DEED IN TRUST

25798503

1981 MAR 9 AM 9 50

(The Above Space For Recorder's Use Only)

THIS INDENTURE WITNESSETH, that the Grantor SHARON K. CROWLEY  divorced and not since remarried, of 4801 W. Fullerton Ave., Chicago, IL 60639.  of the County of Cook and State of - 9.311 limos 11, for and in consideration of the sum of Ten and no/100ths	
divorced and not since remarried, of 4801 W. Fullerton Ave., Chicago, IL 60639	si saya
of Ten and no/100ths	ال بياه بياميد
(SS10,00), in hand paid, and of other good and valuable considerations, receipt of which is hereby	
duly acknowledged, Convey S and Quit-Claim S unto Capitol Bank of Chicago , an Illinois banking corporation whose	1
address is 4801 West Fullerton, Chicago, Illinois, and duly authorized to accept and execute trusts within the State of Illinois.	
as Trustee under the provisions of a certain Trust Agreement, dated the 23 day of January 1981 and	-
known as Trust Number 152 , the following described real estate in the County of Cook and State of Illinois, to-wit:	1
and State of Infilities, tower.	1
Lot 15 in Block 8 in Vendley and Company's Berkeley Gardens, being	
a subdivision of part of the North East 1/4 lying North of St. Charles Road in Section 7, Township 39 North, Range 12 East of the	1
Third Principal Meridian, in Cook County, Illinois.	1
Exemp ander provisions of Paragraph E, CAPITOL BANK-OF CHICAGO	
Section 4, Real Estate Transfer Act as Trustee under Trust No. 152	
Date  March 5, 1981  Date  March 5, 1981  Vice President & Trust Officer	
vice riesigent a trust orginer	
	•
TO HAVE, An IT FOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set 60 th.	
Full power and author (y) hereby granted to said Trustee with respect to the real estate or any part or parts of it, and at any time or times to improve, man, e.p. dicet and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to	m m
value any substraint of p , p , reot, and to resultable that it is not not desired, to contract to sell, to grant options to pur- chase, to sell on any term 's convey either with or without consideration, to convey said real estate or any part thereof to a successor or successors in trust al. or grant to such successor us successors in trust all of the title, estate, nowers and authorities verted in said	
Trustee, to donate, to dedicate, to take, pledge or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, n possession or reversion, hy leases to commence in the present or in the future and upon any terms and for any period of a period of the same period of the peri	APS
leaves upon any terms and for any 1	AT.
chase the whole or any part of the revision and "ontract tespecting the manner of fixing the amount of present or future rentals, to partition or to exchange said real estate, or any part i creul, for other real or personal property, to grant easements or charges of any kind, to release, convey or assum any right, till on indicating a charge appropriate projection to said real estate or any part thereof.	E S
Full power and author at hereby granted to said Trustee with respect to the real estate or any, part or parts of it, and at any time or times to improve, many e.p. uters and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or price it reads and to resubdivide said real estate as often as desired, to contrect to sell, to grant options to purpose any subdivision or price in the price	AFFIX "RIDERS" OR REVENUE STAMPS HERE
In no case shall any party dealing with said Truste or a y successor in trust, or relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to b. w. ' ' or mortgaged by said Trustee, or any successor in trust, be obliged to see that the said of the sai	23
see to the application of any purchase money, tent or mory by anyoned or advanced on the trust property, or be obliged to see that the terms of the trust have been complied with, or be obliged to see that the terms of the trust have been complied with, or be obliged to see that the	\ <del>\</del> \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Trustee, or be obliged or privileged to inquire into any of the most said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor; in relation to said trust property shall be conclusive evidence in favor of every network relations upon or claiming under any work or any variety state of other instrument, it is that at the definer.	S. C
thereof the trust created by this freed and by said Trust Agreement, as in full force and effect, (b) that such conveyance or other instru- ment was executed in accordance with the trusts, conditions and limital and a maintain and in said Trust Agreement or in all	) H
amenuments (noten), it any, and its minima upon an inentificiaries inertur lett, (c) has said it rigistee, or any successor in frust, was duly authorized and empowered to execute and deliver every such deed, frus, deed, folse, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in frust, that such successor of successor in trust have been properly appointed and are fully	*k
vested with all the title, estate, rights, powers, authorities, duties and oblightings. Its, his or their predecessor in trust,  This conveyance is made upon the express understanding and condition that the Crantee, neither individually or as Trustee, nor its	ΧI
This conveyance is made upon the express understanding and condition that the france, neither individually or as Trustee, nor its successor in trust shall incur any personal liability or be subjected, and of my digment or decree for anything it or they accessor in trust shall incur any personal liability or be subjected, and of my digment or decree for anything it or they accessor in trust shall incur any personal liability or be subjected, and of my digment or decree for anything it or they accessor in trust shall be accessed in the subject of the subjec	AFF
its being hereby expressly warsed and released. Any contract, obligation or indebtedn up our id or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiary our art and Trust Agreement as their attorney.	
and not individually (and the Trustee shall have no obligation whatsoever with respect to any s). A latest, obligation of independent except only so far as the trust properly and funds in the actual puspession of the Trustee sh br apr [cable for the payment and dis-	# 10 T
	1110-1
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all assons claiming under them or any of them shall be only in the earnings, avails and proceeds ariting from the sale or any other disposition of the assumption of the assu	
of them shall be only it allow exprising the professed saiding from the said referred the disputation of claiming under them do said the continued of the said the said the said the said the said the said the continued of the continued to said the	· 1
If the tille to any of the trust property is now or hereafter registered, the Registrar of Titles is hereby directs	
similar import, in accordance with the statute in such case made and provided.  And the said Grantor hereby expressly ware and release any and all right or benefit under and by vir ue o an and all statutes of the State of Illinois, providing for the exemption of himmercals from sale on execution or otherwise.	
IN WITNESS WHEREOF, the Grantor aforesaid ha S hereunto set her hand and seal this 14th	
day of January 1981	
[Seal] Sharen K. Crouver [Seal]	
GWADON IS GROWN IN	
STATE OF STA	
COUNTY OF COOK . Ss.	Ç.
Durage	
I. KUGOIPH C.: Schoppe ,a Notary Public in and for XXX County, in the State aforesaid; do hereby certify that SHARON K. CROWLEY is	Co
personally known to me to be the same person whose name IS subscribed to the foregoing instrument, appeared be-	C
fore me this day in person and acknowledged that Shesigned, scaled and delivered the ord instrument as her income voluntary act, for the uses and purposes therein set forth, including the release and walver of the right of homestead.	
GIVEN under my hand and Notarial Seal this 30th day of day	
Elm ///	
ommission expires June 14, 19.81.	8 🚅
	DOCUMENT NUMBER
Pockage C. Tokan Mail To: S646.St. Charles Road	뭥
ROBERT G. HODAN	Z
69 W Washington St ~ 2700	젊
69 W. Washington St., - 2700 THE ADDRESS IS FOR STATISTICAL PURPOSES	BEF
Chicago, IL 60602 SENDISTRIBUTION TAX BILLS TO Capitol Bank of Chicago	~}
TName!	
4801 W. Fullerton	<del></del>
Chicago, ILiadiness 60639	

END OF RECORDED DOCUMENT