UNOFFICIAL COPY

DEED IN TRUST

(QUIT-CLAIM)

26026061

	15 31 UCT 15 .	ove Space:For Recorder's Use Only	N 70 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	empt ction
THIS INDENTURE WITNESSETH, th	100 4 2 7 144	Sharon K. Crowley,	9.13	unde on 4, Oct
				ctof c
of the County of Cook of Ten and no hundreds	and State 807-13811191	40466 , 1020 W 2010	eration of the sum [
(\$ 10.00, in hand paid, and of other good and valuable considerations, receipt of which is nereby				
tion whose address is 4801 West Fullerton, Chi	cago, Illinois, and duly auth	orized to accept and execute trusts	within the State of	visions Estate 8, 1981
Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the <u>8th</u> day of <u>August</u> , 19.81, and known as Trust Number 237, the following described real estate in the County of <u>Cook</u>				
Allowing Arabi	State of Illinois, to-wit:	scribed real estate in the county of		
PARCEL 1:				Paragraph 1sfer Act
West quarter of section 35, Township 41 North, Range 12 East of the Third Principal				
Meridian, according to the plat	thereof recorded	May 23, 1924 in Book	•	h E
page 27 as Documert No. 8432592	in Cook County, 1	.llinois.		•
PARCEL 2: The West half of the aller adjoint	sining Lot 13 in Rl	ock 12 in the Hulbert	. Nevonchire	By
Terrace, a Subdivision in the S	South West quarter	of Section 35, Townsh	nip 41 North,	CAPI as T Vice
Range 12 East of the Third Printercorded May 23, 1924 in Book				as Trust
Cook County, Illinois.				
TO HAVE AND TO HOLD the said real e said Trust Agreement set forth.				
Full power and authority is hereby granted times to improve, manage, protect and subdivi vacate any subdivision or part thereof, and to chase, to sell on any terms, to convey either or successors in trust and to grant to such suc	de said real	to dedicate parks, streets, highways or alley desired, to contract to sell, to grant option ey said real estate or any part thereof to a s	s and to s to pur- uccessor	BANK AND see under
or successors in trust and to grant to such suc Trustee, to dunate, to dedicate, to mortgage, or any part thereof, from time to time, in po- terms and for any period or periods of time, no leases upon any terms and for any period or p	reessor or success	e title estate, powers and authorities vester i estate, or any part thereof, to lease said re- immence in the present or in the future and use project the feroy of 198 years, and to renew of	d in said d estate, pun any reviend	T Tr
leases upon any terms and for any period or pu at any time or times hereafter. to contract to chase the whole or any part of the reversion :	make leases and to grant opti as to l and to contract respecting the tanner	modify leases and the terms and provisions ease and options to renew leases and option of hing the amount of present or future re	thereof s to pur- ntals, 'o	TRUST O
leases upon any terms and for any period or privat any time or times hereafter, to contract to partition or to exchange said real estate, or a kind. to release, convey or assign any right, ti and to deal with said real estate and every person, owning the same to deal with the Sai person, owning the same to deal with the Sai	y part thereof, for other real or per- traction interest in or about or easement of thereof in all other ways and for in the whether similar to or different	nat p operty, to grant easements or charge t appur enant to said real estate or any part arch other considerations as would be lawfur our the ways above specified, at any time	thereof. I for any or times	NO P
hereafter. In no case shall any party dealing with said any part thereof shall be conveyed, contract	Trustee, or any successor in trust, in re	latio to sed real estate, or to whom said restaid, rust e any successor in trust, he of	al estate oliged to	AND TRUST OF CHICAGO nder Trust No. 237. If and Trust Officer and
hereafter. In no case shall any party dealing with said or any part thereof shall be conveyed, contract see to the application of any purchase money terms of the trust have been complied with. Trustee, or be obliged or privileged to inquire or other instrument executed by said Trustee favor of every person relying upon or claiming thereof the trust created by this Deed and by ment was executed and the second of the se	rent or money borrowed or advanced or be obliged to inquire into the au into any of the terms of said Trust Agi	I on the (1) property, or he obliged to see thority, no cessif or expediency of any ac- reement; at 4 ery med, trust deed, mortga	that the t of said ge. lesse	CHICAGO
