**DEED IN TRUST** 

(QUIT-CLAIM)

26 931 359 **26552824** 

(The Above Space For Recorder's Use Only)

120

See Legal Description Rider Attached Hereto.

Unit Number 3-C and 3-K in the Brewster Condominium as delineated on a survey of the following described real estate:

LOT 7 IN BLOCK 2 IN LE MOYNE'S SUBDIVISION OF THE SOUTH 16 ACRES OF THE COT 1/2 OF THE NORTHWEST 1/4 OF SECTION 28, TOWNSHII 4/ NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERID'N, IN COOK COUNTY, ILLINOIS

26552824

Grantor also hereby grants to Grantee, their successors and assigns, as rights and easements appurtenant to the above accribed real estate, the rights and easements for the benefit of said property set forth in the Declaration of Condominiu, aforesaid, and grantor described therein, its successors and assigns, the rights and easements set forth in said beclaration for the benefit of the remaining property described therein. This conveyance is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in said Permation the same as though the provisions of said Declaration were recited and stipulated at length herein.

201-200-801-80-P

70_		
C)		
<b>7</b>	•	**** *********************************
compt under province of CAR	ITOL BANK AND TRUST OF CH	ICACO
	Trustee Under Trust No. 4	
al Estate Transfer Act		
W 1 25 1000	Laborat III	
March 25, 1983  By:	Vice President & Trust Of	ficer
	rieg riesztene a riege or	
		)
TO HAVE AND TO HOLD the said real estate with the appurten aces, por said Trust Agreement set forth	n the trusts, and for the uses and purposes herein and in	
times to improve, manage, protect and subdivide said real estate or any part, wacate any subdivision or part thereof, and to resubdivide said real estate or.	real estate or any part or parts of it, and at any time or	HERE
chase, to sell on any terms, to convey either with or without consideration, to or successors in trust and to grant to such successor or successors in trust all of frustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said	convey said real estate or any part thereof to a successor  f the ti e, e, ate, powers and authorities vested in said    real   rate, or any part thereof, to lease said real estate.	III 8
or any part thereof, from time to time, in possession or reversion, by leases to terms and for any period or periods of time, not exceeding in the case of any sing leases upon any terms and for any period or periods of time and to amend chan	com hence in he present or in the future and upon any le do nise the term of 198 years, and to renew or extend	STAMPS
at any time or times hereafter, to contract to make leases and to grant options chase the whole or any part of the reversion and to contract respecting the man partition or to exchange said real estate or any part thereof for other real or	to leased and as to renew leases and options to pur- iner of fixing the arrount of present or future rentals, to	
kind, to release, convey or assign any right, title or interest in or about or ease and to deal with said real estate and every part thereof in all other ways and from the property of the real with the came to deal with the came.	ment appurt har (o) lid real estate or any part thereof, or such other const crations as would be lawful for any	in
IO HAVE AND TO HOLD the said real extate with the appurien aces, no aid trust Agreement set forth the property agreed to said. Trustee with respect to the property and the property agreed to said. Trustee with respect to the property and the property agreement and the property agreement and property agreement and property agreement ag	in felation to said real estine, or to whom said real estate	REVENUE
hereafter  In no case shall any party dealing with said Trustee, or any successor in trust, or any part thereof shall be conveyed, contracted to be sold, leased or mortgages see to the application of any proteins money, tent or money borrowed or adva trustee, or be obliged or privileged to inquire into any of the terms of said Trust or other instrument executed by said Trustee, or any successor in trust, in relat favor of every person relying upon or claiming under any such conveyance, lease ment was executed in accordance with the trusts, conditions and limitations amendments thereof, if any, and is binding upon all beneficiaries thereunder, authorized and empowered to execute and deliver every such deed, frust deed, such as the sold of the said of the said of the sold of the said of th	I by said Trustee, or any succes or in trust, be obliged to inced on the trust property, so be liged to see that the earthfully, necessity or earth act of any act of said	O R
Trustee, or he obliged or privileged to inquire into any of the terms of said Trust or other instrument executed by said Trustee, or any successor in trust, in relating the property person relying upon or eleming upon an execution of the property person relying upon or eleming upon a successor in trust, in relating to the property person relying upon or eleming upon a successor in trust, in relating to the property person of the property person and the	t Agreement; and every deed, t ast d ed, mortgage, lease ion to said trust property shall be cracking evidence in	08
thereof the trust created by this Deed and by said Trust Agreement was in full to ment was executed in accordance with the trusts, conditions and limitations	orce and effect, (b) that such conv	DER
authorized and empowered to execute and deliver every such deed, trust deed, veyance is made to a successor or successors in trust, that such successor or succe	lease, mortgage or other instrument and ( ) if the ( )n- ssors in trust have been properly appointed and are f. lly	"RIDERS"
vested with all the title, estate, rights, powers, authorities, duties and obligation.  This convexance is made upon the express understanding and condition the successor or successors in trans shall incur any personal liability or be subjected or its or their agents on attinues with ago dut or mit to do in or all who the said real of the subject of	is on its, its or their producessor in trus.  It the Grantee, neither individually or as Trus., no its to any claim, judgment or decree for anything it or the	APPIX
or its or their agents or attorneys may do or omit to do in or about the said real Agreement or any amendment thereto, or for injury to person or property happ its being berely expressly waved and released. Any contract, obligation or inde	estate or under the provisions of this Deed or sai. Tre to bening in or about said real estate, any and all such his in- bettedness incurred or entered into by the Trustee in a pro-	A.
nection with said real estate may be entered into by it in the name of the then be in fact, hereby trevocably appointed for such purposes, or at the election of the and but individually and the Trustee shall have no obligation whateover with	eneficiaries under said Trust Agreement as their attorne, e Trustee, in its own name, as Trustee of an express trust respect to any such contents, obligation or indebtedness	
except only so far as the trust property and funds in the actual possession of charge thereof). All persons and corporations whomsoever and whatsoever shall	the Trustee shall be applicable for the payment and dis- Il be charged with notice of this condition from the date	T/
The interest of each and every beneficiary hereunder and under said Trust to them shall be only in the earnings, avails and proceeds arising from the sale	Agreement and of all persons claiming under them or any	'.0
The interest of each and every beneficiary hereunder and under said Trust of them shall be only in the earnings, avails and proceeds arising from the sale interest is hereby declared to be personal property, and no hencificiary hereund to said trust property as such, but only an interest in the earnings, avails and prosent in the Trustee the entire legal and equitable title in fee simple, in and to	er shall have any title or interest, legal or equitable, in or occeds thereof as aforesaid, the intention hereof being to	0
If the title to any of the trust property is now or hereafter registered, the Re in the certificate of title of duplicate thereof, or memorial, the words "in trust" similar import, in accordance with the statute in such case made and provide	rgistrar of Titles is hereby directed not to register or note, or "upon condition", or "with limitations", or words of	
similar import, in accordance with the statute in such case made and provided.  And the said Grantor—hereby expressly waive S—and releaseS—and statutes of the State of Illinois, providing for the exemption of homesteads fr	l. and all right or benefit under and by virtue of any and all	
IN WITNESS WHEREOF, the Grantor aforesaid has hereunto set		[Seal]
iyof January 1983.		
Sharin K. Crowley [Seal]	· · · · · · · · · · · · · · · · · · ·	_ [Seal]
SHARON R. CROWLEY J		[Seal]
TATE OFILLINOIS		
UNITY DECEMBER COOK		
the understaned	DuPage a Notary Public in and for xaid County, in t	he State
quession de hereby certify that Sharon K. Crowley, D	ivorced & not since remar	ried
rsonally known to me to be the same person whose name IS	subscribed to the foregoing instrument, appe	ared be-
re me this day in person and acknowledged that Shesigned, sealed and de ry pet, for the uses and purposes therein set forth, including the release a	nd waiver of the right of homestead.	
GIVEN under my hand and Notarial Seal this 13th	January .	19_84
ommission expires June 14, 19 85	why DOTARY	85
The glassic state of the state	) GIOTARY	POBLIC S O
Occument Prepared By:	ADDRESS OF PROPERTY:	OCUMENTAL OCUMEN
Rudolph C. Schoppe	Units 3-C and 3-K 2800 North Pinegrove	Z Z
	Chicago, Illinois 60	657 URPOSES
4801 West Fullerton Avenue	THE ABOVE ADDRESS IS FOR STATISTICAL PONLY AND IS NOT A PART OF THIS DEED.	B C
Chicago, Illinois 60639	SEND SUBSEQUENT TAX BILLS TO:	
	SEND SUBSEQUENT TAX BILLS TO:	

