UNOFFICIAL COPY

DEED IN TRUST	26547505	* /	, 1
(QUIT-CLAIM)	1983 MAR 25 AM 10 32	v	
	(The Above Space For Recorder's Use Only)	100	
THIS INDENTURE WITNESSETH, the	at the Grantor Sharon K. Crowley	ŕ	
of the County of Cook	d not since remarried, and State of the 25 (1) 1 incis 5 8 , for and in consideration of the sum []	10.0	n 📗
of <u>Ten and no hundreds</u> - (s 10.00), i	n hand paid, and of other good and valuable considerations, receipt of which is hereby	20.5	Ĭ
duly acknowledged, Convey and Quit-Clain	nunto Capitol Bank and Trust of Chicago, an Illinois banking corpora-		
Illinois, as Trustee under the provisions of a cer	icago, Illinois, and duly authorized to accept and execute trusts within the State of tain Trust Agreement, dated the <u>28th</u> day of <u>February</u> , 19 <u>8</u> 3 and		
•	, the following described real estate in the County ofCOOk		
	gg's Subdivision of Lot 8 and part of Lot 7		
lying South of a line tha	t runs West from the intersection of Lots		
	of Elston Road to J.H. Ree's Subdivision of Section 10, Township_40 North, Range		
	cipal Meridian, in Cook County, Illinois.	المستسسد	<u> </u>
Exempt urder provisions of Paragrap. F., Section 4,	of CAPITOL BANK AND TRUST OF CHICAGO as Trustee Under Trust No. 475	E TOTAL	1 1
Real Estate Transfer Act		12	\setminus
March 19, 1;83	By: July State	1-7:35	
Date TO HAVE AND TO bold the mid real	Vice President & Trust Officer	المسرفيس	
said Trust Agreement set fort Full power and authors, is hereby grante times to improve, mange, protect and	d to said Trustee with respect to the real estate or any part of parts of it, and at any time or	EI .	141 13
vacate any subdivision at part thereof and the chase, to sell on any terms, to conver either or successors in trust and to grant to the chast of the chast and to grant to the chast of the	b resubdivide said real estate as often as desired, to contract to sell, to grant options to pur- willr without consideration, to convey said real estate or any part thereof to a successor to successors in trust all of the title, estate, powers and authorities vested in said	HER.	
or any part thereof, from time to time, in terms and for any period or periods of time, in leases upon any terms and for any period or	proupe or contenting encurious and real extent, or any part interest, to clear said real exact, observation, by leases to commence in the present or in the future and upon any of exercing to the commence of the term of 198 years, and to renew or extend period of time not to amend, change or modify leases and the terms and provisions thereof	AMPS	
at any time or times hereafter, to contract is chase the whole or any part of the reversion partition or to exchange said real estate, or kind, to release. Convey or assign any right.	o mal : leases / d to grant option; to lease and options to renew leases and options to pur- and : confirst respecting the manner of fixing the amount of present or future rentals, to any pa. thereof for other real or personal property, to grant easements or charges of any title or the control of the cont	JE ST	4
and to deal with said real estate and every g person owning the same to deal with the s hereafter.	d to said Trustee with respect to the real estate or any, part or parts of it, and at any time or ride said real estate or any part thereof, to dedicate parks, aircets, highways or alleys and to resulted the said real estate and of or an elegated, countract to sell, to grant options to purpose the country of the said real estates and of the said real estates of the said real estate, to the said real estate, to the said real estate, and the said real estate, outside the said real estate of the said real estate of the said real estate of the said real estate or any part thereof, as a said the said real estate or any part thereof, as at thereof is all or every as and for such other considerations as would be lawful for any same, whether aim is to a different from the ways above specified, at any time or times of the said real estate.	VEN	
In no case shall any party dealing with sal or any part thereof shall be conveyed, contri see to the application of any purchase mon- terns of the rotat have been compiled to	d Trustee, or any su cessor in trial, in relation to said real estate, or to whom said real estate cied to be sold, less do so or gaged by said Trustee, or any successor in treat, be obliged to the sold, less do so or gaged by said Trustee, or any successor in treat, in or be obliged to inqu'e a to the substitute, necessity or tespediency of any act of said e into any of the terms or said. Trust Agreement; and every deed, trust deed, mortgage, lesse e, or any successor in trust, in relation— is direct morts that the conclusive evidence in the said Trust Agreement was in full to each intermediately that at the time of the definition of the said Trust Agreement or in all upon all beneficialest thereunder, () that said Trustee, or any successor in trust, was duly lellever every such deed, trust deed, " in " we or other interments and (a) if his confidence in the said Trust is and trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed to the said trust agreement or in all proposed trusts, considerable to the said trust agreement or in all proposed trusts, and the said trust agreement or in all proposed trusts, and the said trust agreement or in all proposed trusts.	AFFIX "RIDERS" OR REVENUE STAMPS HERI	- }
