DEED IN TRUSTUNOFFICIAL COPY 872 99792

(The Above Space For Recorder's Use Only)

not since remarried of the County of and State of	Illinols for and in consideration of the sur
of the County of and State of of Ten and 00/100	for and in consideration of the sur
10.00	id of other good and valuable considerations, receipt of which is hereb
duly acknowledged, Convey S and Quit Claim S	. unto Capitol Bank and Trust, an Illinois banking corpora
tion whose address is 4801 West Fullerton, Chlengo, Illinois, a	. //Fb Massa U7
Illinois, as Trustee ander the provisions of a certain Trust Agreement, known as Trust Number 1279 the following	
——————————————————————————————————————	g described real estate in the County of COOK to wit: PIN NO. 17-17-110-041-0000 4/
	17-17-110-042-0000 - \$ 3
LOT FORTY ONE (41) (EXCEPT THE WEST SIX)	TEEN (16) FEET TEN (10) INCHES) AND LOT
FUKLY TWO (42) IN LAFLIN AND OTHERS SUBT	DIVISION OF BLOCK NINETEEN (19) IN CANAL
TRUSTEES. SUBDIVISION OF THE WEST HALF O	OF THE NORTH EAST QUARTER (1/4) OF SECTI
SEVENIEEN (17). TOWNSHIP THIRTY NINE (39	I) NORTH RANGE FOURTERN (1ሊ) ፑል፸ሮ OF 1
THIRD PRINCIPAY, TERIDIAN IN THE COUNTY O	
Exempt under provisions of	APITOL BANK AND TRUST as Trustee under
Paragraph E, Section 4, Real T Estate Transfer Act.	rust No. 1279.
Estate Italister Act.	
Date Aug. 13.1937 B	y: transfer
D. C.	VICE PRESIDENT AND TRUST OFFICER
	,
said Trust Agreement set forth	mances, upon the trust, and for the uses and purposes herein and in
Full power and authority is hereby granter to a id Trustee with a times to improve, manage, project and subdivide at the state of a	espect to the real estate or any part or parts of it, and at any time or my part thereof, to dedicate parks, assess, highways or alleys and to
vecace any supportation or part integer, and to read particle said real e chase, to self on any teams, to convey either with ne without consid- or successors in Iruit and 10 grant to such successor or uccomment	passe as often as desired, to contract to sell, to grant options to pur- leration, to convey said real estate or any part thereof to a successor n taust all of the title, estate, numers and authorities vested in said
Trustee, to donate, to dedicate, to mortgage, pledge or other lise en or any part thereof, from time to time, in possession, it reversion, t	cumber said real estate, or any part thereof, to lease said real estate, by leases to commence in the present or in the future and upon any
times to improve, manage, protect and subdit do all real state or a vacate any bubditistion or part thereof, and to real ordivide said real et chase, to self on any termit, to convey either with or without conjugate or successors in Italia and to grant to such successor or occurrent and to grant to such successor or occurrent in the second or any part thereof, found time to time, in possession of reversion, it terms and for any person or person of times, not exceed as 10 he case thereof or the second of the case thereof or the second of the second of the case of the second of the second of the case of the second of the second of the case of the second	r or any single demine the term of 198 years, and to renew or extend mend, change us modify leaves and the term and prossions thereof rand until no linears and until the transportance and until the to not
chase the whole or any part of the reversion and to contract p partition of to exchange said real estate, or any part thereof, for ot	ing the manner of fixing the amount of present or future rentals, to his real or personal property, to grant assements or charges of any
kind, to release, convey or assign any right. Ittle or interest in deal and to deal with said real estate and every part thereof in all other	out or easement apportenant to said real estate or any part thereof. - and for such other considerations as would be lawful for any
In no case shell any party dealing with hald Teustee, or any no ceas or any part thereof shall be conveyed, contracted to be sold, leased or see to the application of any purchase money, rent or money burrow	or in it; as, in criation to said rear estate, or to whom said rear estate in motifying did not said to word in those his obliged to wed on the fount processes or to be obliged to well on the fount processes or be obliged to see that the
see to the application of any purchase money, tent or money burrous terms of the trust have been compiled with, or be ubliged to inquire into any of the terms of or other instrument executed by said. I truitie, or any successor in favor of every person relying upon or claiming under any such converthereof the trust created by this Deed and by said. I truit Agreement we ment was executed in accordance with the frust, conditions said amendment intreof, if any, and is binding upon all beneficials is the such of the properties of accordance with the frust, the further of the properties of accordance with the frust, that such access were not found in the control of the properties of the control of the control of the properties of the control of the co	use into see an order, necessity or expediency of any act of said of said frust upon ment, and every deed, trust deed, mortgage, lease
