## UNOFEICHAL COPY

DEED IN TRUST		
#(QUIT-CLAIM)	27224018	
22 AUS 84 10 : UD	(The Above Space For Recorder's Use Only)	
THIS INDENTURE WITNESSETH, the	nat the Grantor Sharon K. Crowley, and not since remartified 2/2/24418 A - ht	10.0
of the County of Cook of Ten and 00/100	and State ofIllinois, for and in consideration of the sum	
(s10.00;	n hand paid, and of other good and valuable considerations, receipt of which is hereby	
tion whose address is 4801 West Fullerton, Ch Illinois, as Trustee under the provisions of a cer	n_S_unto Capitol Bank and Trust of Chicago, an Illinois banking corpora- licago, Illinois, and duly authorized to accept and execute trusts within the State of tain Trust Agreement, dated the <u>9th</u> day of <u>March</u> , 1984, and	
known as Trust Number D8Z	the following described real estate in the County ofCOOK	
Lot 17 in Winston Park Un:	it No. 1 being a subdivision of part of the	
of the Third Principal Mer	tion 3, Township 39 North, Range 12, East ridian, according to the plat thereof Document 16291419, in Cook County, Illinois.	
Exemp. L.d' provisions of Paragraph E. Section 4, R. Estate Transfer Cct.	F CAPITOL BANK AND TRUST OF CHICAGO as Trustee under Trust No. 682.	
1 4	X to the same of t	
Date 8-20-84	BY://MM/ Afficer Assistant Trust Officer	
TO HAVE AND TO HOLD the sa' real	estate with the appurtenances, upon the trusts, and for the uses and putposes herein and in	
Full power and authority is hereby grante times to improve, manage, protect and subdi vacate any aubdivision or part thereof, and chase, to sell on any terms, to convey either of processors in trust and to grant to such a	d said T. Mee with respect to the real estate or any part or parts of it, and at any time or real active control of the contro	ጎ
Trustee, to donate, to dedicate, to mortgage of any part thereof, from time to time, in gletms and for any period or periods of time, in glesses upon any terms and for any period or	, plodge other ise encumber said real estate, or any part thereof, to lease said real estate, observed on the real so to commence in the present on in the fullure and upon any not excert. ** b of any single demise the term of 198 years, and to renew or extend periods of turne to a lend, change or modify leases and the terms and provisions thereof	٤.
at any time or times hereafter, to contract chase the whole or any part of the reversion partition or to exchange said real estate, or kind, to release, convey or assign any right,	o make leases a d to print o tona to lease and options to renew leases and options to pure and to contract the manner of fixing the amount of preent or future rentals, to any part thereof, w, oth the option of personal property, to great easements or charges of any title or interest in or y ou or estement apput centant to said real erists or any part thereof.	
and to deal with said real estate and every person owning the same to deal with the hereafter.  In no case shall any party dealing with sai	part thereof in all other we is and for such other considerations as would be lawful for any men, whether similar to different ' the ways above specified, as any time or times at the consideration of the consideration o	
or any part thereof shall be converged, confir sec to the application of any purchase mon terms of the trust have been complied wit Trustee, or be obliged or privileged to inqui	cited to be sold, leaked or motigat. By tail finisher, of any successor in trust, be obliged to y, rent or monty borrowed or add, "cut on the "trust property, or be obliged to set the h, or be obliged to inquire into themon' /, b, cally or expediency of any act of said e into any of the terms of said frust Agree, earlist a levery deed, trust deed, morntage, letter	
favor of every person relying upon or claim thereof the frust created by this Deed and b ment was executed in accordance with the amendments thereof if any, and is hinding	e, or any successor in tunit, in relations to the first party data extinctions evidents in the end of the end	
authorized and empowered to execute and veyance is made to a successor or successors vested with all the title, estate, rights, pown	any part threed, .v. ob "I or personal property, to grant eastments or charges of any time or lineare in or	
successor or successors in trust shall incur a or its or their agents or altorneys may do o Agreement or any amendment thereto, or ity being hereby expressly waived and relea	It, authorities, duties and obtigations of its, his of inter price and or its.  See understanding and conditions that the Grantee, neither lastified by is Trustee, not list any personal liability of the subjected to any cladin, sudgment or d. res. I anything it for they found to do it or about the said real eights or under the provisions of in all all such liabilities.  Any contract, obligation or indicatedness incurred or entere by the Truster common to be the present of the three beneficiaries under all of trust Agreement as the sitton - the purpose, or at the election of the Trustee, in its own name, as Trustee of an opposition of the propose, or at the election of the Trustee, in its own name, as Trustee of an opposition of the conditions of the condition of the condition of the condition of adoltedness of the substances of the condition of the cond	
nection with said real estate may be entered in-fact, hereby irrevocably appointed for and not individually (and the Trustee shall except only so far as the trust property an	into by I in the name of the them beneficiaries under said Trust Agreement as the attent we then the purpose, or at the election of the Trustee, it is own name, as Trustee of as a press in: I have no obligation whatsoever with respect to any such contract, obligation or adolted as I drust in the actual possession of the Trustee shall be applicable for the pay, and and dis-	মূ
of the filing for record of this Deed.  The interest of each and every benefick of them shall be only in the earnings, avail	na womonever anna wanasoever mana ce canages with mouse of min womonous in y thereunder and under said Trust Agreement and of all persons claiming under them c, are a not proceeds arising from the sale or any other disposition of the trust property, and su roperty, and no beneficiarly thereunder shall have any title or interest, legal or equitable, in interest in the summing, avails and provereds thereof as indexed, the interiorial hereof being to	27224018
		<b>1</b> 03
In the certificate of title or duplicate thereo similar import, in accordance with the state And the said Grantor hereby expressibility of the State of Himois, providing	is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note of or memorial, the words "in trust", or "upon condition", or "with limitations", or words of the in such case make and provided, styl wather S, and release "S may and all rights or benefit under and by virtue of any and all or the exemption of homestead from all on a secention or otherwise.	<b>6</b> 6
	foresaid ha S hereunto set her hand S and seal S this 18th	
Sharan K. Crou	Lear [Seal]	
Sharon K. Crowley	(Scal)	
COUNTY OF COOK	ss.	
I. Barbara A. Jankows aforesaid, do hereby certify that Sharo	n K. Crowley, divorced and not since remarried	
personally known to me to be the same person fore me this day in person and acknowledged the tary act, for the uses and purposes therein set	at Sheigned, scaled and delivered the said instrument as her free and volun- forth, including the release and waiver of the right of homestead.	
GIVEN under my hand and Notarial Seal th		
Commission expires May 2,	19 88 Barbara H. Janfouffer NOTARY PUBLIC	DOCUMENT NUMBER
Document Prepared By:	ADDRESS OF PROPERTY: 919 Park	MEN
Rudolph C. Schoppe	Melrose Park, Illinois 60160	NON
4801 W. Fullerton	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.  SEND SUBSEQUENT TAX BILLS TO:	ABER
Chicago, IL 60639	SEND SUBSEQUENT (AX BILLS TO:	

END OF RECORDED DOCUMENT

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