## UNOFFICIAL COP

DEED	IM	TO	ICT

(QUIT-CLAIM)	26826866	Da		Sec Exe
)	(The Abeve Space For Recorder's Use Only)	e te		<b>⇔</b> ∃ •
THIS INDENTURE WITNESSETH, th	nat the Grantor, Sharon K. Crowley,	10	₽	pt ion
Divorced and not s		ļ	ecember	und 4,
of the control Cook of Ten and no hundreds		]	ib e	er.
	in hand paid, and of other good and valuable considerations, receipt of which is hereby	- 1		pr eal
	m_S unto Capitol Bank and Trust of Chicago, an Illinois banking corpora- nicago, Illinois, and duly authorized to accept and execute trusts within the State of	ļ	27,	٠ ٧
Illinois, as Trustr. undr. the provisions of a cer	tain Trust Agreement, dated the 5th day of November, 1982, and	[	11	isi sta
	, the following described real estate in the County ofCook		982	lon
	ON THE SURVEY OF THE FOLLOWING DESCRIBED	ĺ		ıs
	LOT 1 TO 4 INCLUSIVE IN WALLER'S SUBDIVISION	. 1	il.	of ran
	ALLER'S ADDITION TO BUENA PARK IN SECTION ANGE 14, EAST OF THE THIRD PRINCIPAL	-	i	e to
	ILLINOIS; ALSO, LOT 6 IN BLOCK 4 IN	1		rag er
	NA PARK IN FRACTIONAL SECTION 16 AFORESAID, AS EXIBIT A TO THE DECLARATION MADE BY		l	Ara
BANK OF RAVENSWOOD, AS THE	RULTEE, UNDER TRUST AGREEMENT DATED APRIL 4,			ph
	NUMBER 1.80, RECORDED IN THE OFFICE OF THE K COUNTY, TLLINOIS AS DOCUMENT 23887569,		1	<u>г</u>
TOGETHER WITH AND UNDIVIS	DED 3.38.6 PERCENTAGE INTEREST IN THE COMMON		<b>t</b>	a C
ELEMENTS AS SET FORTH IN	SALD DECLAPATION.			S
said Trust Agreement set forth.	estate with the appurtenance, upon the real state of the uses and purposes herein and in	vic		1011.
times to improve, manage, protect and subd vacate any subdivision or part thereof, and chase, in sell on one terms to commend	ed to said Trautee with respect to the ral estat' or any part or parts of it, and at any time or wivele said real estate or any part to relieve and real estate or any part to relieve and real estate or any part to relieve and to restain the relieve and real estate, and the relieve and restain the relieve and relieve and restain the relieve and	3 - E	1	п
or successors in trust and to grant to such a Trustee, to donate, to dedicate, to mortage or any bart thereof, from time to time, in	uccessor or successors in trust all of the til , ests', powers and authorities verted in said , pledge or otherwise encumber said real est te, or my vart thereof, to lease said real estate, possession or eversion. By lease to commen, the present or in the future and upon any	Pre	1 1	RE BAN
terms and for any period or periods of time, leases upon sany terms and for any period or at any time or times hereafter, to contract	not exceeding in the case of any single demise the trum of 108 years, and to renew or extend periods of time and to amend, change or modify it set at the terms and provisions thereof to make leases and to grant options to lease and on the control of the control	SIAM	18/	. \⊂l⊼
chase the whole or any part of the reversion partition or to exchange said real estate, or kind, to release, convey or assign any right,	n and to contract respecting the manner of fixing theou. 1 of regent or future rentals, to any part thereof, for other real or personal property, to grant lasements or charges of any title or interest in or about or exament appurtenant to said rights. Lee we or any part thereof.	den	1.3	DACT
and to deal with said real estate and every person owning the same to deal with the hereafter.	part thereof in all other ways and for such other consideral. As r world be lawful for any same, whether similar to or different from the ways above spelied, it any time or times	rev T	1	14
In no case shall any party dealing with sai or any part thereof shall be conveyed, contri see to the application of any purchase mon	d Trustee, or any successor in trust, an relation to said real estate, or """, om said real estate texted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be """ red to be sold, leased or mortgaged by said Trustee, or any successor in trust, he said to said the said trustee, and the said trustee of the said trustee of the said trustee of the said trustee of the said trust of said resistance of trust of said resistance of trustee, or any successor in trust, he station to said trust property half be conclus a veldence of the said trust of said trustee, or any successor in trust, the said trustee, or any successor in trust, or and contained herein and in said trust of said trust, was a said trustee, or any successor in trust, was a said leaves any said trustee, or any successor in trust, was a said leaves any said trustee, or any successor in trust, was a said leaves or said trustee, and the said trustee, or any successor in trust, was a said leaves of the said trustee, or any successor in trust, was a said leaves of the said trustee, and the said trustee, or any successor in trust.	e/ President & Trust Office    President & Trust Office	[A]	วน็ต
terms of the trust have been complied wit Trustee, or he obliged or privileged to inqui or other instrument executed by said Trust	h, or be obliged to inquire into the authority, necessity or expediency of e j act of aid ree into any of the terms of said Trust Agreement; and every deed, trust deed, ortgage, ascee, or any successor in trust, in relation to said trust property shall be conclus to evidence it.	Tru	17	\ " "
