? :

		(The Above Space For Recorder's Use Of	ily)	¬ ~
THIS INDENTURE WITNESSET	H, that the Granto	or, _SHARON_KCROWLI	E Y.,	
of the County of Cook	and State of	IED,	sideration of the sum	
of TEN DOLLARS AND	NO CENTS (\$	i 10.00)	pt of which is hereby	
duly neknowledged, Conveys and Quit	-Claim_s unto Car	pitol Benk and Trust of Chicago, an Illin	ols banking corpora-	
tion whose address is 4801 West Fuller tor	n, Chicago, Illinois, a	and duly authorized to accept and execute trustient, dated the <u>lst</u> day of <u>August</u>	ts within the State of 1986, and	}
known as Trust Number = - 1 1 3	<u>3</u> , the	e following described real estate in the County of	of	
Cook				
		' MILWAUKEE AVENUE		
ADDITION TO CHI	ECAGO A SUBD NORTH WEST な	OF SECTION 22,		
TOWNSHIP 40 NO	RTH, RANGE I	3, EAST OF THE		Esta Date
THIRD PRINCIPAL	L MERIDIAN,	IN COOK COUNTY,	Œ	Estate Date
			65	1 1 ~
Property Addies : 36	551 N. Cicer	o, Chicago, Illinois	86411748	Transfer
Permanent, Index Number	er: 13-22-1	21-004	<u> </u>), et
Harris Andrews Con		M	6	198 198
TO HAVE AND TO HOLD the sa's	ce it estate with the appurte	nances upon the trusts, and for the uses and purposes her	ein and in	100 :
said Trust Agreement set forth. Full power and authority is hereby times to improve, manage, protect and to	anted to said Trustee with re-	respect to the real estate of any, part or parts of it, and at any part thereof, to dedicate parks, streets, highways or allessate as often as desired, to contract to sell, to grant optio etailon, to convey said real estate or any part thereof to a trust all of the title, estate, powers and suthorities vest commers said real estate, or any part thereof, to lease said or of any single demise the term of 198 years, and to estate of any ingle demise the term of 198 years, and to estate and on the term of 198 years, and to estate on the term of 198 years, and to estate of the term of 198 years, and to estate on the term of 198 years, and to estate on the term of 198 years, and to estate on the term of 198 years, and to estate on the term of 198 years, and to estate of 198 years, and the terms and proposed to the term of 198 years, and to estate of 198 years, and the terms and the term of 198 years, and the terms and	ny time or nys and to	38
sacate any subdivision or part thereof. I chase, to sell on any terms, to convey e or successors in trust and to grant to su	and to east divide said real e lither with in school consider the successor of successors in	state as often as desired, to contract to sell, to grant option exaction, to convey said real estate or any part thereof to a trust all of the title, estate, powers and authorities yes	auccessor ed in said	S HE
Trustee, to donate, to dedicate, to more or any part thereof, from time to time, terms and for any period or periods of ti	igage, pled e or otherwise en in possession or ever ion, t me, not exceedir in the case	cumber said real estate, or any part interest, to rease said in y leases to commence in the present or in the future and of any single demise the term of 198 years, and to renew	upon any or extend	AMP
teuses upon any terms and for any perior at any time or times hereafter, to contr chase the whole or any part of the reve	act to make least and to grain to make least and to grain and to contract espect	ant options to lease and options to renew leases and option ing the manner of fixing the amount of present or future:	ns to pur- rentals, to tes of any	E ST.
partition or to exchange said rear essaid kind, to release, convey on assign any ri and to deal with said real estate and even the said real even the said real estate and even the said real ev	ght, title or interest in the cry part there whether similar the	with or easement appurtenant to said real estate or any part with young for such other considerations as would be lawfully traditional to way allows specified, at any time	t Thereof, ul for any or times	ENC
hereafter. In no case shall any party dealing wit	h sald Trustee, or any success	or the grant, in relation to said real estate, or to whom said	real estate	REV
or may part thereof shall be conveyed, or see to the application of any purchase t terms of the trust have been compiled	noney, rest or money burren with, or be obliged to Inquince late and	wed in a same I on the trust property, or be obliged to se use into the so thursty, necessity or expediency of any a fixed I as Agreement; and every deed, trust deed, oner	e that the et of said (age, oase	e S
or other instantial exercise to previously of the fact	niming under any successor in ir niming under any such conve id by said frust Agreement w	ust, in retail of a said trust property shall be conclusive or yance, leave to other instrument, (a) that at the time of the less in full force on a feet, (b) that such conveyance or other	vidence in a delivery ter instru-	ERS''
