UNOFFICIAL COPY

DEED IN TRUST	25152558	
(WARBANTY)		Trustee
		rus
	(The Above Space For Recorder's Use Only) the Grantor SHARON K. CROWLEY,	
THIS INDENTURE WITNESSETH, that livorced and not since reman	the Grantor	as (
of the County of COOK and	I State ofIlinois, for and in consideration of the sum	18/14
	Dollars,	18 J
	nd paid, and of other good and valuable considerations, receipt of which is hereby unto Capitol Bank of Chicago, an Illinois banking corporation whose	₽ \%'\
address is 4801 West Fullerton, Chicago, Illino	Dis, and duly authorized to accept and execute trusts within the State of Illinois,	We all
as Trustee under the pr visic of a certain Trust Agreer	ment, dated the 13th _{day} of November ,1981, and	$\mathbb{R} \subset \mathcal{H}$
cnown as Trust Number	, the following described real estate in the County ofCOOK	Trus
Lot 5 (except tre East 36 2,	/3 feet thereof), all of Lot 6 and Lot 7	0
(except the West () feet the	ereof) in Block l in Herdien Hofflund dition to Chicago, being a subdivision	CAPTIOL Under To
	th 66 feet of Lot 3 in Cape Hayes, a	S E E
subdivision of the South Eas	st fractional quarter of Section 32, Town	1
	st of the Third Principal Meridian and est Columbia Avenue, Chicago, Illinois.	
continently known as 1114 to we	est columbia Avende, Chicago, Illinois.	
		1
		[
		1
TO HAVE AND TO HOLD the said real estate vesaid Trust Agreement set forth.	with the appurtenants, ur in the trusts, and for the uses and purposes herein and in	35. 1
Full power and authority is hereby granted to sain times to improve, manage, protect and subdivide sain vacate any subdivision or part thereof, and to result	d Trustee with respect to to control to the control	[발출 시
chase, to sell on any terms, to convey either with o or successors in trust and to grant to such successor Trustee, to donate, to dedicate, to mortage and on	or without consideration, to convey to real estate or any part thereof to a successor or or successors in trust all of the tile, estate, powers and authorities vested in said on otherwise encumbers and real estate.	132
or any part thereof, from time to time, in possessio terms and for any period or periods of time, not exce	on or reversion, by leases to commince in the present or in the future and upon any seeding in the case of any single demi. the term of 198 years, and to renew or extend	M. Car
at any time or times hereafter, to contract to make chase the whole or any part of the reversion and to	to this and to grant options to lease and cytion to renew leases and options to pur- b contract respecting the manner of fixing he s' ov t of present or future rentals, to	12.2
kind, to release, convey or assign any right, title or and to deal with said real estate and every part ther	it thereof, the other real or personal property, to grant easements or charges of any interest in or about or easement appurtenant to said or all estate or any part thereof, reof in all other ways and for such other considers one so would be lawful for any	Scal Cal
person dwining the same to deal with the same, whereafter. In no case shall any party dealing with said Truste	the there is similar to or different from the ways about applied, at any time or times	A, I
or any part thereof shall be conveyed, contracted to see to the application of any purchase money, rent terms of the trust have been complete with a	ee, or any successor in trust, in relation to said real estate, r to nom said real estate be sold, tested or morigaged by said Trustee, or any successor in trust, be obliged to the sold of the said	R R ion
Trustee, or be obliged or privileged to inquire into a or other instrument executed by said Trustee, or an favor of every person of the contract of the contra	iny of the terms of said Trust Agreement; and every deed, trust ere, nortgage, lease my successor in trust, in relation to said trust property shall be aclusive evidence in	Sect Sect
thereof the trust created by this Deed and by said Tr ment was executed in accordance with the trusts, amendments thereof if any and is binding.	rust Agreement was in full force and effect, (b) that such conveyance or .ner b tru- conditions and limitations contained herein and in said Trust Agreer ent or i all libereficients thereunder (c) that such contained herein and in said Trust Agreer ent or i all	E,
authorized and empowered to execute and deliver every and its made to a successor or successors in trust, vested with all the title active sinks.	every such deed, trust deed, lease, mortgage or other instrument and 'ji fit he ci- that such successor or successors in trust have been properly appointed to refully origine during and obligations of the beauty of the properly appointed to refully	"RII