favor of every person relying upon or claims thereof the trust created by this Deed and b ment was executed in accordance with the	mg under any such conveyance, lease or other instrument, (a) that at the time core the selly year and retard to (b) that such conveyance or out-of in- said Trust Agreement was in full force and effect, (b) that such conveyance or out-of in- trusts, conditions and limitations contained herein and in said Trust Agreement of an of	1 S	N	Z o
authorized and empowered to execute and veyance is made to a successor or successors vested with all the title exist right. Town	deliver every such deed, trust deed, lease, morrgage or other instrument and (d) if the on- in trust, that such successor or successors in trust have been properly appointed and are 1 tly era authorities, duties, and obligations of its, his or their predecessor in trust.	1 P	) N	± 4
This conveyance is made upon the expressors or successors in trust shall incur a	ess understanding and condition that the Grantee, neither individually or as Trustee, nor its my personal liability or be subjected to any claim, judgment or decree for anything it or they are to do not be a should be said any leafer or node the provision of the Duel or said Trust	THE T	1	20
Agreement or any amendment thereto, or lity being hereby expressly waived and release occion with said real exter may be entered	or injury to person or property happening in or about said real estate, any and all such liabil- sed. Any contract, obligation or indebtedness incurred or entered into by the Trustee in con- tion by it in the name of the then beneficiaries under said Trust Argements at Peier attorney.	V e	1	· · · · · · · · · · ·
in-fact, hereby irrevocably appointed for an and not individually (and the Trustee shall except only so far as the trust property an	ers, authorities, duties and obligations of its, flu or their preducessor in trust.  see understanding and condition that the Grantee, eather individually or as Trustee, nor its my personal liability or be subjected to any claim, indement or decree for anything it or they comit to do not robust the said real estate or under the provision of this Dond or and the said of the sa			\ -
charge thereof). All persons and corporation of the filing for record of this Deed.  The interest of each and every beneficial	ns, whomsoever and whatsoever shall be charged with notice of this condition from the date		) _	$\Lambda \cdot$
of them shall be only in the carnings, avail interest is hereby declared to be personal to to said trust property as such, but only an	try hereunder and under sid Trust Agreement and of all persons claiming under them or any a nel proceed a siring from the sale or any other disposition of the trust property, and such roperty, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or interest in the searning, arelial and proceeds thereof as decreated, the intertion hereof being to			-/-
	itable title in fee simple. In and to all of the trust property above described. It is now or hereafter registered, the Registra of Titles in hereby directed not to register or note f, or memorial, the words 'in trust', or 'upon condition', or 'with limitations', or words of ute in such case made and provided.	•		
similar import, in accordance with the stat  And the said Grantor hereby expre	ute in such case made and provided. saly waive S_ and release _S_ any and all right or benefit under and by virtue of any and all for the exemption of homesteads from sale on execution or otherwise.			
IN WITNESS WHEREOF, the Grantor a	foresaid ha S hereunto set her hand and seal this 27th			
day of December .19	·			
SHARON K. CROWLEY	[Seal]			
	[Seal]			
COUNTY OF LOOK	ss.			- 30°
the undersign	DuPage  .a Notary Public in and for MM County, in the State			11
aforesid the hereby dertify that Share	or K. Crowley, Divorced & not since remarried,			
Operation of the company of the to be the same person	whose name <u>1.S</u> subscribed to the foregoing instrument, appeared be- at <u>She</u> signed, scaled and delivered the said instrument as <u>her</u> fee and volun-			
annual comments and annual therein est	torth, including the release and waiver of the right of homestead.			
Gir ahand and Notarial Seal th	is 27th day of December ,19 82			
and and Notarial Seal th	1.1/1/2/	İ	ğ	$\bar{\mathcal{D}}$
Commission express June 14,	19_85 December 19.82  NOTARY PUBLIC		DOCUI	268
Commission expires June 14,  Document Prepared By:	ADDRESS OF PROPERTY:		DOCUMEN	26826
Commission expires June 14,	ADDRESS OF PROPERTY: Unit 716-A. 714-26 West Bugs	řē	DOCUMENT N	2682680
Commission expires 3 une 14;  Document Prepared By:	ADDRESS OF PROPERTY: Unit 716-A, 714-26 West Bugg	i.a	DOCUMENT NUMBER	26826856

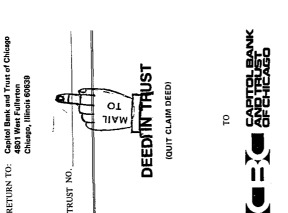
## JNOFFICIAL COPY

Billing W. Chan

607-19-83 840252 • 26826866 · A - Rec

Property of Coot County Clert's Quit

RETURN TO:



END OF RECORDED DOCUMENT