DEED IN TRUSTUNO COOK CHOOK SHOPE	AL COPY	
1987 JAN 2000	Pobrespiel For Recorder's Bertofile 3 4 1 6 1	CEO/ 
THIS INDENTURE WITNESSETH, that the Granton S	haron K. Crowley, divorced and	133438
of the County of Cook and State of Illin	nois, for and in consideration of the sum	TE COME
of Ten and 00/100, in hand paid, and of other status and guit Claim S u	good and valuable considerations, receipt of which is hereby	
tion whose address is 4801 West Fullerton, Chicago, Illinois, and duly at	inhorized to accept and execute trusts within the State of	REAL STA
Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the known as Trust Number 1206, the following described and State of Illinois, to-wit:	? <u>™ 21-30-116-015</u> ⁄′°	HENNER TO SERVICE TO S
LOT 9 IN HIGH RIDGE, BEING A SUBDIVISION OF LA OF SOUTH SHORE SUBDIVISION OF NORTH FRACTIONAL	HALF OF SECTION OF TOUTIST OF	See and the see an
MONTH, NAME IS, EAST OF THE THIRD PRINCIPAL M	TERIDIAN, IN COOK COUNTY, ILLINOIS.	क के क
Paragraph E. Scuton 4. Real under T	BANK AND TRUST as Trustee	0.00
Estate transfer at.	The state of the s	
Date 12-18-60. BY: Vice	President and Trust Officer	0 6 9 6 1
	)	
TO HAVE AND TO HOLD the said that estate with the apputtenances, upon said Truss Agreement set forth.	t the trusts, and for the uses and purposes herein and in	WANTE ALL
Full power and authority is hereby granted as a ld Trustee with respect to the times to improve, manage, protect and author de sid at estate or any part thereof, and to the sid real estate at other excess as authorisis or part thereof, and to the sid real estate at other continuous and the sid side of the	iof, to dedicate parks, streets, highways or alleys and 10 n as desired, to contract to sell, to grant options to pus- onyey said real estate or any part (hereof to a successor	TERE
chies, to fell on any terms, to convey either with or without consideration, to convey excessors in trust and to grant to such successors or south in trust all of Trustee, to domain to grant to such successors or south in trust all of Trustee, to domain the total time, to fine, ploges or in the time encumber sold or support thereof, from time to time, in pursuasion reversion, by lesses to cleams and for any period or periods of lime, not exceeding in the case of any single lesses upon any terms and for any period or periods of (i.e., a., o stient, change at any time or limes hereafter, to contract to make lesses in the case of any times change the whole or any part of the reversion and to contract in the contract of	the fulle, estate, powers and authorities vested in said real state, or any part thereof, to lease said real estate, commence in the piesent or in the future and upon any edemies the term of 1948 years, and to renew or extend	MRS-1
leases upon any terms and for any period or periods of fund and of attention, change at any time or times threadfer, or contract to make leases and it grant options to change the whole or any part of the reversion and to contract to period, the mann partition or to exchange said real estate, or any part thereon, other real or p	e or modify leases and the terms and provisions thereof to lease and options to refer leases and options to pur- ter of Jizha the amount of present or future rentals, to estsomal property, to Brant essements or charges of any	IS A
kind, to felease, convey or assign any signs, this or interest in a law of season and for deal with said seal sessies and every part thereof in all only we are dispersion owning the same to deal with the same, whether similar to offerent hereafter.	terr appurement to see yes espace to an per transfer and y such other consideration as would be lawful for any if from the ways above specified, at any time or times	B =  S
necessite:  In no case shall any party dealing with said Trustee, or any successor in true, in or any part thereof shall be conveyed, contracted to be sold, leased or moily ged to see to the application of any purchase money, tent or homey borstowed or the terms of the truet have been complied with, or be ubliged to impute into the Trustee, or be obliged or privileged to impute fails any of the terms of said that or other intermediates the true of true of the true of true of the tr	clastem to use real estate, us to whom studies estate by saud Fustee, of any fuscewor in tust, be obliged to ced on the trust property, or be obliged to use that the actionity, presently or expediency of any act of said	9 2 8 0110
Trustee, or be obliged or privileged to inquire into any or the restrict of only instruments executed by said Trustee, or any succession in trust, in relating favor of every person relying upon or claiming under any such conveyance, lease of the resof that trust created by this Deed and by said Trust Agreement was in full four	gree mont, and every deep hold by conclusive switchers in the same of the same	Wilherson III
of other instrument executed by said Truster, or any successor in trust, in relating favor of every person relying upon or talming under any such conveyance, leave of thereof the trust created by this Deed and by said Trust Agenment was in full four ment was executed in accordance with the trusts, conditions and limitations or amendments thereof, if any, and is binding upon all beneficiaries thereusater, (i) suthorized and empowered to execute and deliver every such deed, frust deed, if veyance is made to a successors in trust, that such successor or successors in trust, that such successor or successors in trust, that such successor of successors in trust, that such successor of successors in trust, that such successor and objections	) that call are size, or any successor in trust, was duly reason, my rapy or or their instrument and (d) if the consors in trust law isen properly appointed and are fully a of its, his or dier projectors on it trust.	
