## UNOFFICIAL COPY

## **DEED IN TRUST**

(QUIT-CLAIM)

1981 APR 23 AM 9 57

25847257

of the Coun	Divorced and not since remarried to the cook and State of the cook	3-611 ingis 8 7 9 , 102 for difference of the sum [	10.00
		other good and valuable considerations, receipt of which is hereby	
		pitol Bank of Chicago, an Illinois banking corporation whose	
	-	authorized to accept and execute trusts within the State of Illinois,	
as Trustee u	under the provisions of a certain Trust Agreement, dated the	e 2nd day of April 1981, and	
known as Ti		ollowing described real estate in the County of Cook	
	and State of Illinois, to-	wit:	
		·	
ot 2 in	a Alpers Resubdivision of Lot 21 in	5th addition to Hollywood in Wilmette	
		ts in County Clerk Division in Section	
		e Third Principal Meridian, in Cook	
our 2y	illinois.		
womnt w	muen provisions of Paragraph E,	CAPITOL BANK OF CHICAGO	
_	4 krcl Estate Transfer Act	as Trustee under Trust No 180	_
	70-	11/1/1/	
	April 17, 1981	By: Fuller Star	
ate		Vice President & Trust Officer	
	· (1)	/	
	TO HAVE AND TO 1.0% the said real estate with the appurtena said Trust Agreement woorth.	nces, upon the trusts, and for the uses and purposes herein and in	
	Full power and authority is he, granted to said Trustee with resp times to improve, manage, protect and subdivide said real estate or any	ect to the real estate or any, part or parts of it, and at any time or part thereof, to dedicate parks, streets, highways or alleys and to	•
	vacate any subdivision or part t ereo', a o resubdivide said real esti chase, to sell on any terms, to co with or without consider:	ation, to convey said real estate or any part thereof to a successor	-
	or anciessors in sease and to grant to don successor or successors in function to donate, to dedicate, to mortgage, "or otherwise encu or any part thereof, from time to time, in resease, or reversion, by	mber said real estate, or any part thereof, to lease said real estate, leases to commence in the present or in the future and upon any	
	terms and for any period or periods of time. of exce ding in the case of leases upon any terms and for any period of periods of time and to ame	any single demise the term of 198 years, and to renew or extend and, change or modify leases and the terms and provisions thereof	
	or successors in trust and to grant to such successor or successors in 1 Trustee, to donate, to decident, to incorregate, or or otherwise encurrent trust and for any period or periods of time, of exce ding in the case of leases upon any terms and for any period or periods of operiods of time, and to me at any time or times hereafter, to contract to make leases and to gran chase the whole or any period of the reversion many configurate specific the contract to the contract t	t opions to trate and options to renew teases and options to pur- tice manner of fixing the amount of present or future rentals, to teal or personal property, to grant easements or charges of any	U El
	kind, to release, convey or assign any right, title o int .es in or about and to deal with said real estate and every part their of at other wa	to reasement appurtenant to said real estate or any part thereof, ys and for such other considerations as would be lawful for any rifferent from the ways above specified, at any time or times	<u>ر</u>
i	person owning the same to deal with the same, whether sin liar to othereafter.	r different from the ways above specified, at any time or times	
	In no case shall any party dealing with said Trustee, or any or any part thereof shall be conveyed, contracted to be sold, was d or m	in trust, in relation to said real estate, or to whom said real estate orrigaged by said Trustee, or any successor in trust, be obliged to	
	see to the application of any purchase money, rent or money b frower terms of the trust have been complied with, or be obliged to inquir. Trustee, or be obliged or privileged to inquire into any of the terms of	d mindvanced on the trust property, or be obliged to see that the control in the authority, necessity or expediency of any act of said and Tru I Agreement and every deed, trust deed, mortgage, lease	
1	or other instrument executed by said Trustee, or any successor in tru fevor of every person relying upon or claiming under any such conveys.	in relation to said trust property shall be conclusive evidence in the least or other instrument, (a) that at the time of the delivery	
	In no case shall any party dealing with said Trustee, or any or any part thereof shall be conveyed, contracted to be solid; and correctly one of the party of the	in relation to said trust property shall be conclusive evidence in the time of the delivery with the time of time of time of time of the time of tim	
1	authorized and empowered to execute and deliver every such deed, tru veyance is made to a successor or successors in trust, that such successor	st dec. As morigage or other instrument and (d) if the con- or successo in trust have been properly appointed and are fully	
