## **UNOFFICIAL COPY**

GEORGE E. COLE' NO. 1990	
LEGAL FORMS SEPTEMBER, 1967	morning to these
DEED IN TRUST COOK COUNTY, ITTINDIS	24 704 937 DECOMPLAÇÃO DECOS
GLINOIS ILED FOR RECORD	
Hoy 6'78   29 PH	*247049 <b>37</b>
1104 0 10 1 2511	*2470493/  CThe Above Space For Recorder's Use Only)  NETT, a spinster, State of Illinois for and in consideration A.
THE GRANTOR NOREEN A. HART	NETT, a spinster,
of the County of McHenry and	State of Illinois , for and in consideration A.
	nd paid, Convey S and WXXRKXXX/QUIT CLAIM)* unto
THE STATE BANK OF WOODSTOCK as Trusted under the Will of LENORE/LUCKE)	
	KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
of trustees,) and v to a and every successor or successor	s in trust under said trust agreement, the following described real estate
in the County of MoHenry and State of	Illinois, to wit: 명명 및 기계
(SEE RIDER	SANX HORNOGOMOMOMAXXXXXMX HOXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
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	7. 2
TO HAVE AND TO HOLD the find premises with and in said trust agreement set forth.	the appurtenances upon the trusts and for the uses and purposes herein
Full power and authority are he by granted to sa	d trustee to improve, manage, protect and subdivide said premises or the confidence of the confidence
property as often as desired; to contract to seil: to gran	t options to purchase; to sell on any terms; to convey either with or
successor or successors in trust all of the title, e tate po- mortgage, pledge or otherwise encumber said p ope ty	art thereof to a successor or successors in trust and to grant to such wers and authorities vested in said trustee; to donate, to dedicate, to for any part thereof; to lease said property, or any part thereof, from
time to time, in possession or reversion, by leader 1 / period or periods of time, not exceeding in the case of a	or any part thereof; to lease said property, or any part thereof, from ommence in praesenti or in futuro, and upon any terms and for any yi single demise the term of 198 years, and to renew or extend leases and to mend, change or modify leases and the terms and provisions to lease the term of the provisions to be a second of the provisions of the provisions to be a second of the provisions to be and the provisions to be a second of the provisions to be a sec
upon any terms and for any period or periods of time a thereof at any time or times hereafter; to contract to mak	and to amend, change or modify leases and the terms and provisions to lease and options to renew leases and
or future rentals; to partition or to exchange said proper	ar I to cc truct respecting the manner of fixing the amount of present ty or any part thereof, for other real or personal property; to grant
to said premises or any part thereof; and to deal with sai	ass, ^ any fight, title or interest in or about or easement appurtenant d prope ya i d every part thereof in all other ways and for such other by the s. me so leaf with the same, whether similar to or different from
the ways above specified, at any time or times hereafter.	ig the state of teat with the same, whether saminar to or unreferred from
In no case shall any party dealing with said truste thereof shall be conveyed, contracted to be sold, leased or	ny single demise the term of 198 years, and to renew or extend leases and to to mend, change or modify leases and the terms and provisions leaves, and to grant options to lease and options to renew leases and ar 10 cc tracter respecting the manner of fixing the amount of present ty or any part thereof, for other real or personal property; to grant says, a now right, title or interest in or about or easement appurtenant dyrope, y a devery part thereof in all other ways and for such other gibts, and the same, whether similar to or different from gibts, and the same, whether similar to or different from the same of the same o
been complied with, or be obliged to inquire into	on said premise, or 'e obliged to see that the terms of this trust have necessity or expedinc of any act of said trustee, or be obliged or
instrument executed by said trustee in relation to said rea	l estate shall be conclusi e evidence in favor of every person relying
created by this Indenture and by said trust agreement wa	so in full force and effect; (b) that the conveyance or other instrument and limitations contained in this (nde, ture and in said trust agreement
or in some amendment thereof and binding upon all be empowered to execute and deliver every such deed, trust	on said premise, or e chilged to see that the terms of this trust have necessity or exped inc. of any act of said trustee, or be obliged or a greement; and ev. y leed, trust deed, mortgage, lease or other lestate shall be conclusive evidence in favor of every person relying her instrument, (a) that the time of the delivery thereof the trust is in full force and effect. (b) that he conveyance or other instrument all limitations contained in this index ture and in said trust agreement heficiaries thereunder: (c) that said truste was duly authorized and deed, lease, mortgage or other instrument; and (d) if the conveyance except of the said trust was duly authorized and deed, lease, mortgage or other instrument; and (d) if the conveyance except of the said trust was duly authorized and deed, lease, mortgage to the trust have the conveyance except of the said trust was duly authorized and deed, lease mortgage to the trust have the conveyance except of the said trust agreement the said t
	cessor or successors in trust have the properly appointed and are fully and obligations of its, his or the predecessor in trust.
The interest of each and every beneficiary hereund in the earnings, avails and proceeds arising from the sa	er and of all persons claiming under then, or any of them shall be only
declared to be personal property, and no beneficiary here real estate as such, but only an interest in the earnings, a	r and of all persons claiming under t. en. r any of them shall be only le or other disposition of said real est. r, r, s, s, et interest is hereby under shall have any title or interest, leg , or , quitable, in or to said real rails and proceeds thereof as aforesaid.
tions," or words of similar import, in accordance with the statute in such case made and provided.	
And the said grantor hereby expressly waive and all statutes of the State of Illinois, providing for the	nd release Sany and all right or benefit under and by vir of any xemption of homesteads from sale on execution or other rise.
In Witness Whereof, the grantor	ereunto set her hand and seal this 1st
day of	T. A A U.S.
(S	NOREEN A. HARTNETT
(S	EAL) (SEAL)
State of Illinois, County of McHenry	
I, the under said, DO HERE	ersigned, a Notary Public in and for said County, in the State afore- BY CERTIFY that NOREEN A. HARTNETT, a spinster,
personally know	n to me to be the same person whose namesubscribed instrument, appeared before me this day in person, and acknowledged
	her c
The same and the s	
Given under my hand and official seal, this 1st	day of August 178
Commission expires 198	1 freide Lazalle 1218
*USE WARRANT OR QUIT CLAIM AS PARTIES DE	NOTARY PURITY
CA QOII CEAM AS LAKITES DE	
HIS INSTRUMENT WAS PREPARED BY:	ADDRESS OF PROPERTY:  (301 N. Sheridan Pd. #24-0  Chicago, Illinois 60660  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.  SEND SUBSEQUENT TAX BILLS TO:
( Daniel F. Curran	6301 N. Sheridan Pd. #24-0
(Name)	Chicago, Illinois 60660
***** 116 N. Benton Street	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
Woodstock, IL 60098	Send subsequent Tax Bills To:  State Bank of Woodstock
(City, State and Zip)	101 S. Benton
OR RECORDER'S OFFICE BOX NO	Woodstock, II 60098
	Property of the second of the

## **UNOFFICIAL COPY**

Legal Description

Unit No. 24-7 in Shoreline Towers Condominium as delineated on a survey of the following described real estate: That part of Lots 9, 10. 11, and 12 and the accretions thereof in Block 1 in Cockran's Second Addition to Edgewater in Section 5, Township 40 Yorth, Range 14, East of the Third Principal Meridian lying Eart of the East line of Sheridan Road as now located and West of 'no West line of Lincoln Park as established by decree in Case B 84157 and Case 57 C 1554 in the Circuit Court of Cook County, Thinois; which survey is attached as Exhibit "A" to the Decliration of Condominium recorded as Document No. 24559390 cogether with its undivided percentage interest in the common elements. of therements.

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