DEED IN TRUST

(QUIT-CLAIM)

Chicago, Illinois 60639

26921406

the County of Cook and State of I	****	, for and in consideration of the sum	Į
Ten and no/100), in hand paid, and of ot		Dollars,	
ly knowledged, Convey S and Quit-Claim S unto Capito	ner good and valuable co	Chicago, an Illinois banking corpora-	.
, who e address is 4801 West Fullerton, Chicago, Illinois, and	duly authorized to accer	ot and execute trusts within the State of	: 1
inois, a Trustee under the provisions of a certain Trust Agreement	t, dated the <u>25t</u> h	y of <u>March</u> , 1983, and	ı
owr as Treet Number 333 , the fo		tate in the County of GOOK	
ot 122 in Elmore's Forest View, a		of Block 16 and part	+
f Block on Hamilton's Subdivision	on of Block	1 of Caldwell Reserv	170
n Section 3, Township 40 North, Ra eridian, in cook County, Illinois.	nge 13 East	of the Third Princip	рa
eridian, in Cork County, Illinois.		이 그는 이 숙양하다 그	
xempt under provisions of CAP	ITOL BANK &	TRUST OF CHICAGO	
aragraph E Section 4, Real as	Trustee unde	r Trust No. 333.	
state Transfer Ac			
711	K/-	n M	_
1-5-84. By:	Hurred (JAY V	
PATE TO HAVE AND TO HOLD the said real estate with the ap urrenar	Vide Preside	ent & Trust Officer	
TO HAVE AND TO HOLD the said real estate with ne ap unternal said Trust Agreement set forth. Full power and authority is hereby granted to said Tru	ect to the real estate or any pa	et or parts of it, and at any time or	
times to improve, manage, protect and subdivide said real estation any vacate any subdivision or part thereof, and to resubdivide said re lests the said of the sa	part thereof, to dedicate parks	s, streets, highways or alleys and to act to sell, to grant options to pur-	
or successors in trust and to grant to such successors in trustee, to donate, to dedicate, to mortgage, pledge or otherwise encu	rv all or 'he title, estate, por	wers and authorities vested in said art thereof, to lease said real estate,	
or any part thereof, from time to time, in possession or reversion, by terms and for any period or periods of time, not exceeding in the case of leases upon any terms and for any period or periods of time and to ame	ases to commence in the pre f ny single demise the term of end, one of modify leases a	sent or in the future and upon any 198 years, and to renew or extend nd the terms and provisions thereof	
at any time or times hereafter, to contract to make leases and to gran chase the whole or any part of the reversion and to contract respecting	t option to les e and options g the munner of fring the amo	to renew leases and options to pur- ount of present or future rentals, to	
partition or to exchange said real estate, or any part increof, for other kind, to release, convey or assign any right, title or interest in or abou and to deal with said real estate and every part thereof in all other w	ut or easement purterant to ays and for su h other consid	said real estate or any part thereof, erations as would be lawful for any	
person owning the same to deal with the same, whether similar to chereafter.	or different fro e w ab	ove specified, at any time or times	
In no case shall any party dealing with said Trustee, or any successor or any part thereof shall be conveyed, contracted to be sold, leased or term of the trust have been complied with, or be obliged to inquis Trustee, or be obliged to privileged to inquise into any of the terms of or other instrument executed by said Trustee, or any successor in trustew or of verry person relying upon or claiming under any such convey in the party of verry person relying upon or claiming under any such convey in the conveyed of the conv	in trust, in relation to said lea mortgaged by said Trust lor ed or advanced on the trust lot	ate, or to whom said real estate a successor in trust, be obliged to one v. or be obliged to see that the	
terms of the trust have been complied with, or be obliged to inquis Trustee, or be obliged or privileged to inquire into any of the terms of	re into the authority, nece vit said Trust Agreement; and eve	y rexpediency of any act of said	
favor of every person relying upon or claiming under any such conveys thereof the trust created by this Deed and by said Trust Agreement was	ance, lease or other instrument s in full force and effect, (b) th	, (a) that at e of the delivery	
ment was executed in accordance with the trusts, conditions and lib amendments thereof, if any, and is binding upon all beneficiaries ther authorized and empowered to execute and deliver every such deed; it	mitations contained herein an reunder, (c) that said Trustee, rust deed, lease, mortsage or (d in said rust Agr ment or in all or any a ccessor in tront, was duly other instrument and a) if the con-	
