TRUSTEE'S DEED INDIVIDUAL

GRANTOR. Capital Bank Anti Trust, an Illinois Banking Corporation, of anthorized to accept and execute trusts within the State of Illinois, not personally but as Trustee under provisions of a certain deed or deeds in trust duly recorded and delivered to said Illinois Banking Corporation pursuance of a certain Trust Agreement, dated the 29th day of April 1988 and known as Trust Number 1500 for and in consideration of the sum of Ten and no hundreds	the n in
(8 10.00 —————————————————————————————————	int,
County of Cook State of Illinois the following described real estate, situated in Cook County, Illinois, together with the tenements and appurtenances thereto belonging, to wit:	·
IOT 11 IN GETTYSBURG ON THE PARK SUBDIVISION IN HOFFMAN ESTATES BEING A SUBDIVISION OF PART OF THE SOUTH EAST QUARTER OF THE SOUTH EAST QUARTER AND PART OF OUT OF IN EVENGREEN SUBDIVISION NO. 3 BOTH IN SECTION 18, TOWNSHIP 42 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	
P.I.N.: 02-18-406-052 92925687	I
This conveyance is made ar suant to direction and with authority to convey directly to the Trust Grantse named herein.	<u>_</u>
- THEMPORTME AINING MODE - 11975年	北京 北京。
90 39 31 Carsoral (865 M991 - 2222#1 523	• • • • • • • • • • • • • • • • • • •
FORMERAND TO HOLD the storedesembed property forever In a displace to executed by the Trustee, pursuant to and in the exorcise of the power and authority granted to and vested in it by the terms of a deed or deed treat disk necorated multihe processors of and Toust Agreement above mentioned and of every other power and authority thereunto enabling, subject, howe to the increased all trust deeds and or mortgages upon and real estate, if any, of recording accountly, all unpaid general taxes and special assessments and of horsymptotic many of any which produces the property will replace the processor of record, if any, to such party will replace and other restrictions of record, if any, to make party will replace any party will represent the processor of record, if any, to make party will replace any party will represent the processor of record, if any, to make party will represent the processor of record, if any, to make party will represent the processor of the	
mights, and classes of parties in procession. (S.W.) (S.E.S.WHEREOF, the Grantor has caused its corporate seral to be hereunto _B = and has caused its name to be signed to these presents by XXXXXX (1) of Officer) and attested by its (Assistant) (Trust Officer). In. 3rd day of February 19.92	All Control of the Co
Capital Leak And Trust as Truste, as afor so a and for perionally.	63 5
by Tistor officer	
ATTEST By State (Assistant) That Officer)	i ¦ i l i × ·
STATE OF BLINOIS COUNTY OF COOK SS	
it is stander signed, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named (ACC) A County and State aforesaid, DO HEREBY CERTIFY, that the above named (ACC) A County are to the same persons whose names are subscribed to the torogoing instrument as such (Assistant) (Trust Officer) respectively, appeared before me, but day person and as knowledged that they signed and delivered the said instrument as they combine and voluntary act and as the free and voluntary act it is all filling the name of the said instrument as the said extension (Trust Officer) then and there acknowledged that he as vust directly combined outprished and filling banking corporation to be affixed to and instrument as higher and observed as the free and voluntary act of said Illinois banking corporation to be affixed to and instrument as higher and observed as the free and voluntary act of said Illinois banking corporation for the uses and nursuses therein set forth.	ESTATES SATE
Given under my hand and Notarial Soul this 3rd day of February 19 92	AGE OF HOFFRAN FALL STOVE THANST
VICTORIA J. KLOBUKOWSKI	550,
My Commission Expires 1V10/92 November 10, 1992	
	J

 $\{i\}_{i=1}^{n}$

DOCUMENT PREPARED BY MAIL TO: Capitol Bank and Trust Capitol Bank and Trust - Trust Dept. 4801 W. Fullerton Ave., Chicago. IL 60639 SEND SUBSEQUENT TAX BILLS TO 4801 West Fullerton Avenue
Chicago, 111 inois 60639 (Namel (Address) ADDRESS OF PROPERTY FICE BOX NO 4871 Boulder Lane Burington, Illinois 60010
THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED

DOCUMENT NUMBER

UNOFFICIAL COPY



JANDIVIDUAL

TRUSTEE'S DEED

As Trustee under Trust Agreement

5

Property or Cook County Clerk's Office

. Const

TO HAVE AND TO HD is he sail from the state of the state

Full power and authority is hereby granted to said trustee to improve, manage; project and subdivide said premises or any page thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision of past thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey, either with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successor in trust all of the title, estate, powers and authorities vested in said crustee, to donate, to dedicate, to mortgage, piedge or otherwise encumber, and title, estate, powers and authorities vested in said crustee, to donate, to dedicate, to mortgage, piedge or otherwise encumber, and commence in priesents of in tituto, and upon any terms and for any period or time, not exceeding in the case of any tingle damuse the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to stake leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future results, to partition or to exchange said property, or any part thereof, for other real or personal property, to grant extensions or charges of any kind, to release, convey or easign any right, title or interest in all other ways and for such other considerations as it would be lavial for the person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or morigaged by said trustee, be obliged to see to the application of any purchase money, rest, or money bostowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire arts the necessity or exped ancy of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust appearance in the contract of any person relying upon or claiming under any such conveyance, lease or other instrument, (a) that the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trust, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that this indenture was during a thorrised and empowered to execute and deliver every such deed, trust deed, lease, morigage or other instrument, and (d) if the contexpanse is made to a successor of successors in trust, that such successor or successors in trust have been properly appointed and are fully vessed with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor or trust.

The interest of each and every lensificiary hereunder and of all persons claiming under them or any of them thall be only in the earnings, availe and proceeds arising from the sale or other disposition of said real estats, and such interest is hereby declared to be personal property, and no beneficiary hereby declared to be personal property, and no beneficiary hereby declared to be only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or minimized, the words "in trust" or "upon condition," or "with limitations," or words of samilar import, in accordance with the statute in such (and made and provided.

any of the state o