UNOFFICIAL COPY

DEED IN TRUST

(QUIT-CLAIM)

26570957

(The Above Space For Recorder's Use Only)

THIS INDENTURE WITNESSETH, that the Grantor, Sharon K. Crowley,	
of the County of Cook and State of Illinois , for and in consideration of the sum	
of Ten and no hundreds Dollars,	
(5 10.00), in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged _nnvt /_s and Quit-Claim _s unto Capitol Bank and Trust of Chicago, an Illinois banking corporation whose address is 4801 West Fullerton, Chicago, Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Truste under the nrovisions of a certain Trust Agreement, dated the 1st day of _september, 1982, and known as Trust Number 474, the following described real estate in the County of Cook and State of Illinois, to-wit:	
Lot 10, 11, 12, 13 and that part of 16 foot alley East	
of and adjoining said Lot 10 in Block 3 in Pickett's second addition to Chicago, a subdivision in the North	
part of Section 6, Town hip 39 North, Range 14, East of	
the Third Principal Meridian, in Cook County, Illinois.	i I
Exempt under provisions of CAPITOL BANK AND TRUST OF CHICAGO Paragraph E, Section 4, as Trustee Under Trust No. 974 Real Estate Transfer Act	
April 12, 1983 By: Fully	
Date TO HAVE AND TO HOLD the land real estate with the appurturant is, up in the trusts, and for the uses and purposes herein and in said Toust Agreement set forth.	
Full power and authority is hereby granted to asid Trustee with respect to the state or any part or parts of it, and at any time or times to improve, manage, protect and individuals asid real estate or any part to real, for dedicate parks, streets, highways or alleys and to established asid real estate as offer a series or contract to self, to grant or options to pur-	ERE
Full power and authority is hereby granted to asid Trustee with respect to U. ". It also compy part or parts of it, and at any time or times to improve, manage, protect and subdivide said real estate or any part (ner rt, dedicate parks, streets, highways or alleys and to variate any subdivision or part thereof, and to resubdivide said real estate as often as desired to sell on any terms, to convey either with or without consideration, to convey or real estate to sell on any terms, to convey either with or without consideration, to convey or real estate or any part thereof for any part thereof for a successor that the sell of the sell	AFFIX "RIDERS" OR REVENUE STAMPS HERE
at any time of times absent any period to time and to amend, clause or month; as a not not general and produced interest and options to purchase the whole or any part of the recercion and to contract respecting the manner of fixing he y ion to options to purchase the whole or any part of the recercion and to contract respecting the manner of fixing he y ion to options to purchase and options to purchase on the part of the produced of the prod	ST/
kind, to release, convey or assign any right, tille or interest in or about or easterned appurtenant 1, said, rale state or any part thereof, and to deal with said real estate and every part thereof in all other ways and for such other cond dear one as would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways as a similar of times hereafter.	VENU
hereafter. In no case shall any party dealing with said Trustee, of any successor in trust, in relation to said real estate, it shows all real estate or any part thereof shall be conveyed, contracted to be sold, I need or mortgaged by said Trustee, or any use with trust, be obliged to see that the application of the policitation of the policit	OR RE
or other instrument executed by said Trustre, or any successor in trust, in relation to said trust properly shall be unclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (all that a, the time of therry thereof the trust created by this Deed and by said Trust Agreement was in full force and effect, (b) that such conveyance or there. It is ment was executed in accordance with, the trusts, conditions and limitations contained berein and in said Trust Agree and or a succession which the trusts, conditions and limitations contained berein and in said Trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and or a succession which is the said trust Agree and the said	JERS"
amendments thereof, if any, and is binding upon all beneficiaries inferunder, (c) that said trained, or any successor in "six, was only authorized and empowered to execute and deliver every such deed, frust deed, leave, mortgage or other instrument and of if the "aveyance is made to a successor or successors in trust have been properly appointed vested with all the title, extate, rights, powers, authorities, duties and obligations of its, bits or their predecessor in record	X "RII
vested with all the title, estate, rights, powers, authorities, dustes and obligations of its, his or their predecessor in trust. This conveyance is made upon the express understanding and condition that the Grantee, neither individually or as Trustee, c its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for anything to this or its or their agents or attorneys may due or must not do in or about the said rarel estate, outder the provisions of this Deed or said incur any personal liability of the said rarel estate, outder the said rarel estate, or under the provisions of this Deed or said incur any personal research of the said rarel estate, or under the said rarel estate, or the said rarel estate, or under the said rarel estate incurred or entered into by the Trustee in cornection with said real estate may be endiented into the said rarel estate under said frust Agreement as their attorneys. If the said is the said in the said is a said in the said is the said is a said in the said in the said is the said in the said is the said is said in the said in the said rarel estate in the said in the said is the said in the said in the said real estate in the said is the said is the said in the said in the said in the said is the sai	AFF
nection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their autometric in fact, hereby treveoughly appointed for such purposes, or at the election of the Trustee, in its nown mane, as Trustee of an express trust and not inderdually (and the Trustee shall have no obligation whatsoever with expect to any such contract, obligation or indebtindness expendingly to the trust recorderly and funds in the actual noneastion of the Trustee shall be applicable for the payment and dis-	
charge thereoft. All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing for record of this literal. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any	
The interest of each and every "peneficiary hereunder and under said Trust Asterment and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of the trust property, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said trust property as such, but only an interest in the earnings, avails and proceeds thereof as aforestald, the intention hereof being to vest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above described. If the title to any of the trust property is now or hereafter regalizered, the Registers of Titles is hereby directed not to register of note in the certificate of title or duplicate thereof, or memorial, the world "in trust", or "upon condition", or "with limitations", or words of undias import, in accordance with the statute in such case made and provided.	
And the said Grantor hereby expressly waite D., and relateD. any and an right of benetit under and by write of any and an statutes of the State of Blimois, notwiting for the exemption of homesteads from sale on execution or otherwise.	
IN WITNESS WHEREOF, the Grantor aforesaid ha _S_ hereunto set her_ hand and seal this this	1
day of April 19 83	1
Shared K. Crewley [Seal] [Seal] [Seal]	1
STATE OF ILLINOIS S.	
COUNTY OF LOOK Du Page La the undersigned a Notary Public in and for XXX County, in the State clorestid diberty centre that Sharon K. Crowley, Divorced on the State of Sta	
Goresia delegations Sharon K. Crowley, Divorced & not since remarried	,
personally to be to me look the same person whose name 15 subscribed to the foregoing instrument, appeared be-	1
tay act Constituting and purposes therein set forth, including the release and water of the right of homestrad. Coffee unique and hand and Notarial Seal this 12th day of April 19.83.	
Commission expires June 14, 19.85 July NOTARY PUBLIC	+-
Document Prepared By: ADDRESS OF PROPERTY:	
Rudolph C. Schoppe 1536 N. Elk Grove Avenue	
Chicago, Illinois 4801 West Fullerton Avenue The ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.	
Chicago, Illinois 60639 SEND SUBSEQUENT TAX BILLS TO:	
(Name)	

UNOFFICIAL COPY

COOK COUNTY ILLING
FILED FOR RECORD

1983 1447 15 Pil 12: 51

00000000

APR-15-83 745547

10.00

26570957

TRUST NO.

Capitol Bank and Trust of Chicago 4801 West Fullerton

RETURN TO:

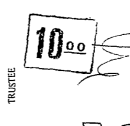
Chicago, Illinois 60639

DEED IN TRUST

(QUIT CLAIM DEED)

CAPITOL BANK AND TRUST OF CHICAGO







END OF RECORDED DOCUMENT