veyance is made to a successor or successors in trust, that such successor vested with all the title, estate, rights, powers, authorities, duties and	r or successors in trust have be obligations of its, his or their	en properly " of and are fully r predecessor in thest	
This conveyance is made upon the express understanding and con successor or successors in trust shall incur any personal liability or be or its or their sensors or attorneys may do or omit to do in or about the	dition that the Grantee, neith subjected to any claim, judgmore said real estate or under the	er individually or at fight is, nor its ent or decree for an thin, to they provisions of this Dec. 7 sp 1 127	
Agreement or any amendment thereto, or for injury to person or pro- ity being hereby expressly waived and released. Any contract, obligati	perty happening in or about sa ion or indebtedness incurred or	d real estate, any and all r ch list - rentered into by the Trusce in on-	
in-fact, hereby irrevocably appointed for such purposes, or at the elec- and not individually (and the Trustee shall have no obligation whatso	tion of the Trustee, in its own sever with respect to any such	name, as Trustee of an express trust contract, obligation or indebted:	
veited with all the title, estate, rights, powers, authorities, duties and This conveyance is made upon the express understanding and con successor or successor in trust shall incur any personal liability or be or its or their agents or attorneys may do or omit to do in or about th Agreement or any amendment thereto, or for injury to person or projive being hereby expressly swived and released. Any contract, obligatinection with said real estate may be entered into by it in the name of 1 in-fact, hereby inverocably appointed for such purposes, or at the election with a property of the property of th	ession of the frustee shall be oever shall be charged with no	otice of this condition from the date	
The interest of each and every beneficiary hereunder and under as of them shall be only in the earning, avails and proceeds arising for interest is hereby declared to be personal property, and no beneficiar to said trust property as such, but only an interest in the earning, aw yes; in the Tustace the entire legal and equitable title in fee simple, if	sid Trust Agreement and of all m the sale or any other dispor	persons claiming under them or any ition of the trust property, and such	
interest is hereby declared to be personal property, and no beneficiar to said trust property as such, but only an interest in the earnings, and the Toute the artist level and acquirable title in fee simple.	y hereunder shall have any title alls and proceeds thereof as afor in and to all of the trust process.	e or interest, legal or equitable, in or presaid, the intention hereof being to perty above described.	
If the title to any of the trust property is now or hereafter register in the certificate of title or duplicate thereof, or memorial, the words' similar import, in accordance with the statute in such case made and	ed, the Registrar of Titles is he	creby directed not to register or note ", or "with limitations", or words of	
similar import, in accordance with the statute in such case made and And the said Grantor hereby expressly waive S and release statutes of the State of illinois, providing for the exemption of hom	I providedSany and all right or benef	lit under and by virtue of any and all	
istatutes of the State of Illinois, providing for the exemption of hom IN WITNESS WHEREOF, the Grantor aforesaid ha S hereu			
day of January , 19 84.	and setarea_ name	5	-
Sharen K. Crowley [Seal]		ic	eal]
Sharon K. Crowley (Seal)			
	si n in in	[S	eal)
STATE OF \ ss.			
COUNTY OF COOK		DuPage	
Shares V Coorden		y Public in and for MM County, in the Si	
that Sharon K. Crowley,		d not since remarrid d to the foregoing instrument, appeared	
Company selection of the Shestered sealer	d and delivered the said i	instrument as Rer Tree and vol	
id purposes therein set forth, including the i	release and waiver of the	e right of homestead.	84
Commission, and Notarial Seal this	day ofJan		*
com June 14 19 85	Freder	C Schoppe NOTARY PUB	110
	Rudolph	С. Вспорре	-10
Document Prepared By:		OF PROPERTY:	
하는데, 항도 있는 10kg 10kg 10kg 10kg 10kg 10kg 10kg 10kg			
Rudolph C. Schoppe	<u> 5729</u>	N. Kerbs	7

DOCUMENT NUMBER

SEND SUBSEQUENT TAX BILLS TO:

ACCOPY

OHE TOOK

TRUST NO

RETURN TO:

DEED IN TRUST (QUIT CLAIM DEED)

900160A

90hTZ 192

END OF RECORDED DOCUMENT