DEED IN TRUST

(QUIT-CLAIM)

26911267

| (The Above Space For Recorder 5 050 Off | |
|--|---|
| THIS INDENTURE WITNESSETH, that the Grantor s, Alvin J. Harrison and | |
| Ann M. Harrison, his wife of the County of Cook and State of Illinois , for and in consideration of the sum of Ten and no/100 | |
| (s_10.00), in hand paid, and of other good and valuable considerations, receipt of which is hereby | |
| duly acknowledged, Convey S and Quit-Claim S unto Capitol Bank and Trust of Chicago, an Illinois banking corpora- tion whose .dc ress is 4801 West Fullerton, Chicago, Illinois, and duly authorized to accept and execute trusts within the State of | |
| Illinois, s "rus e under the provisions of a certain Trust Agreement, dated the 22ndday of December , 1983, and known as Trust b"umber 642, the following described real estate in the County of Cook | |
| and State of Illinois, to-wit: | |
| Lot 40 in Flock 5 in Douglas Park Boulevard Bohemian Land Association Subdivision of the North West Quarter (1/4) of Section 23, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinoi. | |
| Exempt under provisions of CAPITOL BANK AND TRUST as Trustee under Trust Estate Transfer Act | |
| Ox (| |
| December 23, 1983 By: Friday | lh |
| Date TO HAVE AND TO HOLD the said real estate with the approximates, upper the trusts, and for the uses and purposes he said trust Agreement set forth. | st Officer |
| TO HAVE AND TO HOLD the said real estate with "" apportunances, upon five trusts, and for the uses and purposes he said Trust Agreements of forth. Full power and authority is hereby granted to said Trust " espect to the real estate or any part or parts of it, and at times to improve, manage, protect and subdivide said cried eat "espect to the real estate or any part or parts of it, and at times to improve, manage, protect and subdivide said cried eat real estate in often as desired, to contract to sell, to grant optically or the said trust of the said trust estate in order as desired, to contract to sell, to grant optical estate in the said trust estate in the said parts of the said trust estate, powers and authorities with a company and thereof, from time to time, in possession or reversion, by eases to commence in the present or in the future at terms and for any period or periods of time, not exceeding in the case t, any sing! "miss the term of 158 years, and to rene at any time or times hereafter, to contract to make leases and to grant opt; as to lear and options to renew leases and op chase the whole or any part of the reversion and to contract respecting the anner of high teamout of present of reliable kind, to release, convey or assign any right, title or interest in or about or e. "ment a "mutenant to said real estate or any and to deal with said real estate and every part thereof in all other ways and to it or, and considerable said the person making the same to deal with the frame to deal with the same, whether similar to or different (1 on the ways above specified, at any it is not to the case of the contract to the said real estate or any case of the case of the considerations as would be to the considerations as would be to the case shall any near the case of t | any time or 년 lleys and to 전 ions to pur- 년 a successor 표 sted in said |
| Trustee, to donate, to dedicate, to mortgage, pledge or otherwise et a nor said real estate, or any part thereof, too lease said or any part thereof, too lease said or any part thereof, too lease said terms and for any period or periods of time, not exceeding in the case; any siny 'mise the term of 198 years, and to rene leases upon any terms and for any period of year most of the said to rene leases upon any terms and for any period of year most of the said to grant optimistic and options to renew [leases and to grant optimists]. | any time or into the control of the |
| chase the whole or any part of the reversion and to contract respecting the anner of fixing the amount of present or future partition or to exchange said real estate, or any part thereof, for other real v personal respective, to grant esaments or the kind, to release, convey or assign any right, the or interest in or about or eason of southern the same of the respective properties of the responsibility of the respective of the responsibility of the respective of the respective of the respective of the respective of t | e rentals, to |
| hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation and real estate, or to whom as or any part thereof shall be conveyed, contracted to be sold, leased or mortsaged by said ustee or any successor in trust, it see to the application of any purchase money, rent or money borrowed or advanced or to at 1 porty repetition. The see to the application of any purchase money, rent or money borrowed or advanced to a six or per periodic party of the second or privileged to inquire into any of the terms of said Trust Agreement: are ever deed, trust deed, more or other instrument executed by said Trustee, or any successor in trust, in relation to said rust pror or? all be conclusive favor of every person relying upon or claiming under any such conveyance, lease or other instruments and the secondary of the secondary o | d real estate Be obliged to see that the |
| see to the application of any purchase money, rent or money operowed or any anced on a cit at a poetry, or to comed to terms of the trust have been complied with, or he obliged to inquire into the authority, etc., or expediency of an Trustee, or he obliged or privileged to inquire into any of the terms of said Trust Agreement; an every deed, trust deed, me or other instrument executed by said Trustee, or any successor in trust, in relation to affitus pror dr. all be conclusive. | y act of said ortgage, lease e evidence in |
