	ALL	DEED IN TRUST	25714577	
(	N)	<del>-{WARRANTY}</del>		
2	<u> </u>		(The Above Space For Recorder's Use Only)	1
M	THIS	not since remarried	that the Grantor, Sharon K. Crowley, divorced	
12	of the	County of Cook	and State of Tllinois , for and in consideration of the sum  Dollars,	
of Ten and no/100ths Dollars, in hand raid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey 5 and West Fullerton, Chicago, Illinois, and duly authorized to accept and execute trusts within the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois and Illin			ļ	
0	as Trus	the median the provisions of a certain Trust A	greement, dated the 26th day of August , 1980, and the following described real estate in the County of Oook	4.0
\$		and	State of Illinois, to-wit:	00
2	Lot	46 in Albert Wisner's Sub	in Subdivision of Lots 2 and 3 in Canal division of Block 5/87XXMXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	10
1	Trus East	tees surdivision of the Ea of the Third Principal Me	ast half of Section 29, Township 40 North, Range 14. eridian in Cook County, Illinois.	
		100		Exe Par of
		CV	Y. HLINOIS Lidney H. Oleen	Exempt u Par. e. of Cook
		SOOK COUNT FILED FOR	Y. ILL INDIS  RECORDER OF DEEDS	
		1989 756 22	PW 2: 20 257   4577	
Ī		JUL TO LEGE	13774377	l o.g
ł		TO HAVE AND TO HOLD the said real e said Trust Agreement set forth.	ste wi ) the appurtenances, upon the trusts, and for the uses and purposes herein and in	ovisions o 200.1-2B6 Ordinance
		Full power and authority is hereby granted times to improve, manage, protect and subdivi- vacate any subdivision or part thereof, and to	to said Trustee with respect to the real estate or any part or part of it, and at any time or directed to the real estate or any part thereof, to dedicate parks, streets, highways or alleys and to directly respect to the street or any part thereof, to dedicate parks, streets, highways or alleys and to pure the or the street of the street or any part thereof, to peak or price to the street of the street or any part thereof, to leave state or any part thereof, to leave state or any part thereof, to leave state or state of the state of	anc 1-2:
		chase, to sell on any terms, to convey either v or successors in frust and to grant to such suc Trustee, to donate, to dedicate, to mortgage,	with a with at consideration, to convey usid real estate or any part thereof to a successor ceasor or exempts in trust all of the fille, estate, powers and suthernities vested in said sledge of other control of the property of the said sledge of other control of the said real estate, the control of the said of the sa	of I B6 of e No.
		or any part increor, from time to time, as por- terms and for any period or periods of time, no- leases upon any terms and for any period or pe- at any time or times beceafter, to contract to	exceeding n the color of any single demise the term of 198 years, and to renew of extend riods of timed _ mend, change or modify leases and the terms and provisions thereof make leases andsand options to lease and options to renew leases and options to put-	Par Par 9. 9
		chase the whole or any part of the reversion a partition or to exchange said real estate, or an kind, to release, convey or assign any right, bit and to deat with wild real estate and every not	nd to contract resp. (ing the manner of litting fine amount of present or tuture restaurable y part thereof, for their real — personal property, to grant easements or charges of any le or interest in or about rease, ent appurtenant to said real estate or any part thereof, t thereof in all other way, and fo such other considerations as would be lawful for any	the C the C 95104
N		person owning the same to deal with the san hereafter.  In no case shall any party dealing with said	ie, whether similar to of differen from the ways above specified, at any time or times  [rustee, or any successor in	. Sec. Chicago
0		or any part thereof shall be conveyed, contract see to the application of any purchase muney, terms of the trust have been complied with, Touten or he obliged or professed to incourse	frustre, or any successor in,,,,,,	anns of Par. e. Sec. 4 of the Resonce No. 95104.  date  auaii Sawy S anna As a Suadia. XIANA