Property of Cook County Clerk's Office

a comment of the comment		
STATE OF 2 ILLINOIS COUNTY OF COOK		
COUNTY OF COOK SS.		
Research the undersigned		
aforesaid, do hereby certify that Sharon K. Crowley,	Divorced & not since remarried,	
personally known to me to be the same person whose name i	S subscribed to the foregoing instrument, appeared be-	
fore me this day in person and acknowledged that Shesigned, sealed a tark act, for the uses and purposes therein set forth, including the reli	and delivered the said instrument as her free and volun-	
GIVEN under my hand and Notarial Seal this 25 th	day of March 19 83	
or the grade my name and retains Star time.	.19.01	
Commission expires June 14, 19 85	triber 1	
	NOTARY PUBLIC	
Document Prepared By:	ADDRESS OF PROPERTY:	
Rudolph C. Schoppe	Units 3-C and 3-K	
жайотри с. вспорре	2800 North Pinegrove	
	- 1081010	

26931359

26552824
DOCUMENT NUMBER

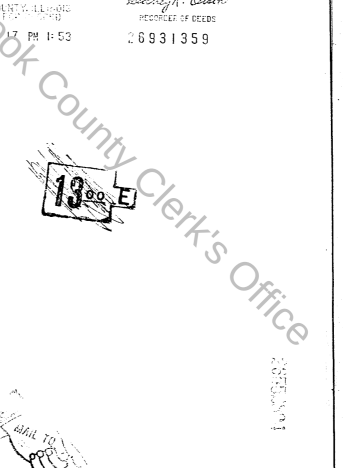
DEED IN TRUST (QUIT CLAIM DEED)

1935 MAR 30 PM 12 17

13-58 (3)

C.OK. BUNTY, (LEBODIS FILE BERNEL BANK)
1984 (AP) 1.7 PM 1: 5.

shiling H. Olsen



END OF RECORDED DOCUMENT