ment was executed in accordance with amendments thereof, if any, and is bind subported and empowered to execute a	the trusts, conditions and ting upon all beneficiaries th and deliver every such deed,	or to trust, in relation to said real estate, or to whom said to multipage the said I surfee, or any nuccessor in trust, because into the said to trust property, or be obliged to surfee into the set furthly, necessity or expediency of any a fixed. I use Agreement; and every deed, trust idead, more use, in relation, we said trust property shall be concludes a space, fease with a fixed property shall be concludes a space, fease with the fixed property shall be concludes a space, and the said trust appearance or old limitations consist deed herein and in said trust Agreement excender, (c) that said frustee, or any successor in trust trust deed, lease, many on other instrument and (d) to or successors in trust, in a been properly appointed and obligations of its, his or it is prodecessor in trust.	t or in all , was duly f the con-	"RIDERS" OR REVENUE STAMPS HERE
veyance is made to a successor or success vested with all the little, estate, rights, p	ors in trust, that such success wwers, authorities, duties an ances understanding and co	nor or successors in true, he e-been properly appointed and of obligations of its, his or its or predecessor in trust, indiction that the Grantee, raid as individually or as Trust	ee, nor its	ž \
successor or successors in trust shall incorn its or their agents or attorneys may of	ur any personal hability or bi to or omit to do in or about to or for injury to person of pro-	d obligations of its, his or that producessor in trust, and individually or as Trust e tablected to any claim, it day ent or decree for anything he said real entate or under the provisions of this Doed or aperty happening in or should aid real relate, any and all attorn or indebtedness incurred or entry dat, to by the Trust the then beneficiarles under said Trust Agreement as their ction of the Trustee, in its own and east runtee of an east operer with respect to any such contact, or ignition or independent of the Trustee shall be applicable for the payment soever shall be charged with notice of this long litton from	It or they said Trust uch liabil-	AFFIX AFFIX
ity being hereby expressly waived and rection with said real estate may be onte in-fact, hereby trevocably appointed for	eleased. Any contract, obligated into by it in the name of a such purposes, or at the ele	sion or indebtedness incurred or entried it to by the Trust the their beneficiaties under said Trist Agriement as their ction of the Trustee, in its own manic, as Trustee of an ex-	ee in con- ationney- press trust	120
and not individually (and the Trustee si except only so far as the trust property charge thereof). All persons and corpor	iall have no obligation whats and funds in the actual pos- itions whomsoever and what	never with respect to any such cont. 'co' agains or mo session of the Trustee shall be applicable for the paymen soever shall be charged with notice of this on tition from	erreuness II and dis- n the date	八二十二
of the filing for record of this Deed. The interest of each and every benefits a solid in only in the earnings.	ficiary hereunder and under the valls and proceeds arising from	said Trust Agreement and of all persons claiming under the on the sale or any other disposition of the true, preserve, ry hereunder shall have any title or interest, legal ", , , , , , , , , , , , , , , , , , ,	and such	<u>5</u>
interest is hereby declared to be person to said trust property as such, but only sest in the Trustee the entire leaf and	al property, and no beneficia an interest in the earnings, av equitable title in fee simple,	ry hereunder shall have any fille or intorest, legal , quit adis and proceeds thereof as aforessid, the intention nereo in and to all of the trust property above describe.	f being to	1
If the little to any of the trust proper in the certificate of title or duplicate the	ty is now or hereafter registe reof, or memorial, the words tatute in such case made am	red, the Registrar of littles is necessy directed not to repair "in trust", or "upon condition", or "with limitations", or d provided.	r ar note words of	1 1
And the said Ceantor hereby ex- statutes of the State of Illinois, providi-	pressly waite S and release is for the exemption of hou	esteads from sale on execution or otherwise.	.,,	
IN WITNESS WHEREOF, the Grantor	uforesald ha S hereu	into set h.e.r. hand and seal this	22nd	
day of August,			(je a)	
SHARON K. CROWLEY	[Seal]	and the second s	[Seal]	1 000
			10001	
COUNTY OF COOK	ss.			0.0
i, the undersigned n	otary publi	C, a Notary Public in and for said	County, in the State	
aforesaid, do hereby certify that SHAB	ON K. CROWL	EY, divorced and not si is subscribed to the foregoing instr	PSS-rried-	
fore me this day in person and acknowledged tary act, for the uses and purposes therein se	that she signed, scaled	I and delivered the said instrument as her	free and volun-	
tary act, for the uses and purposes therein se GIVEN under my hand and Notarial Scal t	t forth, including the r	day of August	A	
2/12	44	Radion A Tank	areli.	N N
Commission expires	19.2.9.	Turi was finesy	NOTARY PUBLIC	
Document Prepared By:	86201	ADDRESS OF PROPERTY:		DOCUMENT NUMBER
A. DONALD BAUMGARTNE	3	3651 N. Cicero		<u> </u>
2018 11: 425.11 S2-8-22 A-	. ~	Chicago, Illino THE ABOVE ADDRESS IS FOR STA ONLY AND IS NOT A PART OF THE	is ATISTICAL PURPOSES	BMU
4815 W. Fullerton Ave	call.	ONLY AND IS NOT A PART OF THE		Ŗ
Chicago, Illinois, 60	0639 1, 01	7/VW BILLY TIDWELL (Name)		
	*******	*/ / / /		_

Exempt under provisions of Paragraph E, Section 4, Real

CAPITOL BANK AND TRUST as Trustee under Trust No. 1133.

Cicero, Chicago, IL

DEED IN TRUST

TRUSTEE

5

(QUIT CLAIM DEED)

TRUST NO.

Chicago, Illinois 60631

-86-411748
-86-411748
-86-411748