or other instrument executed by said Trustee favor of every person relying upon or claiming thereof the trust created by this Deed and by	or any successor in frust, in relation and under any such conveyance, lease or a aid Trust Agreement was in full force are trusts, conditions and limitations con	to said trust plor ity shall be conclusive eviother instrument (a) first set the time of the and effect, (b) that set is nevance or other tained berein and it is a little Agreement	defivery reinstru- or in all	ERS.
amendments thereof, if any, and is binding u authorized and empowered to execute and de veyance is made to a successor or successors in	oon all beneficiaries thereunder, (c) the liver every such deed, trust deed, leas trust, that such successor or successors	nat said Trustee, or a y su cessor in trust, te, mortgage or other instrume 1 and (d) if s in trust have been prope appointed and	was duly the con- are fully	, FRI
visted with all the title, estate, rights, powers This conveyance is made upon the express successor or successors in trust shall incut any or its or their agents or attorneys may do or of Agreement or any amendment thereio, or for the state of the st	authorities, duties and obligations of understanding and condition that the personal liability or be subjected to 2	e Grantee, neither individually or a Trust ny claim, judgment or decree for mything	e, nor its t or they	XIA
or its or their agents or attorneys may do or or Agreement or any amendment thereto, or for ity being hereby expressly waived and release	mit to do in or about the said real esta injury to person or property happenin I. Any contract, obligation or indebtes to by it in the name of the then benefit	ite or under the provisions of this feet of sign in or about said real estate, any and it signess incurred or entered into by the fru e charies under said frust Agreement as that	in liabile	4
in-fact, hereby irrevocably appointed for such and not individually (and the Trustee shall ha except only so far as the trust property and s	purposes, or at the election of the Tri we no obligation whatsoever with resp unds in the actual possession of the	ustee, in its own name, as Trustee of an ex- lect to any such contract, obligation or ind Trustee shall be applicable for the payment	relectiust breches and an H H	
charge thereof). All persons and corporations of the filing for record of this Deed. The interest of each and every beneficiary	whomsoever and whatsnever shall be hereunder and under said Trust Agree	ement and of all persons claiming under the	m or any	E/
of the filing for record of this free. The interest of each and every beneficiary of them shall be only in the cartnings, avails a interest is hereby declared to be personal pro to said trust property as such, but only an interest in the Trustee the entire legal and equations.	nd proceeds arising from the sale of the perty, and no beneficiary hereunder sherest in the earnings, avails and proceed the title in fee simple, in and to all o	iny other disposition of the trost property; institute any title or interest, legal or equital ds increof as aforesaid, the intention hereof if the trust property above described.	hle, in or heins to	
in the certificate of title or duplicate thereof.	or memorial, the words "in trust", or	upon condition", or "with limitations", or	words of	
similar import, in accordance with the statute And the said Grantor hereby expressl statutes of the State of Illinois, providing for	waive S and release S any and the exemption of homesteads from s	all right or benefit under and by virtue of an ale on execution or otherwise.	y and all	Sc.
IN WITNESS WHEREOF, the Grantor afo	resaid ha S hereunto set he 31.	r hand and seal this	8th	
Sharon K. Crowl	ler_[Seal]		[Seal]	30
Sharon K. Crowley			[Seal]	8
STATE OF ILLINOIS				6 (
COUNTY OF COOK		DuPaş		26 026 061
	on K. Crowley, Div	orced and not since i	remarried,	
margaret Ministry to me to be the same nerson	whose name is	subscribed to the foregoing instr	ument, appeared be- free and volun-	
The me Alis dev in person and acknowledged that tay act, for the uses and purposes therein set for CAVEN and my hand and Notarial Seal this	rth, including the release and	valver of the right of homestead	, 19_81	
The same of the	15	wher Char	1,	8
Commission expires June 14,	19 93.		NOTARY PUBLIC	j <u>Č</u>
Document Prepared By:		ADDRESS OF PROPERTY: 1015 South Knight		IEN T
Rudolph C. Schoppe			is 60068	DOCUMENT NUMBER
Park Ridge, Illinois 60068 THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.				A BER
Chicago, Illinois 60639				
	Abbir	(Name)		L