UNOFFICIAL COPY

DEED IN TRUST

TOTAL CLAIM

25808915

	(The Above Space For Recorder's Use Only)	~
	that the Grantor Sharon K. Crowley.	40
of the County of Cook of Ten and no hundreds	and State of	00
(s 10.00), iduly acknowledged, Convey S and Quit-Clain address is 4801 West Fullerton, Chicago, as Trustee under the provisions of a certain Trust known as Trust Number 164	in hand paid, and of other good and valuable considerations, receipt of which is hereby n 8unto Capitol Bank of Chicago , an Illinois banking corporation whose Illinois, and duly authorized to accept and execute trusts within the State of Illinois, Agreement, dated the	1 145
Subdivision of the West 1/2 of of the Northwest 1/2 of the So	and all of Lot 35 in Block 1 in Thomas J. Diven's the Southwest ½ of the Southwest ½ and the East ½ uthwest ½ of Section 2, Township 39 North, Range 13 Meridian, in Cook County, Illinois.	一
0001 001071	Sidney N. Olsini	
COOK COUNTY ILLINOIS FILED FOR A CORD	RECORCEN OF BEECS	A REAL PROPERTY.
1981 MAR 18 AM 00 12	25808915	0
said Trust Agreement set forth. Full power and authority is hereby gra- times to improve, manage, protect and subd- vacate any subdivision or part thereof, and	is a sewith the appurtenances, upon the trusts, and for the uses and purposes herein and in edito said. Trustee with respect to the real estate or any, part or parts of it, and at any time or livide; a tree, estate or any, part thereof, to dedicate parks, streets, highways of alleys and to to re-addyint, said real estate as often as desired, in contact to sell, to grant options to pursively or	INSTITUTE OF STATES OF THE STA
terms and for any period or periods of fine, leases upon any terms and for any period at any time or times becalled, in contract chase the whole or any part of the reserva- partition are to exchange said real estate, or and to deal with said real estate or and to deal with said real estate or becalled.	er will not will but consideration, to convey said real estate or any part thereof to a successor stream and authorities vested in said e, pice, "" were encumber said real estate, or any part thereof, to lease said real estate, proposession or previous, by seases to commence in the green or in the future and upon any part thereof, to lease said real estate, proposession or previous, by seases to commence in the green or in the future and upon any part thereof, and are not sease and the terms and provisions thereof to make leases at the terms and provisions thereof to make leases at to, transportions to lease and upoints not neared seases and options to pure and upoints to pure any part thereof, the said of the said of the said options to part and upoints to the said options to pure any part thereof, for all call or personal property, to grant essencints or charges of any titled or interest in ord," "" of easement apportenant to said real estate or any part thereof, and only the property of the part of the said of the said of the consideration as would be before the said. "" " " " as and for succh other considerations to the desired of any time or times to an different from the ways above specified, at any time or times	OR REVENUE STAMPS II EXEMPLE STAMPS II EXEMPLE STAMPS II Paragreph STAMPS II
In no case shall any party detailing with sail or any part thereof shall be conveyed, con- see to the application of any purchase mot terms of the trust have been compiled with terms of the trust have been compiled or orther instrument executed by said. I trust lay or of every person relying upon or claim	and I rustee, or any successor in tost, or reation to said real estate, or to whom said real estate careful to be sold, leased or more ared by and I rustee, or any successor in trust, be obliged to read the sold of the sol	ss. OR REVE Faragreph
thereof the trust created by this fleed and I ment was executed in accordance with it amendments thereof, if any, and is binden authorized and empowers of the control and in the control vested with all the title, estale, rights, power This conveyance is made upon the exp successor or successors in trust shall incur of its or their agents or attorneys may do	by said I rust Agreement was in full force and affect. By that such conveyance or other intru- te testers, consistions and limitations contain of been and in said Trust Agreement or in all a upon all hereficiaries thereund critical and an activate and an activate and a second of the containing and a second of the containing and activate and a second of the containing and activate and a second of the containing and activate and a selection of the containing and containing that the containing and containing that the containing and contained that are selected and activate any personal liability or he suspected to any claim, judgment or shreet for anything it or they are ment to do not about the suit feat estate or under the pro-, owns of this Deed or said Trust.	e AFEK IRDFEBS"
of the filing for record of this Deed.	rets understanding and conditions that the traffice, etc. etc. divided of as triumes, not the same previous liability of the subjected to any claim, before any conditions the same process of the same process of the liberary of the same process of the line of said from the same of the line of said from the same of the same of the said liability of the same of the same of the same of the same said from the same of the same of the same said from the same of the same of the same said from the same of the same of the same said from the same of the same said same as trages are safety of the same same same as trages are as expressioned into the same same as trages are as expressioned in the same same as trages are safety of the same same same as trages and same same same same same same same same	d geb
of them shall be only in the earnings, was interest as hereby detailed in be personal to said trust properly as such, but only as vest in the Frustee the entire feel and ediff the title feel and ediff the title feel only of the trust properly in the properly as the properly in the prop	iary hereunder and under said. I trust Agreement and of all persons claiming u deriver of early this and princed struting from the sale of any uniter disposition of the trust princ. '1y, so in property, and no henefolary hereunder shall have any title or interest, legal or equivable, or interest in the cardings, avails and proceeds thereut as subressid, the intention here of the intention here. The intention is not to register on the continuous and all of the trust property above described. The sense was the above the provised of the intention in the intention in the intention in the words "in trust", or "upon condition", or "with limitations", or woods of taste in such case made and provised. The continuous provised and provised the provised of the execution or otherwise.	s of Faragraph Act.
IN WITNESS WHEREOF the Grantor day of February		in novisions
STATE OF ILLINOIS COUNTY OF COOK Rudolph C. Schoppe	SS. DuPage	pt unce
caforeshid, do hereby certify that Shar	ron K. Crowley, Divorced and not since remarried,	· · · · · · · · · · · · · · · · · · ·
tary act, for the uses and purposes therein se	forth, including the release and waited of the right of homestead.	25
Commission expiresJune 14,	19 81 NOTARY PUB	
Document Prepared By:	ADDRESS OF PROPERTY: 1114 North Hamlin	翠
Rudolph C. Schoppe 4801 West Fullerton Avenue	Chicago, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL PURP ONLY AND IS NOT A PART OF THIS DEED.	OSES BER
Chicago, Illinois 60639	THE ABOVE ADBRESS IS FOR STATISTICAL PORP ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO: TName)	BIR
	(Name)	