,	vested with all the litle, estate, rights, powers, authorities, duties and cond.  This conveyance is made upon the express understanding and cond.	obligations of its his or their predecessor in trust, ition that the Grance, neither individually or as Trustee, nor its	
	This conveyance is made upon the experts understanding and conductions of the conveyance is made upon the experts understanding and conductors or successors in trust shall incur any personal liability or be in or its or their agents or attorneys may do or omit to do in an order to be a supplementable of the control of t	biligations of 10° file or libeit predecessor in trust.  Xition that the for itee, neither individually or as Trustee, nor its tiblected to any saim, devent or decree for anything it or they said real exists or une or 1° provisions of this Deed or said from the control of the	
	Agreement or any amenoment thereto, or for injury to person or property being hereby expressly waived and teleased. Any contract, obligation nection with said real estate may be entered into by it in the name of the	ny nappening no now to state carrie, any sind all such assument or indebtedness incu ted (tentered into by the Trustee in con- then beneficiaries under tid 7 ast Agreement as their attorney-	
i	in-fact, hereby irrevocably appointed for such purposes, or at the election and not individually (and the Trustee shall have no obligation whatsoes	on of the Trustee, in its or dame, as Trustee of an express trust er with respect to any such contract "tration or indebtedness	
	except only so far as the trust property and funds in the actual postess charge thereof). All persons and corporations whomsoever and whatsoe of the full property of the Dead.	sion of the trustee shall be appurable to the payment and dis- ver shall be charged with notice of this or addition from the date	
	of the filing for record of this Deed.  The interest of each and every beneficiary hereunder and under said of them shall be note in the engines, avails and proceeds arising from	Trust Agreement and of all person. " im's under them or any the sale or any other disposition of the 7 at operty, and such	₹
i	The interest of each and every beneficiary hereunder and under said of them shall be only in the earnings, avails and proceeds arising from interest is hereby declared to be personal property, and no beneficiary interest in the earnings, avails that it must property as such, but only an interest in the earnings, avails that in the Trustee the entite legal and equitable title in Yee simple, in	nereunder shall have any little or interest, letto or regultable, in or and proceeds thereof as aforesaid, the intitute of hereof being to	2584725
·	rest in the Trustee the entire legal and equitable title in fee simple, in If the title to any of the trust property is now or hereafter registered	and to all of the trust property above des whed. the Registrar of Titles is hereby directed not to legistry or note	92
i: \$	If the little to any of the trust property is now or hereafter registered in the certificate of title or duplicate thereof, or memorial, the world. 'In distribution, in accordance with the statute in such gases made and permitted or the said Grantor—hereby expressly waite and release	trust", or "upon condition", or "with limitations", "words of covided.	
\$	And the said Grantor hereby expressly waive and release statutes of the State of Illinois, providing for the exemption of homest	any and all right or benefit under and by virtue of 1 by and all eads from sale on execution or otherwise.	ζs
IN WITNE	ESS WHEREOF, the Grantor aforesaid has hereunt	o set her hand and seal this 4th	ಲ್ <del>ರ</del>
	April		7
<u></u>	Siaron K. Crowley [Seal]		
	SHARON K. CROWLEY	10-23	
		[Scal]	
ATE OF	ILLINOIS SS.		
	SECTION AND THE PROPERTY OF TH	DuPage	Y
1, 2	or Kudolph C. Schoppe	, a Notary Public in and for County, in the State	
reside dat	htteby Carrify that Sharon K. Crowley, Di		
Someth Danie	own to me to be the same personwhose nameIS		
e me time de deterior	he Carry and acknowledged that She signed, sealed are he uses and purposes therein set forth, including the release	nd delivered the said instrument as <u>her</u> free and volun- ase and waiver of the right of homestead.	
GIVEN un	Ger:mv:hah@ahd Notarial Seal this	oby of April ,19 81.	> .
3, 6		Tident Idea	75 le
minission e	ppre N June 14, 19 81	NOTARY PUBLIC	<u> </u>
1714	A Company of the Comp		≨  %+
cument Pre	pared By:	ADDRESS OF PROPERTY:	剧 🔀
udolph	C. Schoppe	420 Vine Court	3 27
		Wilmette, Illinois 60091	či 🛣
001 11-	To 17 and an Annual Property		
801 Wes	t Fullerton Avenu.		Mg Y
	t Fullerton Avenue	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.  SEND SUBSEQUENT TAX BILLS TO:	DOCUMENT NUMBER