UNOFFICIAL CO

DEED IN TRUST
This document prepared by:
Crowley, Barrett & Karaba
111 West Monroe Street Chicago, Illinois 60603

25106970 1979 AUG 20 AM 9 20 25106570 1979 AUG 20 AM 9 20 25106570 = A - Lec

10.15

Quit Claim

THIS INDENTURE WITNESSETH, That the Grantor, s, William L. Leffew and Eleanor C. Leffew, his wife,	T. confin	ال
of the County of Cook and State of Illinois, for and in consideration of the sum of TEN AND NO/100	2.2	3
in hand paid, and of other good and valuable consideration, receipt of which is hereby duly acknowledged, Convey and Quit Claim unto First American Bank of Bensenville, a banking corporation		137
duly organized and existing under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the	(Dag	7
17th day of August 19 79 and known as Trust Number 79-268, the following described real estate in the County of Cook and state of Illinois, to-wit:	, nc	Sc .
Lot 2 in Block 4 in Elk Grove High View being a Subdivision of all that part of the	Section 4,	2
East half of the North West quarter of Section 36, Township 41 Horth, Range 11, as of the Third Principal Meridian lying South of the center line of Higgin's	4.1	81
Road texcept the West 260 feet thereof) in Cook County, Illinois.	71	
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	of F	
Oo Maii &	m white	
SUBJECT TO		79
TO HAVE AND TO HOLD the said real estate with "capputrienances, upon the trusts, and for the use and purposes herein and in said Trust Agreement set forth.	it is	امن
Full power and authority is hereby granted to said Trustee transprox manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to sacute any subdivision or part thereof, and to recubelisides: a real estate at each entired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or	(Luax)	
without consideration, to convey said real estate or any part the, of to a successor of successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pluge otherwise encumbers said east, or any part thereof, to leave said real leadar, or any part thereof, from time to time, to reversion, by leaves to commence in presention in futric, and upon any terms and and for any period or periods of time, not exceeding in the case of any single demise.	ä	
the term of 198 years, and to renew or extend leaves upon any terms and at per, do or periods of time and to amend, change or modify leaves and the terms and provisions thereof at any time hereaffer, to contract to make leaves and to grain originate to the period of time and to amend, change or modify leaves and the terms and provisions thereof at any time hereaffer, to contract to make leaves and to grain originate to the period of time and to amend, the period or the period of the		
mainer of fixing the amount of present or future rentals, to partition or to exc	ic Stating	
any time or times hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation to aid reale tate, or to whom said real estate or any part thereof shall be conveyed, contracted to be soil, feast on or any purchase money, rent or money borrowed or advanced on said real estate, or be	d Reven	
obliged to see that the terms of this trust have been complied with, or he obliged to inquire into the aut' .nts, necessity or expediency of any act of said Trustee or be obliged or privileged to inquire into any of the terms of said Trust. Agreement; and every deed, trust deed, mortgage, leasor or to ris win on evecuted by said Trustee, or any successor in trust, in relation to said seal extact whall be conclusive evidence in favor of every person tincluding the Registrat or Titles of said coun	inders an	
that at the time of the delivery thereof the trust created by this Indenture and by said Trust Agreement was in [1] for and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement [1] all [1] and ments thereof, if any, and binding upon all beneficiaries thereun.	Bulxing	
authorities, duties and obligations of its, his or their predecessor in trust.	ace for a	
This conveyance is made upon the express understanding and conditions that neither First American Bank of Bensenvin., in vid- lly or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their agents or		
expressly waived and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said all estate hay be entered into by it in the name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irres-orably appointed for such purposes, or at the election of the Trust. In its own name, as Trustee of an ex-		
press trust and not individually tand the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or inde. except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoey are somework with notice of this condition from the date of the filing for record of this December 1.		
The interest of each and every beneficiary betwender and under said Trust Agreement and of all persons claiming under them or any of the. "An home of the carrings; avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is bereby declated to be personal property, and no beneficiant are returners any title or interest, legal or equitable, into r to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof beither in said First American.		
lank of Beneentile the entire legal and equitable title in fee simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, the Register of Titles is hereby directed not to register or note in the certificate of title of our disease thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or woods of similar import, in accordance with the statute in such case made and provided, and aid Trustee shall.		
and be required to produce the said Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the register. 11 dis is in accordance with the true intent and meaning of the trust.		
And the said grantor S hereby expressly waive and release any and all right or benefit under and by virtue of any and a statues the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.		
In Witness Whereof, the grantor aforesaid ha ve hereunto set hand ar 4 }		
seal 5 this 17th. Cay of August 19 79	· K	15
William & duffer [SEAL] CLOS NOLL O . A. O. A. C. (SEAL)	iber	510697
[SEAL]	ent Nur	69
Illinois Ss. I. Marie L. Morris Ounty of Durage Ss. I. Marie L. Morris Ounty of The State of County in the state a Green of the State of County in the state a Green of the State of County in the State of	Docum	0
WO. LETTER, SHE WITHOUT		
personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged		
that it can be said instrument as signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including		
the release and waiver of the right of homestead. Che day of luyush 19_79 day of luyush 19_79		
Marie Moiary Public		
RETURN TO GRATTEE 205 Hapte Elk Grove Village, 11. 60007		
FIRST AMERICAN BANK OF BENSENVILLE		

END OF RECORDED DOCUMENT

BENSENVILLE, ILLINOIS 60106