| favor of every person relying upon or claiming under any such conveyance, lease or other instrume. (a.), it at me time of thereof the trust created by this Deed and by said Trust Agreement was in full force and the conveyance of ment was executed in accordance with the trusts, conditions and limitations contained herein am in st d Trust Agreem amendments thereof, if any, and is hinding upon all beneficiaries thereunder, (c) that Trustee, or a , sure-assor in trustee. | ent or in all st, was duly |
| authorized and empowered to execute and deliver every such used, trust deed, lease, mortsage or other solution in the versions in trust, this such successor or successors in trust, this such successor or successors in trust, this such successor or successors in trust, that such successor or successors in trust, the version of the vers | and are fully |
| into conveyance is made upon the expressional hability or be subjected to any claim, judgment or decree or anyth successor or successors in trust shall incur any personal hability or be subjected to any claim, judgment or decree or anythe or its or their agents or autorneys may do or qunit to do in or about the said real estate of a green and or any amendment thereto, or for injury to person or property happening in or about said real estate, | ng it or they or aid Trust Such liabil- ustee in con- |
| weyance is made to a successor or successors in trust, this such successor or successors in trust have be openly appointed vested with all the title, exister, rights, powers, authorities, duties and obligations of its or their prefectesor ir us. This conveyance is made upon the express understanding and condition that the Grantee, neither individual or as I successor or successors in trust shall incur any personal lability or be subjected to any time, independ to decree or anyther or its or their seents or attorneys may do or comit to do income or property happening in or about said real estate, and its being hereby expressly, waved and released. Any contract, obligation or indebtedness incurred or entered into by the nection with said real estate may be entered into by it in the name of the then beneficiaries under said frust Agreement. It in fact, hereby irrevocably appointed for such purpose, or at the election of the Trustee under said frust Agreement and not individually (and the Trustee storage and the succession of the Trustee shall be applicable for the pay charge thereof). All persons and corporations whomosover and whatsover shall be charged with notice of this condition of the filting for record of this Deed. The interest of each and every beneficiary hereunder and under said [rust Agreement and of all persons claiming under | A to orney- can re i trust inde adness to rom t' date |
| charge thereof). An persons and Corporation's monoscent of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under said Irust Agreement and of all persons claiming under of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of the trust proper. | them or an |
| of the filing for record of this beed. The interest of each and every beneficiary hereunter and under said trust Agreement and of all persons claiming under them shall be only in the earnings, was an interest of each of the trust property of them shall be only in the earnings, was an interest of the trust property and no beneficiary hereunder shall have any title or interest, legal or est to said trust property as such, but only a nonperty, and no beneficiary hereunder shall have any title or interest, legal or est to said trust property as such, but only a noticers in the earnings, avails and proceeders of as foresaid, the intention he vest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property showe described. If the title to any of the trust property is now or hereafter resistered, the Registrary fittees hereby directed not tor in the certificate of title or duplicate thereof, or memorial, the worlds "in trust", or "upon condition", or "with limitations smillar import, in accordance with the statute in such as the elevel of the status of t | gister or note , or words of |
| and the said of antion of the exemption of homesteads from sale on execution or otherwise. | |
| IN WITNESS WHEREOF, the Grantor S aforesaid ha Venereunto set their hand S and seal S to day of December 1983. | his ZZnd |
| Olling Danison (Seal) @ and Mi Har | Clson [Seal] |
| Alvin J Harrison Ann M. Harrison | [Seal] |
| STATE OF Illinois COUNTY OF COOK ss. | |
| the undersigned a Notary Public in and for aforesaid, do hereby certify that Alvin J. Harrison and Ann M. Harrison, | his wife |
| personally known to me to be the same person. S whose name S. ale subscribed to the foregoing | instrument, appeared; pe-, all all all all all all all all all al |
| fore me this day in person and acknowledged that the Skined, sealed and delivered the said instrument as the tary act, for the uses and purposes therein set forth, including the release and waiver of the right of homeste GIVEN under my hand and Notarial Seal this 22nd day of December | a Biographic |
| Commission expires 422 15 1924 Lerver Cre | NOTARY QUBLIC |
| Document Prepared By: ADDRESS OF PROPERTY: 1521 C. Pullage | (2000年) 20 |
| Rudolph C. Schoppe 1521 S. Pulas Chicago, Illi | |
| 4801 West Fullerton Avenue THE ABOVE ADDRESS IS FOONLY AND IS NOT A PART ONLY AND IS NOT A | nois Z R STATISTICAL PURPOSES B F THIS DEED. |
| Chicago, Illinois 60639 | LS TO: |

UNOFFICIAL COPY

DEED IN TRUST (QUIT CLAIM DEED)

TRUST NO.

RETURN TO: Capitol Bank and Trust of Chicago
4801 West Fullerton

Chicago, Illinois 60639

20011000 COOK COUNTY DESCRIPTION OF THE STATE OF THE STAT

END OF RECORDED DOCUMENT