UNOFFICIAL COPY

DEED IN TRUST (Warranty Deed)	22 521 02	<u>)</u>	Form 402 - 7-54 - 1 M	
			Form 402 - 7-34 - 1 M	
This Indenture With	nesseth, That The	Grantor,	,	
james k. Brown	a saldman		.	
of the County of COOK		INOIS	and in consideration	
of the County of				
and other good and valuable considera			· 11	
TRUST AND SAVINGS BANK loca	ted in the City of Chicago, (County of Cook and Stat	te of Illinois, a cor-	
prater duly organized and existing ur	•		The state of the s	
the provisious of a trust agreement d	ated the 31st day	of March	19_70, and	
known as True N mber 5602	· ·	ing described real estate	in the County of	
COOK and State o	f Illinois, to-wit:			
Lots Six (6) Lad seven	(7) in Arthur T. McInt	osh's Resubdivision		NO
of Lots 9 to 10 incl Subdivision of Section	1), Town 40 North, Ran	ge 14, East of the	, 1	TAX
Third Principal Mar dia North East Quarter and	che South East Quarter	of the North West		ABLE
Quarter and the East Ha				TAXABLE CONSIDERATION
	4			SIDI
	' (Į	RAT
		·		2
			·	
	4	\mathcal{O}_{x}	`	
	T COL		•	
TO HAVE AND TO HOLD the said pr in said trust agreement set forth.	emises with the appurtenances up	on the trusts at 4 for the user	and purposes herein and	
Full power and authority is hereby gran thereof to dedicate nacks streets highways	ted to said trustee to improve, m	anage, protect and subjection	said premises or any part	
in said trust agreement set forth. Full power and authority is hereby gran thereof, to dedicate parks, streets, highways as often as desired, to contract to sail, to gran to convey said premises or any part thereof all of the title, estate, powers and suthorities said property, or any part thereof, to lease to commence in praesentior in future, and updemise the term of 189 years, and to renew or or modify leases and options to renew leases and option to lease and options to renew leases and option to lease and options to renew leases and option are of fixing the amount of present or future personal property, to grant essements or chament appurtenant to said premises or any passich other considerations as it would be law from the ways above specified, at any time	t options to purchase, to sell on an to a successor or successors in tr	y terms, to convey eith with	or without consideration,	
said property, or any part thereof, to lesse a to commence in praesent or in future, and up	aid property, or any part thereof on any terms and for any period o	from time to time, in possess r periods of time, not exceeding	sio therwise encumber in he case of any single	
or modify leases and the terms and provision to lease and options to renew leases and option	extend leases upon any terms and as thereof at any time or times he ons to purchase the whole or any p	lor any period or periods of t reafter, to contract to make l art of the reversion and to cor	eases and to rend, change eases and to gr nt-options stract render ing the man-	
personal property, to grant easements or that ment appurtenant to said premises or any pa	s rentals, to partition or to excha rges of any kind, to release, convey irt thereof, and to deal with said p	nge said property, or any pa 7 or assign any right, title or i 2 roperty and every part there:	rt thereof, or other rease interest in or about or ease of in all other way, and for	
such other considerations as it would be law from the ways above specified, at any time	ful for any person owning the sain or times hereafter.	e to deal with the same, whe	ther similar to or 'lifferer',	\approx
be conveyed, contracted to be sold, leased or sent, or money borrowed or advanced on sa	said trustee in relation to said pren ir mortgaged by said trustee, be o id premises, or be obliged to see t	lises, or to whom said premise bliged to see to the applicati hat the terms of this trust he	on of any part thereof stall on of any purchase money ave been complied with, or	F3
be obliged to inquire into the necessity or exterms of said trust agreement; and every desaid real estate shall be conclusive evidence in	xpediency of any act of said trust ed, trust deed, mortgage, lease or n favor of every person relying upo	ee, or be obliged or privileged other instrument executed by m or claiming under any such	to inquire into any of the said trustee in relation to conveyance, lease or other	5
instrument, (a) that at the time of the delive and effect, (b) that such conveyance or oth tained in this indenture and in said trust agree	ry thereof the trust created by this or instrument was executed in acc sement or in some amendment there	Indenture and by said trust a ordance with the trusts, cond of and binding upon all benefit	agreement was in full force	8
from the ways above specified, at any time In no case shall any party dealing with the conveyed, contracted to be sold, leased or out, or money borrowed or advanced on as be obliged to inquire into the necessity or eterms of said trust agreement; and every de said real estate shall be conclusive evidence instrument, (a) that at the time of the dolive and effect, (b) that such conveyance or other tained in this indenture and in said trust agree said trusto was duly authorized and empowe and (d) if the conveyance is made to a succepointed and are fully vested with all the tit in trust.	ared to execute and deliver overy susser or successors in trust, that suc	ich deed, trust deed, lease, mo h successor or successors in tr	rtgage or other instrument ust have been properly ap-	
in trust. The interest of each and every benefici	ary herounder and of all persons c	laiming under them or any o	them shall be only in the	
The interest of each and overy benefici earnings, avails and proceeds arising from personal property, and no boneficiary hereus only an interest in the earnings, avails and	the sale or other disposition of sal ader shall have any title or interest I proceeds thereof as aforesald.	d real estate, and such intere , legal or equitable, in or to s	st is hereby declared to be ald real estate as such, but	
If the title to any of the above lands is in the certificate of title or duplicate there of similar import, in accordance with the sta	now or hereafter registered, the Re	ristrar of Titles is hereby directly or "upon condition," or "upon condition," or	eted not to register or note	
of similar import, in accordance with the sta And the said grantor hereby expression said statutes of the State of Illinois, providing	tute in such case made and provide usly waive and release any	d. and all right or benefit unde	and by virtue of any and	
In Witness Whoreof the granter	aforesaid ha. B herounto set .	h10		
19 ELday	of action	19.7.2.	,	1
	<u>e</u>	Jana K. C.	hr	
	SA	ν	S	

<u>UNOFFICIAL COPY</u>

STATE OF ILLINOIS	, }as.		•			
COUNTY OF XXXXX	in and	i,				
	*********			*************************		
		personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged thathe signed, sealed and delivered the said				
0	Instru therei	ment asb18 f n set forth, including : GIVEN under my han	the release and waive	r of the right of ho	mestead.	
0	day of	October	, A. D. 1973	/	<u></u>	
9			Mul	NOTARY PUBL		
			My Can			
O CONTRACTOR	()					
		04		,		
		C				
		C				
		1973 881 23	M 10 FT	C	RICORDER OF BELDS OOK COUNTY ILLINGS,	
		001-23-73	703270 • 7	2521021 4 A •	— Rec 5.0	
			1	0,		
	After the second	ing and the second seco	egi kan ting sati kati d militar into panganan	25 25 5 5 5 25 75 50 5 5		
	i jan egi en s	right of the second of the sec		Jenorijan 313 G. 196 Ab (J.) 777		
	/ y : :		J º0	aga si kalambanny S	225(1021	
te.	n t					
	e. e la como de la com	1			D	
	a		et di la	ing the west consists.	rust o	
BOX 624 Trust No.	(WARBANTY DEED)	the Lawndaige Trust Savings Bank			The Lawndale Trust Savings Bank 3333 WEST 26th STREE CHICAGO, ILLNOIS	
BOX Trust No.	WARRE .	windk javing T	1777 O.		Savin 33 WES CHICAG	
18 ED 11 19 mm/8	1 n 1	9 -		September 1985 (No. 1986)		

END OF RECORDED DOCUMENT