UNOFFICIAL COPY

/	DEED IN TRUST	MATERIA SA ANTANIA MATERIA	.5	
	(QUIT-CLAIM)	0/ 017 000		
		(The Above Space For Recorder's Use Only)		
THIS	INDENTURE WITNESSETH,			
	Divorced an	and State of Illinois for and in consideration of the sum		
of the C	Ten and no hundreds	Dollars,		
tion wh	cknowledged, Conv v <u>S</u> and Quit-Cl hose address is 4° 11 V est Fullerton, C , as Trustee under one provisions of a c as Trust Number <u>564</u>	aimS_ unto Capitol Bank and Trust of Chicago, an Illinois banking corporationago, Illinois, and duly authorized to accept and execute trusts within the State of certain Trust Agreement, dated the _23rd day of _August, 19_83 and, the following described real estate in the County ofCook and State of Illinois, to-wit:		'
Deve	elopment, being (cub Section 30, Township	dland Development Co.'s Grand and Wolf division of part of the Northeast quarter 'O North, Range 12, East of the Third ok County, Illinois.	ij.	0
Para	mpt under provisions agraph E, Section 4, 1 Estate Transfer Act	as Trustee Under Trust No. 564		
Date	9/26/83 e	B: Vice President & Trust Officer		
	TO HAVE AND TO HOLD the said r	real estate with the appurten nec , y at the trusts, and for the uses and purposes herein and in		
	said Trust Agreement set forth. Full power and authority is hereby gra- times to improve, manage, protect and su vacate any subdivision of part threed, an	real citate with the appropriet Art. A fact traits, and for the uses and purposes necess that interest to have real extract or any part. A fact traits or any part or parts of 15, and as any time or bublivide said real estate or any part. A fact of a fact or any part or parts of 15, and as any time or bublivide said real estate as or fer. I first, it contract to sell, to grant options to purpose the contract of		
	chase, to sell on any terms, to convey eit or successors in trust and to grant to suc Trustee, to donate, to dedicate, to mortg	ther with or without consideration, to on ey said real estate or any part thereof to a successor have consideration and on expension of successor have considered in a said has expected or otherwise encumber said teal estate a part thereof, to lease said real estate.		
	or any part thereof, from time to time, is terms and for any period or periods of tim lesses upon any terms and for any period at any time or times hereafter, to contra-	introl to stad further with respect to the control of any part of parts to huse and a fart and to and to restablished said real estate as ofter		
	chase the whole or any part of the revers partition or to exchange said real estate, kind, to release, convey or assign any rigi	ion and to contract respecting the manner of fixin, see mount of present or future rentals, to or any part thereof, for other real or personal proper y, to grant examents or charges of any the title or interest in or about or easement appurtens, to y deal estate or any part thereof, the contract of th		
	person owning the same to deal with th hereafter.	te same, whether similar to or different from the ways acc c aperified, at any time or times		
	or any part thereof shall be conveyed, cor see to the application of any purchase m terms of the trust have been complied	said Trustee, or any successor in trust, in relation to said real er ate are, whom said real estate intracted to be sold, leased or mortgaged by said Trustee, or any silvessor in trust, be obliged to more, tent or money borrowed or advanced on the trust property, or the ere of any cit of said trustee, or any successor in trust, and the said trustee, or any successor in trust, in relation to a said trust property said to every deed, trustee, or any successor in trust, in relation to said trust upperty shall to or insive evidence in timing under any such conveyance, lease or other instrument, to fail to or insive evidence in the trust, conditions and limitations contained herein and in said trustee, or any successor in trust. The trust is conditions and limitations contained herein and in said trustee, or any successor in trustee. The trusts, conditions and limitations contained herein and in said trustee, or any successor in trustee. The trust is considered to the said trustee, or any successor in trustee. The said trustee is the said trustee or any successor in trustee. The said trustee is the said trustee or any successor in trustation of trustee and the said trustee. The said trustee is the said trustee or an accessor in trust any said trustee. The said trustee is the said trustee or and trustee in trust. The said trustee is the said trustee or and trustee in trust. The said trustee is the said trustee or and trustee is the said trustee. The said trustee is the said trustee or and trustee is the said trustee. The said trustee is the said trustee or and trustee is the said trustee. The said trustee or the said trustee or the said trustee or the said trustee or the said trustee. The said trustee or the said trustee	5	