Trustee, or be obliged or privileged to inquite or other instrument executed by said Truste favor of every person relying upon or claims.	e into any of the terms of sal. Trust Agreement; and every deed, trust deed, mortgage, lease, e. and any successor in trust, a relation—ind trust property shall be conclusive evidence in e. guader any such conveyance, lease other, instrument, (a) that at the time of the defivery	SS.	19
ment was executed in accordance with the amendments thereof, if any, and is binding authorized and empowered to execute and	sain from Agreement was in fut it ce find a city (city) that such conveyance or other instru- trusts, conditions and limitation; containe. Aerein and in said Trust Agreement or in all upon all beneficiaries thereunder,) that mad Trustee, or any successor in trust, was duly elelver every such deed, trust deed,	30E	
veyance is made to a successor or successors vested with all the title, estate, rights, power this conveyance is made upon the expre	in (text, that such successor of successors in rust, two been properly appointed and are fully ra, subhorities, duties and obligations of it, his r their predecessor in trust, as understanding and condition that the Grand	ž.	4
successor or successors in trust shall incut a or its or their agents or attorneys may do or Agreement or any amendment thereto, or f ity being hereby expressly waived and relea	rs, authorities, duties and obligations of 1 , his 'r their predecessor in trust, as understanding and condition that the C. "c, afther individually or as Trustee, nor its ty personal liability or be subjected to any claim, adjument or decree for anything it or they omit to do in or about the said real estate or une 'r the 'provisions of this Deed or said Trust and the contract, obligation or indestedness incurs, or once 'd fine by the Trustee in connot by it in the name of the them beneficiaries under c' of Tru. A greening is their attorney-th purposes, or at the election of the Trustee, in its own nar , are usize of an express trust have no obligation whatsoever with respect to any such c', tire, o'c ligation of indebtedness in the contract of the contra	AF!	3
nection with said real estate may be entered in-fact, hereby irrevocably appointed for su and not individually (and the Trustee shall	nno by it in the name of the then beneficiaries under f. d Tru. A graement as their attorney- th purposes, or at the election of the Trustee, in its own name f., at rustee of an express trust have no obligation whatsover with respect to any such or, user f. or ligation or indebtedness.	<u> </u>	W. Take
charge thereof). All persons and corporation of the filing for record of this Deed. The interest of each and every beneficial	as whomsoever and whatsoever shall be charged with notice. It is condition from the date ry hereunder and under said Trust Agreement and of all pers		And the second s
of them shall be only in the earnings, avails interest is hereby declared to be personal p to said trust property as such, but only an i	ry hereunder and under said Trust Agreement and of all pers. staiming under "hem or any and proceeds arising from the sale or any other disposition of the trust poperty, and such coperty, and no beneficiary hereunder shall have any title or interest, legal capital a, in or iterast in the earnings, avails and proceeds thereof as aforesaid, the intent in thereof sales to table title in fee simple, in and to all of the trust property above description.	ļ	and a
vest in the Trustee the entire legal and equ If the title to any of the trust property i in the certificate of title or duplicate thereof	(able title in fee simple, in and to all of the first property above described, or not not not not property above described and to all of the property above described and to part or note or memorial, the world's 'in trust', or 'mpon condition', or 'mrith limitations', ' w of the in such case made and provided.		17 PM
statutes of the State of Illinois, providing for	sty waive B and retease B any and all right of deposit under and by variue of an land if		
IN WITNESS WHEREOF, the Grantorat day of, 19, 19, 19, 19, 19, 19, 19	oresaid ha S hereunto set <u>her</u> hand and seal this <u>19</u> 77.		Parks .
Staron K. Crow		Ì	
SHARON K. CROWLEY	[Scal]		
STATE OF TILLINOIS COOK	s.	150	
Control of the undersi	Du Page gned ,s Notary Public in and for AM County, in the State	1//	
caforegaid to hereby certify that Sharo	n K. Crowley, Divorced & not since remarried whose name is subscribed to the foregoing instrument, appeared be-	'C	
fore me this day in person and acknowledged the	at Sheigned, sealed and delivered the said instrument as her free and volun- orth, including the release and waiver of the right ut housestead. 19th 19 83		
GWEN under my hand and Notarial Scal this	19th Way of March 19 83	ļ []	ا ا
Commission expires June 14,	1985. July NOTARY PUBLIC		Ö,
Document Prepared By:	ADDRESS OF PROPERTY:		<u> </u>
Rudolph C. Schoppe	4912 N. Kruger, Chicago, I	L Z	
4801 West Fullerton Aver	4916 N. Kruger, Chicago, I 4918 N. Kruger, Chicago, I THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.	DOCUMENT NUMBER	ار ا
Chicago, Illinois 60639		E	
2.1000, 1111015 0003	(Name)		26547505
	(Address)		- A