UNOFFICIAL COPY

21.710 865

Along 8 68 m. 1971 1981 15 181 1941

constant in

WARRANTY DEED IN TRUST

1107-15-71 346 168 0 21710005 0 A -- Rec

5.0

	10, 17 11	Sand to a will include a war too.	2.00
-		The above space for recorder's use only	
THIS INDENTURE WITNESSE	TH, That the Gra	antor, JASON T. SMITH and ANN S.	7
of the County of Cook	and State	of Illinois	
of the sum of TEN AND NO/100, for and in consideration			
existing under the laws of the St	existing under the laws of the State of Illinois, and dalay and banking corporation duly organized and		
estate in the County of COO	kand St	Number 1546, the following described real tate of Illinois, to-wit:	1.1
Lot 17 (except the Nor	th 15 feet the	ereof) and the North 40 feet of Lot 16	
Trind Principal Merid			1
		sounty, Ittinois.	
Grantee's Address	15 1.0		
o loui ess. I.	· 3. La Gran	nge Road - La Grange, Illinois	700
		<u> </u>	
SUBJECT TO			
TO MAYE AND TO USE T	1		
TO MAYE AND TO MOLD the unid re- Full power and authority in harsby genied to highways are tillays and is vacate any subdivision as at any terms, to convey either such as without consist on the convey of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control	the appurtanences, upor said justed to improve, man- t there I, and to resubdivide se	eas the trusts, and for the uses and purposes herein and in said Trust Agreement set forth, rage, protect and subdivide seid real afters or any part thereof, he dedicate marks, arrests	Stum
or or successors in trust all affine title, earned on any powers or any power thread, to lease said real enters, or my forms and for my netters.	terio , bi avey said real est bis de larite i vested in said l part v ireal, om la te time.	tare, or any part through to successful to contract to cell, to grant aptrons to purchase, is self- trustian, to denote, to dedicare, to mortgage, pledge or affections on chief successful persons.	ce for affixing Riders and Revenue S Oonsideralien 1.0t Paxable
aptions to lease and betters to sever the	edily launce of a the spring and	. In passession or reversion, by leases to commone in presents or in future, and you may fee domine the norm of 198 years, and his renew or earth flower between the renew of the common or count flower upon one terms and for any less or the renew of the contract to make leaves and in the set of the country to make the country of the country to the co	<u>}</u>
or future rentels, to partition as in exchange taid of compay or design any right, title or interest in or, about in all other ways and for such after considerations as 1 specified or only time or times throughout any or and to me class shall no mean.		f, for other real or personal preparty, to grant extendents or charges of any bind, to release,	ot 7
In no case shall any perry dealing with said 1 corresped, contracted by he said, leased or mortgaged horsewed or advanced as and dealers.	ruston, or any success r in the	have long the same to deal with the same, whether should real estate and every part therees but, in relation he send real astron, or to whom said real estate or any part thereof shall be Cather in trust to able and real astron.	Riders
conveyed, converted to be said, leaved or meripaged between descended to be said, leaved or meripaged between descended as said read offers, or be abligations of the said of	ged to see that the ter and privileged to inquire into any or in trust, in relation to said.	which is frust, by abliged to see to the application of my purchase minery, cent or image; this is there have complete with, or be abliged to invite the the authority, necessity or a set was at seed Trust Agreement, and every deed, trust deed, mortgage, lease or inher all set is ablight.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ture and by said Trust Agreement was in full force an	my such convergnce lease or a	a ser in form int, (a) that at the time of the dear of every person finefuling the Registrer	mxin
successor in Press, was duly muthers and in said Trues Ag successor in Press, was duly muthers and one opposed to a successor or successors in Press, that such succ authorities, duties and abliquement of its, his or their per This conveyance is made upon the sepress und convers in Your shell liceus made upon the sepress und	moment or in all amondments to be execute and deliver every by actor or successors in trust he decessor in trust.	with dear trust med, leave, control the medicine of the medici	for a
Consers in tours shall be an appear the sepress und	erstanding and condition that a	neither LA CT ANCE TAT" BANK, individually area Trusted nor its successor ersuc- ement are decree for "yth, it are they are its or their agents or areamys may 60 as omit to	Space for affixing
do in at about the said rail natice or under the pre- chort half of the said rail natice or under the pre- chort half of the said rail natice, may be intered in connection and said rail natice, may be intered appointed for such purposes, or at the election of the undersource with respect to any such contract, whigh			4
filing for record of this Dood.	ersens and corporations whoms	soover and whatsagray shall be charge and force of this condition from the date of the	Ē
death and precords arising from the sale or any attack at their have any ritie or interest, legal or equivable, and horsed being do was in said LA GRANCE STATE BANK. If the title to may of the above real strend, is a duplicate thread, or memorial, the words "in trust," or end generated, and each Trustes that has the required to	te entire legal and equitable fit we ar hereafter registered, the "upon condition," as "with his	and such interest is heavy declared a be partially appet, and no help to the enviring, and such interest is heavy declared a be partially appet, and no benefits the heavy declared as be partially appet, and no benefits the remarker it and a comment, and for the partial declared as the remarker it is in few simple, and to a cill of the s	
If the title to my of the shore real extension of applicate fibres!, or momeral, the words "in trust" or and provided, and and Trusten shall not be required to dealing involved, may be required to dealing involved and to be considered and the tool gentles—hereby apprectly move, viding for the examption of homestunds from all on exercising for the examption of homestunds from all on exercising for the examption of homestunds from all on exercising for the examption of homestunds from all on exercising for the examption of homestunds from all on exercising for the examption of homestunds from all on exercising for the examption of homestunds from all on the examption of homestunds from the examption of homestunds for the ex	produce the said Agreement or the the true intent and meaning a and release only and all	afithe trust, at any patrocts therefrom, as rid. 10: that any transfer, charge arether	
		tight or bonefit under and by virtue of any oneater_ve_f " a State of Illinois, pro-;	
In Witness Whereof, the grand S and seal S this	antor S aforesaid	hereunto set their	
		ay of Colonia 19 7	
	(SEAL	Jason T. Smith	
	(SEA	- Brown Car	<u>بر ا</u>
		Ann_SSmith	Ç.
State of Illinois Senter of Cook Sen	Marilynn_	A. Stickel a Notary Public in and for said County,	
County of Cook } SS. in		so nereby certify that	
Jason T. Smith and		th, his wife	C G
200	reconsily known to me	to be the same persong whose name c are	
529 F22 V.L. c		oing instrument, appeared before me this day in person and they signed, sealed and delivered the said instru-	
me	nt as their	free and voluntary act, for the uses and purposes therein release and waiver of the right of homestead.	
	ven under my hand and		. —
		Markow a. Sticker	
numities.		Marilynn A. Stickel	
La Grange Stat	2 and	Totaly Fublic	4
	oane .	221 So. Wajola Avenue - Ca Grange, I	1.
BOX NO. 644	F	For information only insert street address of above described property	
			Action
	· · · · · · · · · · · · · · · · · · ·		
Para parti potenti pravinta alemento en concesso de la constancia de la constancia de la constancia de la cons	CONTRACTOR CONTRACTOR		,
· · · · · · · · · · · · · · · · · · ·	A STATE OF THE PARTY OF THE PARTY OF THE PARTY.	Control of the Contro	9

END OF RECORDED DOCUMENT