UNOFFICIAL COPY

	nas desermination de la constitución de la constitu	ennia Verla
		La Carlo
DEED IN TRUST FOR RECORD	RECORDER OF DEEDS	
MAR 30 12 12 PM 777 23 859 669	*23869669	
The above space for recorder's use only		
Not Remarried MARION KANE, a	Widow and	7
	and in consideration	
and value' e considerations in hand paid, Conveys and the Quit Claim s FIRS 1 ANK OF OAK PARK, an Illinois Corporation, it	unto the s sucessor or	
successors, as 1 run 2e under the provisions of a trust agreement dated the March 19 77, known as Trust Number 10957 described real estate in the County of COOK and State of Illinois, to-wit:	the following	
Ш	Sec. Sec. ficon	100
See attached Exhibit A for Legal Description	2000 2000 2000 2000 2000 2000 2000 200	
	11-20	
7000		
	Per t	
7	r Pare the Ci	
TO HAVE AND TO HOLD the said premises with the appurtenances u on the trusts and for the uses and purposes he	Chicago Divided to the series and in said trust	
agreement set forth. Full power and authority is hereby granted to said trustee to improve, name, protect and authority and premises to dedicate parks, streets, highways or alleys and to vacate any nubdivision open the red, and to resultivitie said proper to dedicate parks, streets, highways or alleys and to vacate any nubdivision open the red, and to resultivitie said proper to contract to self, to grant options to purchase, to self on any terms, to conve, cit or with or without consideration, to	s or any part thereof, try as often as desired, convey said premises	
or any part thereof to a successor or successors in trust and to grant to such successor and exacts and trust all of the it authorities vested in said trustee, to donate, to teleitate, to mortgage, pletge or ot erwin a recumber said property, or any said property, or any part thereof, from time to time, in possession or reversion, by the commence in present or terms and for any period or periods of time, not exceeding in the case of any single mit the term of 188 years, as	tle, estate, powers and part thereof, to lease future, and upon any in the renew or extend to renew or extend	
agreement set forth. Full power and authority is hereby granted to said trustee to improve, name; protect and subdivide said premises to delicite parks, streets, highways or alleys and to vacate any authorition to part the red, and to resultivities and property or any part thereof to a successor or successors in trust and to grant to such successor; accessors in trust and to grant to such successor; accessors in trust and to grant to such successor; accessors in trust all of the tis authorities vested in said trustee, to desirest, to morigage, piedge or otherwise accessors in trust all of the tis authorities vested in said trustee, to desire the successors and to the successor and property, or any period or periods of time, not exceeding in the case of any single, semi; the term of 1189 years, as lesses upon any terms and for any period or periods of time and to amend, change or modi; sees and the terms and any time or times hereafter, to contact to make lesses and to grant options to lesse and optic, to renew lesses and operations and property, or any part thereof, for other real or personal property, to grant eas men or charges of any kind or average any right, title or interest in or shout or easement appurtenant to said premises or any rat "arend, and to deal very part thereof in all other ways and for such other considerations as it would be added for any person owning the same that the successor is any any respectively to grant easement or charges of any kind of the successor of the successor of any rat "arend, and of the successor of the successor of any rat "arend, and of a successor of the successor of any rat "arend, and of a successor of any rat "arend, and of a successor of the successor of any rat "arend, and of a successor of any rat "arend, and of a successor of any any rate of any any respectively."	provisions thereof at the price of the price	
or awage any right, tule or interest in or about or ea-ement appurenant to said premises or any right are received, and to dealt every part thereof in all other ways and for such other consulerations as it would be last for a person owning the same whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premise, or to whom said premise, or any	orth said property and to deal with the same,	
stoney to proved or advanced on said premises, or be obliged to see that the terms of this trust have been complied. Although the necessity or expediency of any act of said trustes, or be obliged or privileged to inquire into a or of his erms of and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to see, re-estate at dence, in favor of every person relying upon or claiming under any much conveyance, lease or other instrum at. The	be obliged to inquire said trust agreement; all be conclusive evitat tat the time of the	
whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premise to a control of the control	trust agreement or in mered to execute and or successors in trust,	
that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, light duties and obligations of its, his or their preferences or in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall or avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to until no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but or carrings, avails and proceeds thereof as aforesaid.	nly in the earnings, se permunal property.	
and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but on commiss, awain and proceeds thereof as aforesaw or hereafter registered, the Register of Titles, is hereby directed not the certificate of title or displicate thereof, or memorial, the words "in trust", or "upon condition" or "with limitations" import, in secondance with the statute in such case made and provided.	o regis or or note in or words of the state	
import, in accordance with the statute in such case made and provided. And the said grantor hereby expressly waive S and release S any and all right or benefit under and by statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.		
In Witness Whereof, the grantor aforesaid ha. S. hereunto set her hand. The day of March 19.77.	and seal	
+ Man K		
(Seal) MARTON KANE	(Seal)	
(Scal)	(Seal)	
The state of the s		
State of TITTION Notary Public in and County of GOOK TO the state aforesaid, do hereby certify that MARION KANE, a W	for said County, in idow and	
NOL SINGE REMARTIED	aubscribed to	
the foregoing instrument, appeared before me this day in person and acknowledged		
and purposes therein set forth, including the release and waiver of the right of hor Given under my hand and notarial seal this.	75rtead. 00 00 00 00 00 00 00 00 00 00 00 00 00	
THIS INSTRUMENT PREPAPRED BY: JEROME FELDMAN, 19 S. LaSalle Street,	669	
Chicago, Illinois Kessa	<u></u>	
FIRST BANK OF OAK PARK 1440 N. State Parkwa		
BOX 47 Grantee's Address! For information only insert stree	t address of Illinois	
11 Madison Street Oak Park, Illinois 60302		

UNOFFICIAL COPY

FXHIBIT "A"

Unit No. 78 a, de ineated on survey of the following described parcel of real estate (hereinafter referred to as "Parcel"):

Lots 4 to 8 both inclusive in the subdivision of Lot "A" in Block 2 in the Catholic Bishop of Chicago's subdivision of Lot 13 in Bronson's Addition to Chicago in Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, which survey is attached as Exhibit "A" to Declaration of Ownership for the Brownstone Condominium Association made by Chicago Title and Trust Company, as Trustee under Trust Agreement dated September 17, 1976 and known as Trust No. 1068502 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 23673505 together with an undivided 1.189 per cent interest in said Paccal (excepting from said Parcel all the property and space comprising all the Units as defined and set forth in said Declaration and Survey).

Commonly known as Unit $\underline{7B}$ at The Brownstone co.dominium, 1440 North State Parkway, Chicago, Illinois.

END OF RECORDED DOCUMENT