THIS INDENTURE WITNESSETH,	THAT THE GRANTOR. JOHN	CROWE, a bachelo	r
of the County of Cook	and State of 111		for and in consideration
•)		
in hand paid, and of other good			
•	to HERITAGE COUNTY BANK .	•	
as Trustee under the provisions of a c			,
day of June	19 76 , and known as Ti		, the following
described real estate in the County of			State of Illinois, to-wit:
Lot 1 and the North 6 an Heights being a Subdivis of Section 6 Township 37 Meridian North Indian Be Illinois.	nd 25/100 feet of Lot 2 ifon of part of the Wes North, Range 14 East oundary Line except Rai	in Block 3 in So t Half of the Sou of the Third Prin trond Lands in Co	uth Chicago th Wost Quarter cipal
PIN 26-06-301-049			
Trustee, nor its successor or successors in true they or its agents or allotines may do or ment or any amendment thereto, or for in hereby expressly waived and released. Any ceal estate may be entered into by it in trevincially appointed for such purposes, or a fand the Trustee shall have no obligation who property in family in the actual prosession portations who moves and whatsoever shall? The interest of each and every height them shall be only in the entities avails a	ontract rape II's the manner of flains of, for other, or any personal property, to not or easemost apportenant to said real for such other consolections as it would be ways above specified, at any time or it said frustee, or any person in trust, it do be sold, leased or do larged by said money borrowed or slepped on said require into the authority, notes its or expost Agreement; and every ded. Tous de notes in the said real estate shall be admissed in the said freal estate shall be admissed in the said real estate shall be admissed in the said freal estate shall be admissed in the said freal estate of the said real estate of the said freal estate in the said real estate in the said estate in the said real estate in the said estate of the frustee shall be applicable for it estate estate in the said estate of the frustee shall be applicable for it in the process of the process arising from the said estate in the process arising from the said estate.	the amount of present or future grant exements or charges of extate or any part thereof, and he lawful for any part thereof, and he lawful for any part thereof, and mes hereafter. In relation to said test extate, or it frustee, or any successor in treal extate, or he obliged to see eithere, or any successor in freal extate, or the obliged to reduce the force of said Trusteed, mortgage, lease or other sevidence in favor of every per corother instrument, (a) that force and effect, (b) that such force and effect, (b) that such is ed in this indentiare and in a said frustee, or any successor in edit in this indentiare and in a said frustee, or any successor if o poperly appointed and are for the first of a poperly appointed and are for the first of a poperly appointed and frust (subjection of said reaste any card or articles into by the Trustal or articles and frust A terment as their cardiar and frust A terment as their than the said frust A terment as their than the or a said frust A terment as their than the or a said frust A terment as their their first fir	ire rentals, to partition or to any kind, to release, convey to deal with said real estate ing the same to deal with the convey to the same to deal with the same to deal with the same to deal with the same to the parties of this trust record or hilged or privileged instrument executed by said sont (including the Registrarial the time of the delivery conveyance or other instruit of trust Agreement or in all intrust, was duly authorized the conveyance in trude to a utily vested with all the title, and the conveyance in trude to a utily vested with all the title, and the same to decree for anything it in bred or said Trust Agreement all such liability being stee in connection with said attorney in fact, hereby its trust and mot individually cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust cept only so far as the trust end in the trust in the trust in the trust end in the trust en
hereby declared to be personal property, and as such, but only an interest in the earnings. Trust Company, the entire legal and equitable	•		- /
note in the certificate of title or duplicate of similar import, in accordance with the sta And the said grantor, hereby exp all statutes of the State of Illinois, providing	iste in such case made and provided. ready waive, and release any for exemption of homesteads from sale of aforesuid hu & . hereunto set	ust," or upon condition, or "v , and all right or benefit unde	with Indications," or words
STATE OF COOK }	Day Lone Donahue County, in the State aforesaid, do her John Crowe, a bachel	reby certify that	tary Public is and for said
rg pynor ac i mar mar har nyng gag	Duele	ment, appeared before measured, sealed and del OWII and purposes therein set for notarial November	this day in person and ivered the said instrument
to the Edward, Int. 02400	My commission expires April 4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
RETURN TO: HERITAGE COUNTY BANK AND BoxXXXX 4		200 S. Essex. Chi	cago. IL.

16 69 030 31

1110

9200 S. ESSON. Chicago. IL.
For information only insert street address of above described property.

11.00 €

DEED IN TRUST

RESULES UNOFFICIAL COPY

	201ramá i	. Janes en la mesta	Walt the fift of	Greet HW 480	11 / 34 / X 1 8)H I			
	ì	Stone it is a war.			e stanoit satisfi			
	in hand part, and are only a sound and subsence of northeast recupions which it hereby duly acknowledged,							
	COMPANY, at Blancis Coperation	OUNTY AXXE AND DRIES	Cos et 145 Alles no	waa aa daha				
		ancor, stated the Common Con-	SOME SOUR ABOUT OF	tel karolan oleh oleh d	alicus pareus d'es			
	paraellot on . A151	and known as Tear Souths	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Sant	देश अंबरी			
	g of contrate of advances and contrate	ee Totalde de jaar van de de ee Noorde de de eerste de eerste de totalde De eerste de de de eerste de gebeure de s	es in the large to data. The large term is declared to data and the large term is	in to determine the first teacher. The control of the control of	the fidel tradiciph tradiciph tradiciph			
;	227 4 4 68 50 50 5 5 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	4800 CARDING		M warmser	. 5			
	Language Company of the Company							
	Leave 11 Archivery a company transaction of the control of the con			A second of the	Adjourned to the second of the			
	The second secon	04 Co.			A STATE OF THE STA			
ч в.	A second of cartain and a second of the seco				42 Gyrs - MAR And Selection (1997) 14 Cyrs - Green (1997) 15 Cyrs - Green (1997) 16 Cyrs - Green (1997) 16 Cyrs - Green (1997) 16 Cyrs - Green (1997) 17 Cyrs - Green (1997) 18 Cyrs - Green (1			
	A second of the		(O/4,		to a second			
	to the the cost factors and cost of the co		2,	10 N	the same of			
٠ <u>٩</u>	Consider the automata that the expension of the second se	The second secon	C		er egen at andere er en egen k er en en er er fløre er en en ett må			
.5	(137-46) (136-46)		ne en en en en en en en	6				
	1 10 10 10 10 10 10 10 10 10 10 10 10 10	* 17	! '	<u> </u>				
300	Employed Agreems intofacts consider.	Anten Company			or disky)			
	Consider the proof of the holes to	ere og en	eren er					
	anders out guillabers stand for our our off our	apparent to the second of the second	3 · e	/•				
	Change to the second	Contemporari (1920) Liver and A Mathematical Contemporari						
	and the second s	Notes and the second	· · · · · · · · · · · · · ·		e			