This conveyance is made upon the express unde successor or successors in trust shall incur any perso	corties, duties and obligations of its, his or their predecessor in trust. **restanding and condition that the Grantee, neither individually or as Trustee, no is on the condition that the Grantee, neither individually or as Trustee, no is on the condition of t	AFFIX "RIDERS" OR REVENUE STAMPS HERE PI VISIONS of Paragraph E, Section 4, Real Estat. Transfer
or its or their agents or attorneys may do or omit to Agreement or any amendment thereto, or for injury ity being hereby expressly waived and released. Any	o do in or about the said real estate or under the provisions of this Deed or said 1 ust y to person or property happening in or about said real estate, any and all such Habitatory, contract, obligation or indebtedness incurred or entered into by the Trustee in con-	Pa f
nection with said real estate may be entered into by in-fact, hereby irrevocably appointed for such purpo and not individually (and the Trustee shall have no	it in the name of the then beneficiaries under said Trust Agreement as their attorney- oses, or at the election of the Trustee, in its own name, as Trustee of an express trust obligation whatsoever with respect to any such contract, obligation or indebtedness	\$ 0°
except only so far as the trust property and funds in charge thereof). All persons and corporations whom of the filing for record of this Deed.	in the actual possession of the Trustee shall be applicable for the payment and dis- nsoever and whatsoever shall be charged with notice of this condition from the date	ision
The interest of each and every beneficiary hereu of them shall be only in the earnings, avails and pro-	under and under said Trust Agreement and of all persons claiming under them or any occeds arising from the sale or any other disposition of the trust property, and such and no beneficiesty hereunder shall have any title or interest, legal or equitable, in or and the same of the sam	14.
to said trust property as such, but only an interest in yest in the Trustee the entire legal and equitable tit	and no concernary necessions shall have any litle or interest, legal or equitable, in or in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to the in fee simple, in and to all of the trust property above described.	der p
If the title to any of the trust property is now or in the certificate of title or duplicate thereof, or men similar import, in scordages with the state.	r hereafter registered, the Registrar of Titles is hereby directed not to register or note morial, the words "in trust", or "upon condition", or "with limitations", or words of the cree mark and provided	E.
And the said Grantor hereby expressly waiv statutes of the State of Illinois, providing for the	the realiter registered, the Registrar of Titles is hereby directed not to register or note mortal, the words "in trust", or "upon condition", or "with limitations", or words of the ges made and growled. In the release any and all right or benefit under and by virtue of any and all acceptance are mortal or more acceptance or any and all registers.	7d
IN WITNESS WHEREOF, the Grantor aforesaid	d ha <u>s</u> hereunto set <u>her</u> hand and seal this <u>13th</u>	Tay Yo
day of November 1981	¢	
	Sharon K. Crowley [Seal]	
	[Seal]	
STATE OF Illinois COOK ss.]
COUNTY OF	DuPage	
Rudolph C. Schoppe aforebade to hereby certify that Sharon K.]
Dersonally lost to the to be the same person who	Ose name	٦'
fore me this the in person and acknowledged that SI tary act a fact the uses, and purposes therein set forth	1 Agned, sealed and delivered the said instrument as her free and volun- including the release and waiver of the right of homestead 20th day of February 1982	
Canada San Caranta	20th day of February 1982	1
Giveniunder my hand and Notarial Seal this	85 July C	}
Tune 14		1
Tune 14	NOTARY PUBLIC	
Commission expires June 14,		J
Commission expires June 14, 1 Document Prepared By: Anthony B. Lamberis	ADDRESS OF PROPERTY: 1114-16 Columbia Avenue	_
Commission expires June 14, Document Prepared By: Anthony B. Lamberis 800 E. Northwest Highway	ADDRESS OF PROPERTY: 1114-16 Columbia Avenue	
Commission expires June 14, 1 Document Prepared By: Anthony B. Lamberis	ADDRESS OF PROPERTY:	

UNOFFICIAL COPY

	DEED IN TRUST [WARRANTY DEED] TO TRUSTEE	RETURN TO: Capitol Bank of Chicago 4801 West Fullerton Chicago, Illinois 60639
		Congo Congo Congo
	::::::::::::::::::::::::::::::::::::::	
25457258	FEB-23-52 5 8 7 4 8 7 2615255 -) (c 10.50)
\$\$\$25.53 }		7.5
5	III.	20152558