UNOFFICIAL COPY

DEED IN TRUST

(QUIT-CLAIM):	ي چ 27252 1 8	4
The Above Space For Escorder's Use Only). THIS INDENTURE WITNESSETH, that the Grantor 9 5 2 3 1 4 5 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
divorced and r	not since remarried	
of Ten and no/100		
(\$ 10.00), i duly acknowledged, Convey S and Quit-Clair	n hand paid, and of other good and valuable considerations, receipt of which is hereby n Sunto Capitol Bank and Trust of Chicago, an Illinois banking corpora-	• (
tion whose address is 4801 West Fullerton, Ch	ilcago, Illinois, and duly authorized to accept and execute trusts within the State of tain Trust Agreement, dated the <u>17th</u> ay of <u>November</u> , 1983, and	T
known as Trust Number620	the following described real estate in the County of <u>Cook</u>	į.
Lots 1 to 16, both inclusive, in Block 9 in Clybourne Avenue		*
Addition to Lakeview and Chicago situated in the West half of the		14 14.5
of the Third Principal Me	tion 30, Township 40 North, Range 14 East ridian, in Cook County, Illinois, together	
with 'ne vacated North Oa	kley Avenue lying East and adjoining said urne Avenue Addition to Lakeview and	
Chicago ir Cook County,		
Exempt under provisions o	f CAPITOL BANK & TRUST OF CHICAGO	
Paragraph E, Section 4, R Estate Transfer A.t.	eal as Trustee under Trust No. 620.	;
7-12-0T	BY: July	
Date TO HAVE AND TO HOLD 1 e said eal said Trust Agreement set forth.	VICE President & Trust Officer	<u> </u>
times to improve, manage, protect and .odir vacate any subdivision or part thereof, and r chase, to sell on any terms, to convey either	t to said Trustee with tespect to the real estate or any, purt or parts of it, and as any time or with said real estate or any part thereof, to declicate parks, treets, highways or alleys and to 0 ter	ERE .
or successors in trust and to grant to such au Trustee, to donate, to dedicate, to mortgage, or any part thereof, from time to time, in terms and for any neglind or majoring of time.	nce suor or su dessors in trust all of the title, estate, powers and authorities vested in said. , folge or otherwise encumber said real estate, or any part thereof, to lesse said real estate, ons, suon or reversion, by Jeases to commence in the present or in the future and upon any	H SA
leases upon any terms and for any period or at any time or times hereafter, to contract to chase the whole or any part of the reversion	periods of me and to amend, change or modify leases and the terms and provisions thereof of make let a and to amend, change or modify leases and the terms and provisions thereof of make let as and to grant options to lease and options to renew leases and options to put- and to come	STAN
partition or to exchange sale real extet, or kidd, to release, convey or assists any right, and to deal with said real estate and every person owning the same to deal with the shereafter.	It to said Trustee with respect to the real estate or any part or pairs of it, and a sany time or ride said real estate or any part or pairs of it, and a sany time or ride said real estate or any part thereof, to declinate parks. Iterests, highways or allegs and to open one of the real estate at the said estate, to construct to sail, to part options to purely of or with at consideration, to convey said real estate or any part thereof to a successor of the real estate, or any part thereof to a successor of the real estate, or any part thereof, to leave said real estate, one say or part thereof to a successor of the real estate, or any part thereof, to leave said real estate, one say or the real of the said estate, one of the said estate, or any part thereof, to real or estate at the said estate, or any part thereof, to real or estate at the said estate, and the said of t	AFFIX "RIDERS" OR REVENUE STAMPS HERE
In no case shall any party dealing with sai or any part thereof shall be conveyed, contra see to the application of any purchase mon terms of the trust have been complied with Trastee, or be obliged at mixture of the inquir	If Trustee, or any successor i trust, p. te* on to asid real estate, or to whom asid real estate tried to be sold, leased or mortigated and used, or any successor in trust, be obliged to the sold of	OR RE
or other instrument executed by said Truste favor of every person relying upon or claiming thereof the trust created by this Deed and by	et, or any successor in trust, in relats all property shall be conclusive evidence in successor in trust, in relats all property shall be conclusive evidence in successor in trust, in relative states and the successor in trust and trust species or other instru- said Trust Agreement was in full force and iffect, a) that such conveyagence or other instru-	irs"
amendments thereof, if any, and is binding authorized and empowered to execute and veyance is made to a successor or successors.	stusts, conditions and unitations combined the men men defined Agreement or in all upon all beneficiaries thereunder, (c) that same, rive, or any successor in trust, was duly eleiver every such deed, trust deed, lease, mortgag or or it instrument and (d) if the continuation of the same trust in the men property appointed and are fully	RIDE
This conveyance is made upon the expression or successor or successors in trust shall incur at the or their events or attorneys may do or	rs, authorities, duties and obligations of its, his or pr, yor in trust, say understanding and condition that the Crantee, neith individually or as Trustee, nor its ny personal liability or be subjected to any claim, judgment or '.cre' or anything it or they omit to do it or about the action of the control of th	FPIX
Agreement or any amendment thereto, or for ity being hereby expressly waived and telear nection with said real estate may be entered.	of injury to person or properly happening in or about said real er i.e. a / and all such liabil- ed. Any contract, obligation of indebtedness incurred or enteret, into y the Trustee in con- into by it in the name of the then beneficiaries under said Trust Agree —a stack attorney-	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
and not individually (and the frustee shall) except only so far as the trust property and charge thereof. All persons and corporation of the filing for second of this Deed.	rs, automities, outles and obligations of its, fits or its. "p" so in trust. st understanding and condition that the Gennier, nexts in individual but or as Trustee, nor its opportunities of the properties	1000
of them shall be only in the earnings, avails interest is hereby declared to be personal p to said trust property as such, but only an i vest in the Trustee the entire legal and equ	y not proceed acting from the late of any other disposition of takaning under the con- troperty, and to obsertificing the control of the cont	
If the title to any of the trust property in the certificate of title or duplicate thereof similar import, in accordance with the statu	s now or hereafter registered, the Registrar of Titles is hereby directed not to register or note, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of ute in such case made and provided.	
IN WITNESS WHEREOF, the Grantor af	uly waine_S and release Siny and all right or benefit under and by virtue of any and all or the exemption of homestesis from tale on execution of otherwise. Oresign S	0
Sharen K. Crowley		
Sharon K. Crowley	[Seal] [Seal] [Seal]	U/Sc.
STATE OF Illinois COUNTY OF COOK	ss.	
1. Rudolph C. Schoppe aforesaid, do hereby certify that Sharon	DuPage	
personally known to me to be the same person.	whose name IS subscribed to the foregoing instrument, appeared be-	
tary act, for the uses and purposes therein set if	forth including the release and artifice of the sight of heart and	
The state of the s	18 85 July Colle	
	Rudolph C./Schoppe NOTARY PUBLIC	1 劇別
Rudolph G- Schoppe	ADDRESS OF PROPERTY: 2336 W. Wolfram	7252184
4801 W. Fullerton	Chicago, Illinois 60618	SA A
	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO:	BER
Chicago, Illinois 60639	(Name)	
	(Address)	

END OF RECORDED DOCUMENT