	or other instrument executed by said Tri favor of every person relying upon or cla thereof the trust created by this Deed and	state, or any successor in trust, In relation to said trust property that it cor Justice evidence in iming under any such conveyance, lease or other instrument, (a) that at the lim "I the delivery of the state of	2	
	ment was executed in accordance with amendments thereof, if any, and is bind: authorized and empowered to execute a years in made to a successor or success	the trusts, conditions and immitations contained herein and in said tired. Agreementing upon all beneficiaries thereunder, (c) that said Trustee, or any successor in tru , was uly and deliver every such deed, trust deed, lease, mortgage or other instrument and () if the one or in trust that such successor or successor in trust when percoparly suppointed and are 1.0 by	2	
	vested with all the title, estate, rights, po This conveyance is made upon the ex successor or successors in trust shall inco	owers, authorities, duties and obligations of its, his or their predetersior in trust, support of the state o	4	
	or its or their agents or attorneys may de Agreement or any amendment thereto, of ity being hereby expressly waived and re-	overs a suthorities, duties and obligations of its, his or their predecessor in trust, overses understanding and condition that the Grentee, edither individually or as Trust, or its no representation in the subjected to any claim, judgment or decree for anything it or or or min to do in or about the said real earlies or under the provisions of this Dect or sait. To, or for injury to person or property happening in or about said real estate, any and all such it oll- leased. Any contract, obligation or indebtedness incurred or entered into by the Trustee in e- red into by it in the name of the then beneficiaries under said Trust Agreement as their attorney and funds in the actual possession of the Trustee, in its own primes, as oligation or indebtedness and funds in the actual possession of the Trustee shall be applicable for the payment and dis- stitutions whomsoever and whatsoever shall be charged with notice of this condition from the date ficiary bergunder and under said Trust Agreement and of all persons claiming under them or any	₹	
	in-fact, hereby irrevocably appointed for and not individually (and the Trustee sh except only so far as the trust property	such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust all have no obligation whatsoever 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 dis-		
	of the filing for record of this Deed. The interest of each and every benef	itions whomsoever and whatthever shall be charged with notice of this conduction of the first order and under the moral frust Agreement and of all persons claiming under them or any works and such the state of the first orderers, and such		
	interest is hereby declared to be persons to said trust property as such, but only year in the Trustee the entire legal and	ficiary hereunder and under said Trust Agreement and of all persons claiming under them or any valus and proceeds arising from the sate or any other disposition of the trust property, and such all property, and no heneficiary hereunder shall here are it in the case of the same and and a such all property, and not provided the same and are an interest in the case of the same and t		
	is the certificate of title or duplicate the similar import, in accordance with the	reof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of the tute in such case made and provided.		
	And the said Grantor hereby ex- statutes of the State of Illinois, providir	pressly waive S., and release S. any and all right or benefit under and by virtue of any and all ng for the exemption of homesteads from all on execution or otherwise. aforesaid ha S. hereunto set her hand and seal this 2nd		
day o		19 83		
	Staron K. Crow SHARON K. CROWLEY	Ley [Seal][Seal]		C
	na Rus	[Seal]		
Pol	TEOF ILLINOIS COOK	ss. ·		
S	m. Rudolph C.			
, ecc	thrul Dang Witto me to be the same perso	aron K. Crowley, Divorced & not since remarried on whose name 15 subscribed to the foregoing instrument, appeared be-	•	Ù
fore	one this day is person and acknowledged	that SNE signed, sealed and delivered the said instrument as <u>NET</u> tree and volun- set forth, including the release and waiver of the right of homestead.		
	GIVEN under my hand and Notarial Seal			;
	nmission expires June 14	19 85 Hulley Color	00	
Соп		MOTARY PUBLIC) L	
<u>Ļ</u>	cument Prepared By:	ADDRESS OF PROPERTY: 3000 Wolf Road	DOCUMENT NUN	2

BOX 533

Chicago, Illinois

4801 West Fullerton Avenue

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1983 OCT -7 PH 1: 28

Sidney R. Olson RECORDER OF DEEDS

26813098

Property or Cook County Clerk's Office

DEED IN TRUST

(QUIT CLAIM DEED)

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

RETURN TO:

TRUST NO.

END OF RECORDED DOCU