Form 359 R 1/70 Quit Claim	The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the	ne Grantor S MARSHALL SIGAL and	' [
ELLEN SIGAL, his wife; FLC	RENCE FISHER, a widow; HASKEL FRANK ind BARRY SCHMARAK and SUSAN SCHMARAK, his wi e of Illinois for and in consideration	fe
of the County of Gook and State		-
ofTen (\$10.00) and valuable considerations in hand paid, Co	nvey and Quit Claim unto the CHICAGO TITLE	
	f Illinois, whose address is 111 West Washington Street,	- 1
Chicago, Illinois 60602, as Trustee under the day of January 1972, known a	provisions of a trust agreement dated the 3rd s Trust Number 58900 the following described real	9
estate in the County of Cook	and State of Illinois, to-wit:	
10		
	es' Subdivision of Lot Twenty-two	
Twenty-one (21). Towns	Subdivision of Fractional Section ship Forty (40) North. Range	
	chip Forty (40) North, Range T the Third Principal Meridian,	
in Jook County, Illino	Dis	
		\$ I
	<b>500</b> 223	1
0.0	$\omega$ $\omega$	3
	∞ g	1
	<b>-</b> *	8
TO HAVE AND TO HOLD the said premi s with a sppur ment set forth.  Full power and authority is hereby gran ed to said truste.	tenances upon the trusts and for the uses and purposes herein and in said trust agree- se to improve, manage, protect and subdivide said premises or any part thereof, to arms, to convey either with or without consideration, to convey said premises or any substances or accessors in trust all of the title, estate, powers and subtrofiles on, by leases to commence in prassent or future, and upon any terms and for any terms, the term of 180 years, and to reme or extend leaves upon any terms and for any terms, to partition or to exchange said property, or any part thereof, for did deal with said property and every part thereof in all other ways and for such many has same — and with the same, whether staining to or different from the ways tion to at a premi as, or to whem said premises or any part thereof shall be con- more than the same of the same, and the same of the same o	<b>\$</b> "
dedicate parks, streets, highways or alleys an sny contract to sell, to grant options to purchase, to street to state of on ny to part thereof to a successor or successors in trust a d to / ant	aubdivision or part thereof, and to resubdivide said property as often as desired, to enrus, to convey either with or without consideration, to convey said premises or any to such successor or successors in trust all of the title, estate, powers and authorities	· É
vested in said trustee, to donate, to dedicate, to n with je of or any part thereof, from time to time, in possession or period or periods of time, not exceeding in the case of ( )y si	edge or otherwise encumber said property, or any part thereof, to lesse said property, a on, by leases to commence in praesent or future, and upon any terms and for any of le c' mise the term of 198 years, and to renew or extend leases upon any terms and	
for any period or periods of time and to amend, change or . oddf- to make leases and to grant options to lease and options . tract respecting the manner of fixing the amount of present o	les' s and the terms and provisions thereof at any time or times hereafter, to contract ov leases and options to purchase the whole or any part of the reversion and to con- rentals, to partition or to exchange said property, or any part thereof, for	: 1
other real or personal property, to grant easements or charge easement appurtenant to said premises or any part thereof, an other considerations as it would be lawful for any person own	rentals, to partition or to exchange said property, or any part thereof, for any kind, for releans, convey or assign any right, tilis or interest in or shout or discussed to the said property and every part thereof in all their ways and for such at a said with said property and every part thereof in all their ways and for such the said to the said their said their said to the said their said the said their said their said their said their said their said the said their said their said their said their said their said the said	2
above specified, at any time or times hereafter.  In no case shall any party dealing with said trustee in reliveved, contracted to be sold, leased or mortgaged by said trus	ation to m 1 premins, or to whom said premises or any part thereof shall be con-	
rowed or advanced on said premises, or he obliged to see that necessity or expediency of any act of said trustee, or he obli- deed, trust deed, mortrage, lease or other instrument execute	tion to a I premi as, or to whem said gremies or any part thereof shall be con- tended by the state of the st	į
of every person relying upon or claiming under any such con trust created by this indenture and by said trust agreement in accordance with the trusts, conditions and limitations contu-	veyance. lease o other instrument. (a) that at the time of the delivery thereof the was in full force and e' ect. (b) that such conveyance or other instrument was executed ined in this indee, we are in said trust agreement or in some amendment thereof and	
binding upon all beneficiaries thereunder, (c) that said truste deed, lease mortgage or other instrument and (d) if the concessors in trust have been properly appointed and are fully	we was duly authorized aid empowered to execute and deliver every such deed, trust expense is made to succer are or successors in trust, that such successor or successor is trust, that such successor or successor is rest, authorities, duties and obligations of	3
its, his or their predecessor in trust.  The interest of each and every beneficiary hereunder and avails and proceeds arising from the sale or other disposition	of all persons claiming up or th m or any of them shall be only in the earnings, of said real catate, and su, a integral between the personal property, and	
no beneficiary hereunder shall have any title or interest, legs avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter	d or equitable, in or to said real esternas such, but only an interest in the earnings,	
certificate of title or duplicate thereof, or memorial, the wor in accordance with the statute in such case made and provid	ds "in trust", or "upon condition", or 'with limitations", or words of similar import, ed.	<b>•</b>
		2
In Witness Whereof, the grantor. S aforesaid ha V	Shereunto set their hand S and seal S Z	
	Harkel & Trank Hiseal)	
17/12-Red Rid		
	Seal) (Seal)	
Eller Sigal (	Seal) Saus Ahmer 185 (Seal)	
20 20	Seal Sison Schimman & Seal	n .
Slovence States	Seal Susaw SCIAMANAIR Seal	_ N
		ူမှ
State of Illinois   Sidne	Y H. Mathias  a Notary Public in and for said County, in MARSHALL SIGAL and ELLEN	<u> </u>
SIGAL, his wife: FLORENCE	FISHER, a widow: HASKEL FRANK and JOY	<u> </u>
FRANK, his wife; and BARR	Y SCHMARAK and SUSAN SCHMARAK, his wife	Iω
the foregoing in	n to me to be the same person S, whose name S are subscribed to strument, appeared before me this day in person and acknowledged that they	(N)
aigned, sealed a	nd delivered the said instrument as their free and voluntary act. for the	
	es therein set forth boduding the release and waiver of the right of homestead.	
	1/0/10/11/1	
	Lednef If If Holling	
	Rotary Public	
A less than the state of the st	520-22 W. Roscoe St. Chicago	
Chicago Title and Trust Compa Box 533	tny 520-22 W. Roscoe St., Chicago For information only insert street address of	2004 1 Aug 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

END OF RECORDED DOCUMENT