WARRANTY DEED INTENSOFFICIALS COPY 85266183

White The Designation 2	19324aa aan aa 41a	7771	r recorder & use only
This Indenture ?	•	Ader rds Oreuros	
CRUSITA CALDERON.	a Widow	- Maria	
of the County Cook	and the State of	Illinois	for and in consideration of
Ten Dollars & other val	uable consideratio	ous (†10.00)	Dollars,
and other good and valuable consideration	in hand puid, Convey S	and Warrant S	unto DROVERS
BANK OF CHICAGO, an Illinois benking		nd Ashland Avenue, Chicago, Illi	nols, its successor or successors as
Trustee under the provisions of a trust ag	7711	· ·	19 85 known as Trust
NumberS5-113			Cook
		i real estate in the County of	
and State of Illinois, to-wit: PARCEL //1 - Lot 39 in Plock 1 in Gallagher's Subdivision of the South 1/2 of Lot 9 in Canal Trustees Subdivision of Section 33, Township 39			
North, Range 1 East of the Third Principal Meridian, in Cook County, Illinois			
PARCEL #2 - Lot 89 in Elock 3 in Brown's Addition to Chicago said Addition			
being a Subdivision of			
of Section 32. To make the Board of the Third Principal Meridian. Permanent Real Estate Index No. 1.17-33-117-012 Common Address 3231 C. Emerald Ave. TO HAVE AND TO HOLD the aid premises with the appurtenances, upon the trusts and for uses and purposes herein and in said trust			
TO HAVE AND TO HOLD the will premises with the appurtenances, upon the trusts and for uses and purposes herein and in said trust			
agreement set forth.	/ //,		
Full power and authority is hereby to dedicate parks, streets, highways or alle	ys an co vecate any subdivision	n or part thereof, and to resubdivid	e said property as often as desired.
to contract to sell, to grant options to purchase, to soll on any terms, to convey, either with or without consideration, to convey said premises or any part thereof to a successor or successors in t ust and to grant to such successors or successors in trust all of the title, estate, powers and			
suthorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, from time to time, in posses for or reversion, by leases to commence in present or in future, and upon any			
terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time, not amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant of the name of fiving the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, or rant easements or charges of any kind, to release, convey or assign			
time or times hereafter, to contract to make leases and to grant of the instance and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange			
said property, or any part thereof, for other real or personal property, o trant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to all premises or any part thereof, and to deal with said property and every			
part thereof in all other ways and for suc whether similar to or different from the way	h other considerations as it w	uld be lawful for any person own	ing the same to deal with the same,
In no case shall any party dealing	with said trustee in relation to	sal (premises, or to whom said p	remises or any part thereof shall be
In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obligad to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terins of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or professed to inquire into any of the terms of said trust agree.			
evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that such donväyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in			
some amendment thereof and binding upon all beneficiaries thereunder, (c) that said truster was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d) if the conveyance; made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested will all the tille, assais, rights, powers.			
authorities, duties and obligations of its, his	or their predecessor in trust.		
The interest of each and every beneficiary hereunder and of all persons claiming under them of a cold from shall be only in the earn- ings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is benefit declared to be personal prop-			
erty, and no heneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.			
If the title to any of the shove les	nds is now or hereafter register	ed, the Registrar of Titles is hereb	y directed to to register or note in
the certificate of title or duplicate thereof import, in accordance with the statute in au		rust" or "upon condition," or "wi	th limitates is," or words of similar
And the said grantor hereby of statutes of the State of Illinois, providing for	expressly waive and release	any and all right or benefit of	under and by virtue of thy and all
in Witness Whereof, the grantor			hand and sed
	October	. 19 85 .	
	(CIT AT)	Questo &	of diameters
	(SEAL)	CRUSITA CALDERON	(NPAC)
	(SEAL) .		(SEA1.)
State of ILLINOIS	. PHILIP K. GOR	DON	a Notary Public in
County of COOK ss.		sforesaid, do hereby cartify that _	
	CRUSTTA CALDER	ON, a Widow	
	personally become to me to i	he the extre meetin white	same subscribed to the fore
	personally known to me to be the same person whose name subscribed to the fore- going instrument, appeared before me this day in person and acknowledged that signed.		
	sealed and delivered the said instrument asfree and voluntary act, for the uses and		
	purposes therein set forth, including the release and waiver of the right of homestead.		
	Given under my hand and notaristees time 11th day, or October (435		
	Oul of Bordon		
		Notan Public	

Return to:

Drovers Bank of Chicago

BOX 138

This instrument was prepared

BO9 W. 35th Street, Chicago, 71. 60609

UNOFFICIAL
TO
TRUSTEE

BOX 138

Beed in Orns WARRANTY DEED

ADDRESS OF PROPERTY

Property of Coot County Clerk's Office

T. N. Tana

8027 AP

THE TAXABLE PARTY OF THE PARTY

Port of the formers of service of the Control of Service of Servic The state of