This conveyance is made upon the express understanding and condition that successor or successors in trust shall incur any personal liability or be subjected to	the Grantee, her her individually of an Trustee, not in any claim, just ment or decree for anything it or they	AFFD
or its or their egents or attorneys may do or oints to do in or about the stat case of Agreement or any amendment thereto, or for injury to person property happen its being hereby exprestly wasteed and released. Any construct, obligation or indebt nection with said real etiales may be entered linto by it in the name of the their ben in-fact, hereby threvocably appointed for such purposes; or at the election of the and not individually (and the Trustee that have not not the election of the except only so far as the trust property and limits the actual progression of the charge thereto). All persons and corporations whomsoever and whatsoever shall it	iledness incurred on en ered into hy the Trustre in son- eticitative under said T ist Arr onent as their stateney- Trustre, in its own name, or 7 arrer of an express trust espect to any such contact. of a trong of name to trust espect to any such contact.	* > > *
of the thing tol recota at this past.	I a service of the se	2 0 3 1 4
of them shall be only in the earnings, as an anniphoceds around the interest is hereby declared to be personal property, and no beneficiary hereunder to said cross property as such, but only an interest in the earnings, avails and proceed to said cross property as such, but only an interest in the earnings, avails and proceed to said cross property as such, but only an interest in the earnings, avails and proceed to said cross property as such as the contract of the contrac	shall have any little or interest, legal or equitable, in or seds thereof as aforesaid, the intention here, fiveing to	
If the little to any of the trust property is now or hereafter registered, the Registing in the certificate of title or duplicate thereof, or memorial, the words "in trust" or	strer of Titles is hereby directed not in register of nor "with limitations", or wor s of	
And the said Grantor hereby expressly water S and release S any and hereby and Grantor hereby expressly water S and release S any and hereby expressly water S and release S any and hereby expressly water S are released from the exemption of homesteeds from IN WITNESS WHEREOF, the Grantora and ha S hereunto set	her hand S and seal S this 17th	STATE
day of, 19		A STORY
SHARON K. CROWLEY [Seal]	(Seal)	S ISI
STATE OF Illinois   STATE OF COOK   STATE OF C		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
•	, a Notary Public in and for said County, in the State	00 00
personally known to me to be the same person whose name IS	subscribed to the foregoing instrument, appeared be-	* * * *
fore me this day in person and acknowledged that She signed, sealed and delive tary act. for the uses and purposes therein set forth, including the release and GIVEN under my hand and Notarial Seal this 19th day	waiver of the right of homestead. of December / 19 86	िं
Commission expires May 2, 1988 Lat	laca A Janforstany PUBLIC	703
MAIL TO:	AGORESS OF PROPERTY: 7417-25 S. Phillips	DOCUMENT NUMB
TRUST DEPT. Capitol Bank and Trust	Chicago, Illinois	MUN
4801 W. Fullerton Chicago, 1L 60639	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.  SEND SUBSEQUENT TAX BILLS TO	188
BOX 333-HV	(Hame)	00/
Fred Meek	(Address)	20

Capitol Bank and Trust 4801 West Fullerton