UNOFFICIAL COPY

DEED IN TRUST

(QUIT-CLAIM)

27058125

	(The Above Space For Recorder's Use Only)
THIS INDENTURE WITNESSETH, and n	that the Grantor, Sharon K. Crowley, divorced not since remarried
of the County of COOK	and State of Illinois for and in consideration of the sum
	eds
tion whose address is 4801 West Fullerton, C Illinois, as Trustee v der the provisions of a ce known as Trust Nv. ber 689	the following described real estate in the County of Cook and State of Illinois, to-wit:
Lot 52 in Maden's North in the South Vest to of Se of the Third Procipal Me	of Oak Park Subdivision being a Subdivision ection 31, Township 40 North, Range 13, East eridian according to the Plat thereof s Document No. 7181567 in Cook County, Ill.
Exempt under provisions of Paragraph E, Section 4, R Estate Transfer Act.	CAPTIOL BANK AND TRUST OF CHICAGO as Trustee under Trust No. 689.
10 12 617	
Date TO HAVE AND TO HOLD the cold cold	By: Vice President & Trust Officer
TO HAVE AND TO HOLD the said real said Trust Agreement set forth. Full power and authority is hereby grante times to improve, manage, protect and subdivacate 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 su Trustee, to donate, to dedicate, to mortgage.	estate with the course anances upon the tourse and for the
terms and for any period or periods of time, in leases upon any terms and for any period or p at any time or times hereafter, to contract the chase the whole or any part of the reversion partition or to exchange said real estate, or a kind, to release, convey or assign any right, the and to deal with said real estate and every py the charge the prefer inting the same to deal with the same the same to deal with the same to deal with the same the same the same the same to deal with the same the same the	ed to said Trustee with especial to the real estate or any part or parts of it, and at any time or livide said real estate or any set thereof, to dedicate parks, streets, highways or alleys and to to resubdivide said real estate or any set thereof, to dedicate parks, streets, highways or alleys and to to resubdivide said real estate, and to set the set of the s
In no case shall any party dealing with said or any part thereof shall be conveyed, contrac see to the application of any purchase mone terms of the trust have been compiled with Trustee, or be obliged or privileged to inquire or other instrument executed by said Trustee	id Trustee, or any successor in trust, in relation to sais, real, stor, or to whom said real entate acted to be sold, leased or mortgaged by said Trustee, or, ay incressor in trust, be obliged to ey, rent or money borrowed or advanced on the trust property. The obliged to see that the h, or be obliged to inquire into the authority, necessity or e pediency of any act of said rest agreement; and every ded a stat deed, mortgage, lease et, or any successor in trust, in relation to said trust property—sail be conclusive evidence in guider any such conveyance, lease or other instrument, (a) that at the sun, of the delivery guider any such conveyance, lease or other instrument, (a) that at the sun, of the delivery trusts, conditions and limitations continued feet. (b) that such conveyance or other instructions and limitations continued feet. (b) that such conveyance or other instructions are successors of the said Trustees or any continued feet. (c) the such conveyance of the continued feet of the said trustees or any continued feet of the continued feet of the said frustees or any continued feet of the continued feet of the said frust been properly appoint d and are fully seen understanding and condition that the Grantee, neither individually or as "us.", nor its
tayor of every person relying upon or claimin thereof the trust created by this Deed and by ment was executed in accordance with the amendments thereof, if any, and is binding u authorized and empowered to execute and deverance is made to a successor or successors in	ns under any such conveyance, lease or other instrument, (a) that at the of the delivery staid Trust Agreement was in full force and effect, (b) that such conv. Anne e' other instructures, conditions and limitations contained herein and in said Tri it Agree nent or in all upon all beneficiaries thereunder, (c) that said Trustee, or any suce soor in tru, was duly deliver every such deed, trust deed, lease, mortgage or other instrum. 'nd .) If the coning trust, that such successor or successors in trust have been properly appoint a park are fully in trust, that such successor or successors in trust have been properly appoint a park are fully in trust, that such successor or successors in trust have been properly appoint a park are fully in the successors.
vested with all the title, estate, rights, powers This conveyance is made upon the expres successor or successors in trust shall incur an	ers, authorities, duties and obligations of its, his or their predecessor in tr st ses understanding and condition that the Grantee, neither individually or as Tuo, por its ny personal liability or be subjected to any claim, judgment or decree for anyth to
or its of titler agents or attornleys may up or of Agreement or any amendment thereto, or for its being hereby expressly waived and release the angle of the agent and the agreement of the agent infact, he are also and not individually (and the Trustee shall he except only so far as the trust property and charge thereof). All persons and corporations of the filling for record of this beed.	ess understanding and condition that the Grantee, neither individually or as 'nus', nor its ny personal liability or be subjected to any claim, judgment or decree for anyth: "it', he omit to do in or about the said real estate or under the provisions of this Deed or s d Tr' at or flagry to person or property happening in or about said real estate, any and all such it oil. "It's the said real estate and the said real estate any and all such it oil." It is not so that the said real estate, any and all such it oil. It is not so that the said real estate, any and all such it oil. It is not said that the said real estate, any and all such it of the said real estate, and the said real estate in the said real estate, and the said real estate of the said real estate in the said real estate of an express that have no obligation whatsoever with respect to any such contract, obligation or indebtedness it funds in the actual possession of the Trustee shall be applicable for the payment and distinct of the said
of them shall be only in the earnings, avails a interest is hereby declared to be personal proto said trust property as such, but only an interest in the Trustee the entire legal and equits	ry hereunder and under said Trust Agreement and of all persons claiming under them or any and proceeds arising from the sale or any other disposition of the trust property, and such the sale or any other disposition of the trust property, and such the sale of any other disposition of the trust property and such that the sale of
in the certificate of title or duplicate thereof, of in the certificate of title or duplicate thereof, similar import, in accordance with the statute And the said Grantor hereby expressly	now of hereafter registered, the Registrar of Titles is hereby directed not to register or note of memorial, the words 'in trust" or "upon condition", or "with limitations", or words of te in such case made and provided. sly waive S and release S any and all right or benefit under and by virtue of any and all ror the exemption of homesteads from sale on execution or otherwise.
IN WITNESS WHEREOF, the Grantor afor	rouse continuous of nomesteaus from sale on execution or otherwise. Standard ha_S_hereunto set_her_hand_and seal_this_15th_
	[Seal] Sharon K. Crowley [Seal]
STATE OF Illinois COUNTY OF COOK ss.	
ı, Rudolph C. Schoppe aforesaid, do hereby certify that Sharon K.	DuPage
fore me this day in person and acknowledged that tary act, for the uses and purposes therein set for	whose name is subscribed to the foregoing instrument, appeared be- She signed, sealed and delivered the said instrument as her free and volun- orth, including the release and waiver of the right of homestead.
GIVEN under my hand and Notarial Seal this _ Commission expiresJune 14	12th day of April . 19.84.
Document Prepared By:	ADDRESS OF BRODERTY
Rudolph C. Schoppe	ADDRESS OF PROPERTY: 1791 N. Nordica Avenue
4801 W. Fullerton Avenue	Chicago, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
Chicago, Illinois 60639	ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO:

27058125

UNOFFICIAL COP

1.5 9 H

10.00

25 AFR 84 9: 40

21058125 u A -TRUSTEE,

27058125

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

TRUST NO.

DEED IN TRUST (QUIT CLAIM DEED)

OF RECORDED DOCUMENT