## UNOFFICIAL COPY

## DEED IN TRUST

4801 West Fullerton Avenue

Chicago, Illinois 60639

(QUIT-CLAIM)	2658357
	(The Above Space For Recorder's Use Only)
THIS INDENTURE WITNESSETH, the Divorced and	that the Grantor , Sharon K. Crowley,
of the County of Cook	and State of Illinois , for and in consideration of the sum
(s. <u>10.00</u> ),	in hand paid, and of other good and valuable considerations, receipt of which is hereby
tic. whose iddress is 4801 West Fullerton, Cl	
the South Ness quarter of	ts in Unit No. 1, a Subdivision of part of f Section 32, Township 42 North, Range 13 pal Meridian, in Cook County, Illinois.
Exempt under provictions of Paragraph E, Section 6, Real Estate Transfer act	as Trustee Under Trust No. 505
April 13, 1983	By: July Chan
Date	Vice President & Trust Officer
TO HAVE AND TO HOLD the said real	al estate with the appurtenae — upon the trusts, and for the uses and purposes herein and in
Full power and authorsty is hereby grant times to improve, manage, project and such wacate any subdivision or part thereof, and chase, to self on any terms, to convey eith	ted to said Trustee with spect to 1 ereal estate or any part or parts of it, and at any time or did which said real estate or any part thereof, to decide the part series, incluves an alleys and to be to resubdivide said real. Nate as often as desired, to contract to sell, to great options to pure twith or without conside. 3
or successors in trust and to grant to such Trustee, to donate, to dedicate, to mortgag or any part thereof, from time to time, terms and for any period or periods of time,	successor or successors in texts. of 1 r title, estate, powers and sufficiently setted in said as, pledge or otherwise encumber said released, or any part thereof, to lesse said real estate, or possession or reversion, by lesse to mrune in the present or an the future and upon any not creeding in the case of any suage of mest bettern of 190 years, and to revene or extend
reases upon any term as not for any person of at any time or times hereafter, to contract chase the whole or any part of the reservant to the contract of the contract kind, to release, convey or assign any right and to deal with said real extate and every person owning the same to deal with the	sted to said Traster with spect to the real estate of any part of parts of it, and at any time of children and real estate of any part for parts of it, and at any time of children and real estate of any part for parts of it, and at any time of the children and real estate of any part for parts of it. The children and it is a superior of the children and real estate or any part face of the successor of successor is treat of it. It follows the children and parts of it. The children and it. The chil
hereafter.  In no case shall any party dealing with as or any part thereof shall be conveyed, com- see to the amplication of any partchase mus	said Trustee, or any successor in trust, or relation to said review, or to whom said real easate tracted to be said, leased or mortgaged by said Trustee, or any successor in trust, be oblighed to successor may be considered to the said of the sai
terms of the trust have been complied wi Trustee, or be obliged or privileged to inqu or other instrument executed by said Trus favor of every person relying upon or claim	ith, or be obliged to inquire into the authority, necessity or exper, nery or any act of said uncertainty of the terms of said and Trust Agreement; and every deed, out offeed, not page, lesses stee, or any successor in trust, in relation to said trust property sha be concluded the endence in single under any such conveyance, lesse or other instrument, of birst 1 the time of the delivery
thereof the trust created by this Dreed and be ment was executed in accordance with the amendments thereof, if any, and is binding authorized and empowered to execute and	said Trustee, of any successor in trust, at relation to said for comment of the said real estate to be said, leaned or mortgaged by said Trustee, or any successor in trust, he obliged to said the said trustee, or any successor in trust, he obliged to said the said trustee, or any successor in trust, he obliged to inquie into the saidhority, necessity or expert, any or any act of said use into any of the terms of said Trust Aprendent; and every deed, as if deed, nortgage, lease said, or any of the terms of said Trust Aprendent; and every deed, as if deed, nortgage, lease said, or any of the terms of said Trust Aprendent; and every deed, as if deed, nortgage, lease said, or any of the terms of said trust of the said trustee, or any successor and said trust of the said trustee, or any successor and said trust of the said trustee, or any successor and said trust of the said trustee, or any successor and said trust of the said trustee, or any successor and said trustees and
vested with all the title, estate, rights, pow This conveyance is made upon the exp successor or successors in trust shall incur	wers, authorities, duties and obligations of its, his or their predecessor in trus.  press understanding and condition that the Grantee, neither individually or as Trustr, not it range personal liability or be subjected to any claim, judgment or decree for anything; it or it respectively.
or its of their agents or attorneys may due Agreement ar any amendment thereto, or ity being hereby expressly waived and rele nection with said real estate may be entered in fact, hereby drevocably appointed for s	press understanding and condition that the Granter, neither individually or as Trust - nor it any personal studylity or be subpricted to any claim, packgrant of decree for anything it of it or or origin to do in or about the said real educt or under the generations of this tired or said. The condition of the said real educt or under the generations of this tired or said. The said real educt or said real educt or said real education of the said real
and not individually (and the Trustee shat except only so far as the trust property charge thereof). All persons and corporati of the filing for record of this Deed.	ill have no obligation whatsweret with respect to any such contract, obligation or indebtedness and funds in the actual possession of the Trustee shall be applicable for the payment and distinguish whomsoever and whatsoever shall be charged with notice of this condition from the date
of them shall be only in the earnings, and interest is hereby declared to be personal to said trust property as such, but only an	tals and proceeds attain flows the sale of any other disputation of the trust property, and such property, and no beneficiary the sale of any other disputation of the trust property, and such in interest in the earnings, avails and proceeds there of an aforesalt, the intention hereof being to the sale of the carriers of the sale of the s
in the certificate of title or duplicate there similar import, in accordance with the sta And the said Grantor	ty is now of hereafter registered, the Registrar of Titles is hereby directed not to register or note  roul, or memorial, the world's 'in trust', 'or 'upon condition', or 'with limitations', or words of  statute is such ease made and provided all regist or benefit under and by virtue of any and all  fe for the exemption of homekeds from late on recording or otherwise.
	aforesaid ha S hereunto set her hand and seal this 27th
SHARON K. CROWLEY	1
STATE OF LILLINOIS COUNTY OF COUNTY	ss. DuPage
the unders	a Signed
fore me this that in person and acknowledged to tary act, for the uses and purposes therein set GIVEN under my hand and Notarial Scal th	that Shesigned, sealed and delivered the said instrument asHe f free and volun- et forth, including the release and waiver of the right of homestead.
Commission expires June 14,	19 85 MILY NOTARY PUBLIC
Document Prepared By:	ADDRESS OF PROPERTY:
Rudolph C. Schoppe	2931 Hartzell

26583571

Wilmette, Illinois

SEND SUBSEQUENT TAX BILLS TO:

THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.

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Capitol Bank and Trust of Chicago 4801 West Fullerton Chicago, Illinois 60639

TRUST NO.

RETURN TO:

DEED IN TRUST

(QUIT CLAIM DEED)





2658357

END OF RECORDED DOCUMENT