or other instrument executed by said Trustee, or any successor in treferon relying upon or claiming under any such conve	ust, in relation to be district property that he conclusive exidence in yonce, lease or utilize instrument. (a) that at the time of the delivery
thereof the trust created by this treat and ty taid trust Agreement with the trusts, conditions and the meantments thereof if any, and is hondre upon all beneficiaries the	rab in tuit force at u.e. act, (n) that such conveyance of other instru- funitations contain, a.e., in and in said Trust Agreement or in all letsunder, (c) that say, for stee or any successor in trust was duly
suthorized and empowered to execute and deliver every such deed, veyance is made to a successor or successors in trust, that such success	trust deed, lease, morter e other instrument and (d) if the con- or or successors in trust ne z o ren penperly appointed and are fully
This conveyence is made upon the express understanding and co- tuccessor or successors in frust shall incut any personal liability or be or its or their spents or attorneys may do of other to do in or about it	e subjected to any claim, in gittent or first, a for anything it or they he said read extention or under the provinces if this Deed or said. Trust should said the provinces of any and all such itability to be a said and all such itability.
of its brings against mending in any do to shirt of do not pro- Agreement or any amending it thereto, or for injury to perform or pro- ity being heraby expressly waived and released Any contract, ubligat nection with said ceal evidate may be entered into by it in the name of in-fact, heraby useroucely appointed for such justposes, or at the ele- and not individually (and the Trustee shall have no obligation whats	sion or indebtedness incurred of an ered into by the Trustee in con- the then beneficiaries under said Ir Agr ement as their attorney.
in-fact, hereby userocably appointed for such purposes, or at the ele- and not individually (and the Irustee shall have no obligation whats	ction of the Taustee, in its own name, as it wifee of an express (rus) paiver with respect to any such contract, of its ion or indebtedness
except only so far as the fruit property and funds in the actual pull charge thereof). All persons and corporations whomsoever and what of the filing for second of this Dred.	
The interest of each and every beneficiary hereunder and under a of them shall be only in the earnings, avails and proceeds arising from interest is brook accessed to be necrosing property, and no beneficiar	said Trust Agreement and of all persons claiming the with m or any
to said trust property as such but only so interest in the empires, ay	alls and proceeds thereof as aforesaid, the intention here. I leing to
uses in the Yeurise the entire least and actualishes title in fee timule	in and to all til the litual bioDesty above dascribed.
If the title to any of the trust property is now or hereafter reguter in the certificate of title or duplicate thereof, or memorial, the words similar import, in accordance with the instute in such case made and	"in trust", or "upon condition", or "with limitations", or words of diprovided
And the said Grantor hereby expressly waive. S and release statutes of the State of Illinois, providing for the exemption of hom	S., any and all right or benefit under and by virtue of any and a session content of any and a session or otherwise
IN WITNESS WHEREOF, the Grantor aforesaid ha S hereu	
y or April 19 87	()
[Seal]	Şeni
SHARON K. CROWLEY	I Paul
	[Seal
TATE OF COOK 1	
OUNIT UP	
Barbara A. Jankowksi	, a Notary Public in and for said County, in the State
	ivorced and not since remarried
irsonally known to me to be the same personwhose name	
ore me this day in person and acknowledged that SNE signed, sealed by act, for the uses and purposes therein set forth, including the re	elease and waiver of the right of homestead.
GIVEN under my hand and Notarial Seat this 3rd	day of April 19 87
May 2 98	Ka key and A To shough
ommission expires May 2 19 88	NOTARY PUBLIC
JL TO:	ADDRESS OF PROPERTY:
IST DEPT.	1526-28 West Jackson
itol Bank and Trust	Chicago, Illinois
W. Fullerton	<u> </u>
W. I diletton	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
rago, IL 60639	SEND SUBSEQUENT TAX BILLS TO
ument Prepared By:	
APITOL BANK AND TRUST OF CHICAGO SOL W. FULLERTON	SEND SUBSEQUENT TAX BILLS TO

CIAL COPY

RETURN TO: Capitol Bank and Trust 4801 West Fullerton Chicago, Illinois 60639 TRUST NO. _

DEED IN TRUST

(QUIT CLAIM DEED)

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1001 W. Fullerton • Chicago, Illinois 60639 • (312) 622-7100 Meriber FDIC CAPITOL BANK AND TRUST

TRUSTEE

Colling Clark's Office

7.877

15 APR 87 10: 05

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