UNOFFICIAL COPY

| | DEED IN TRUST | 26 308 313 | |
|---------|--|--|-----------------------|
| E. | \ | | |
| Ϋ́ | THIS INDENTINE WITNESSETH # | (The Above Space For Recorder's Use Only) at the Grantor, Sharon K. Growley, | |
| | Divorced and no | t since remarried, | |
| | of Ten and no hundreds | and State of Illinois , for and in consideration of the sum Dollars, | |
| | (\$ 10.00 | | |
| 1/2/ | Lots 8 and 9 in Block 1 in Hiatt's Subdivision of the North 1/2 of the East 40 acres of the South West 1/4 of Section 7, Township 39 North, Range 13 East of the Third Principal Agridian, in Cook County, Illinois. | | |
| 4/1/ | Exempt under provisions of Par Section 4, Real Estate Transfe | | 1000 |
| 0 | By: June 1, 1°d2 Date | Assistant Trust Officer | |
| ! | TO HAVE AND TO HOLD the said al said Teus Agreement set forth. Full power and authority is hereby grant times to improve, manage, protect and mount of the said that the | oate with the appurtenances, upon the trusts, and for the uses and purposes herein and in the said real estate or any part to parts of it, and at any time or ride said real estate or any part thereof, to decide the park, street, highways or alleys and to ride said real estate or any part thereof, to decide the park, street, highways or alleys and to with a with ut consideration, to convey said real estate or any part thereof to a successor or to a sin trust all of the titler, ceatier, powers and suthortists vested in said the said of the titler, ceater, powers and suthortists vested in said the said of the titler, ceater, powers and suthortists vested in said to expend the said of the titler, and the said of the said | INPS HERE |
| | at any time or limits hereafter, to contract it chase the whole or any part of the reversion partition or to exchange said real estate, or kind, to release, convey or assign any time, and to deal with said real estate and every po- person of the said real estate and every po- person of the said real estate and every po- person of the said real estate and every or any part thereof shall be converted, contra- tor any part thereof shall be converted, contra- | and to contract receiving the manner of faining the same and previous facetors and to contract receiving the manner of faining the amount of present or future rectals, to may not therefore receiving the manner of faining the amount of present or future rectals, to may not therefore, if other real or personal property, to grant easements or charges of any filter or interest in c about or element appurtenant to said real estate or any part thereof, at thereof in all oil. *** *** *** *** *** *** *** *** *** | OR REVENUE STAMPS HER |
| | sec to the application of any purchase mone terms of the trush have been complied with Trustee, on be obliged or privileged to inquisit and the second of th | e, or any successor in trust, in relatio · successor in the successor in trust, was duly years and the successor in trust, | Hoos or Hoos |
| | vested with all the title, estate, rights, power This conveyance is made upon the expre- successor or successors in trust shall incur a or its or their agents or attorneys may do or ity being hereby expressly waived and release nection with said real estate may be entered in fact, hereby irrevocably appointed for use and not individually (and the Trustees shall | h trust, that such successor or successors in rr. 1 have been properly appointed and are fully reasonable unless and obligations of its, h, or their oredecessor in rrust. So as understanding and condition that the Grantee, nic arr beliefully or as Trustee, nor its yearsonal bublic or be subjected to any citian, jud ment in decree for anything it or they in the property of the pr | STE CANDO |
| | interest is hereby declared to be personal pt to said trust property as such, but only an in | pand proceeds string from the pane of any other unposition of the crist per y and such operty, and no beneficiary hereunder shall have any title or interest, legal or unitable, in or iterest in the earnings, avails and proceeds thereof as aforesaid, the injury of hereof being to table title in few simple in and to all of the text property above described | INOIS |
| 018 | | now or hereafter registered, the Registrar of Titles is hereby directed not to regist or not or memorial, the words of unitarily or "upon condition", or "with limitations", o words of the in such case made and provided. If you wiseS and release _S ny and all right or benefit under and by virtue of an,1 a' or the exemption of homesteads from sale on execution or otherwise. The provided is a such as a such | nder B |
| 306- | Sharon K. Crowley SHARON K. CROWLEY | [Seal] [| במפטבים ליניון לי |
| 2 | STATE OF ILLINOIS COUNTY OF COOK | s | DE CO |
| 10 | | .a Notary Public in and for said County (mill) Said K. Crowley, Divorced and not since remarried | and the second |
| 1/ | fore me this day in person and acknowledged the fore me this day in person and acknowledged the tary act, for the uses and purposes therein set I GIVEN under my hand and Notarial Seal this | t she signed, scaled and delivered the said instrument as her fee and olen orth, including the release and waiver of the right of homestead. | 7 (m) |
| • | Commission expires June 11 | 1985 Coming Devate NOTAMONDE | 26 31 |
| | Document Prepared By: | ADDRESS OF PROPERTY: 159-173 Oak Park Avenue | 265 |
| | Rudolph C. Schoppe | Oak Park, Illinois | FNUN 3 |
| | 4801 West Fullerton Avenue | THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY BOND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO: | |
| ii N | Chicago, Illinois 60639 | Seed autosequent TAX bittle 10: | |
| | | ADUX 539 (Address) | T NUMBER |
| • | £1 | | |

END OF RECORDED DOCUMENT