0		or other instrument executed by said Trustee, favor of every person relying upon or claiming thereof the frust created by this Deed and by sa	or any successor in trust, in relation t said sust property shall be conclusive evidence in under any such conveyance, lease or o. " as" onest, (a) that at the time of the delivery and Trust Agreement was in full force and off (4, 1) that such conveyance or other instru-	DERS"
1		ment was executed in accuratnce with the unamendments thereof, if any, and is binding up authorized and empowered to execute and deliberance is made to a successor or successors in	nn all beneficiaries thereunder, (c) that said Trace or any successor in trust, was duly near every such deed, trust deed, lease, morely or owner instrument and (d) if the contest, that such successor or successors in trust have been properly appointed and are fully	the insaci
Ŋ		vested with all the title, estate, rights, powers, This conveyance is made upon the express successor or successors in trust shall incur any	authorities, duties and obligations of its, his or heis predecessor in trust.  understanding and condition that the Grantee, neith — idividually or as Trustee, nor its personal institute or be subjected to any claim, judcnt or decree or anything it or they to the condition of the condition of the conditions of the	of the Rea
$\frac{1}{2}$		or its or their agents or altorneys may do or or Agreement or any amendment thereto, or for ity being hereby expressly waived and released nection with said real estate may be entered in:	nit to do in or about the said real estate or under the procession of the said said said in an analysis to person or property happening in or about said feel e ate, an and all such liability of the said said said said said said said said	
[/]		in fact, hereby irrevocably appointed for such and not individually (and the Trustee shall has except only so far as the trust property and for	authorities, duties and obligations of its, his or heir predecessor in trust.  understanding and condition that the Grantees, neith "advisionally or as Trustee, nor its personal liability or be subjected to any classis, but and or decre- for anything it or they make the document of the	Tax Act
71		of the filing for record of this Beed.  The interest of each and every beneficiary of them shall be only in the examination will an	nercunder and under said Trust Agreement and of all persons claiming under ".et. o any d proceeds arising from the sale or any other disposition of the trust prop '17, 2", such	
7		interest is hereby declared to be personal prop to said trust property as such, but only an inte- vest in the Trustee the entire legal and equitab	hereunder and under said Trust Agreement and of all persons claiming under the trust of proceeds arraing from the sale or any other disposition of the trust prop or the such extra trip, and no beneficiary hereunder that therefore the trust property is not or each to the control of the trust property and the trust property and the trust property and the trust property above described. It is talke in feet simple, on and to all of the trust property above described.	Tran and
3		in the certificate of title or duplicate thereof, or	memorial, the words "in trust", or "upon condition", or "with limitations", or words o	Pap Pap
	IN U	And the said Grantor hereby expressly statutes of the State of Illinois, providing for the TINESS WHEREOF, the Grantorafore	wave: S. and releaseS	# 7 F
		October 1980		x : x
			Sharon R. Crowley [Seat]	Act, Sec.
		7112-22-	[Seal]	A A
		of Illinois		
	1	Sheldon Eernstein	, a Notary Public in and for said County, in the State rowley, divorced and not since remarried,	i
	nanti mal	by known to medo be the same nerson	whose name 1S subscribed to the foregoing instrument, appeared be-	
	tore me	this day in person and acknowledged that S for the tree and purposes therein set fort	the signed, scaled and delivered the said instrument as her free and volun- h, including the release and waiver of the right of homesised.  14th 0 October 1980	
1		Fix after the hand and Notarial Seal this _		g 2
	Commis	mon Apire Peril 13	19 82 NOTARY PUBLIC	45 Cui
	Docume	ent Prepared Byznik	ADDRESS OF PROPERTY: 3055 N. Racine	NEW!
	Caro	1 A. Williams		NU
	208	South LaSalle	Chicago, Illinois  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.	L4577
	Chic	ago, Illinois 60604	SEND SUBSEQUENT TAX BILLS TO:  Myrel A. Gordon (Name)	7
			_	L4577
			6433 N. Newgard, Chicago, Ill.	

END OF RECORDED DOCUMENT