## UNOFFICIAL COPY

DEED IN TRUST LAUN	WAR THE TENED OF THE PARTY OF T	Nen/		RECORDER COOK COUN		
DEED IN TRUST	10.1	24 M	22 260 24	2		
V. Vaces N. S.	MAR-23-73 59	6988 •	22260242 4	A — Rec	5	.00.
District !	The abo	ve space for reco	rder's use only			
THIS INDENTURE WITNESSETH,				and		
not remarried						
	tate of Illinois		for and in consi			
of TEN AND NO/100ths	d. Convey s ar	nd QuituGleis	Dollars, and oth Beogration un	to THE	,	
and valuable considerations in hand paid	BANK, a National	banking at	sociation, its succ			
successors, as Trustee under the provision August 1967,	ons of a trust agreeme known as Trust Numb			day of ollowing		
described real estate in the County of			Illinois, to-wit:			
ot twelve (12) in block one	(1), in the Subdiv	rision of I	Blocks One (1).	1		
Fieven (11), Twelve (12), a	and Twenty-one (2	1), in Dur	lop's Subdivis	ion		
it the West half of the South Range 12, East of the Thire	-		Town 39 Nort	h,		ľ
Kinge 12, East of the 1mi	u Fimelpar Merid	tan.		亡		
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Q'A	9				201	
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TO HAVE AND TO HOLD the said pre numes rith the	apportenances upon the trusts a	nd for the uses	and purposes herein and	in seid trust		20
agreement set forth.  Full power and authority is hereby grants' to said to dedicate parks, atreets, highways or alleys and to we to contract to said, to grant options to purchase, to se' or any part thereof to a successor or successors in it a subtorities vested in said trustee, it donates, to deficit said property, or any part thereof contract to the said property, or any part thereof contract to make leases whole or any terms and for any period or periods of any time or times hereafter, to contract to make leases whole or any part of the reversion and to contract respe- exchange said property, or any part thereof, for other in or assign any right, title or interest in or about or ease whether similar to or different from the ways above spec- terms and contract respectively.	I trustee to improve, manage, p	rotect and subdiv	ide said premises or any livide said property as ofte	part thereof, and as desired,	2	
to contract to sell, to grant options to purchase, to sell or any part thereof to a successor or successors in it is	and to grant to such successor	with or without or successors in	consideration, to convey a rust all of the title, entate property, or any part the	aid premises , powers and	ō	837
said property, or any part thereof, from time to time to terms and for any period or periods of time, not as	possession or reversion, by lea-	demise the term	in praesenti or futuro, a of 198 years, and to ren	nd upon any ew or extend	TAXABLE	2
leases upon any terms and for any period or periods of any time or times hereafter, to contract to make leases whole or any part of the reversion and to contract resp	and to amend, change or and to grant options to lease a ecting the manner of fixing the	nd options to rem Amount of presen	ew leases and options to it or future rentals, to pr	purchase the	a de la composição de l	想入
exchange said property, or any part thereof, for other it or assign any right, title or interest in or about or enser every part thereof in all other ways and for such other	est or per nat 'roperty, to gran nent appirtenar to aid premise considerations a would be law	or any part ther ful for any person	narges of any kind, to re eof, and to deal with said owning the same to deal w	property and rith the same,	5	200
whether similar to or different from the ways above spec In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortgaged b	in relation to said premises, or y said trustee, be obliged to se	rter. r to whom said e to the applicat	premises or any part the	reof shall be	8	200
money borrowed or advanced on said premises, or be ob- into the necessity or expediency of any act of said trust and every deed, mortgage, lease or other in	iged to see that the term of the tee, or be obliged or privileged strument executed by i id trust	s trust have been o inquire into an a in relation to	complied with, or be oblig y of the terms of said tru said real estate shall be o	red to inquire st agreement; onclusive evi-	131	<b>2</b> 2
dence in favor of every person relying upon or claimin delivery thereof the trust created by this indenture and instrument was executed in accordance with the trusts,	g under any such cont yance, l by said trust agreement in conditions and limitations cont in	ease or other in: force and effect in this inder	strument, (a) that at the lect, (b) that such convey ture and in said trust ag	ance or other	Tage	30
every part ingress to all other ways and our sate-uniteration to make shall any party dealing with add ruster conveyed, contracted to be sold, lessed or mortgaged be money borrowed or advanced on said premises, or be obtated to the necessity or expediency of any act of said trusted every deed, trusteded, mortgage temporary and every deed, trusteded, mortgage the poop or claiming delivery themost the trust created by this indenture and instrument was executed in accordance with the trust; some amendment thereof and binding upon all benefits that such successor or successors in trust have been production and obligations of its, his or their predecessor in The interest of each and every beneficiary persuals.	ries thereunder, (c) that said tr other instrument and (d) if t. o perly appointed and are fully ve-	uste was duly at	thorized and empowered to de to a successor or succestitle, estate, rights, power	recording to the control of the cont	CONSIDERATION	36
duties and obligations of its, his or their predecessor in The interest of each and every beneficiary hereund- avails and proceeds arising from the sale or other dis- and no beneficiary hereunder shall have any title or in	trust.	nder " on any	of them shall be only in	the earnings,	9	30
and no beneficiary hereunder shall have any title or in earnings, avails and proceeds thereof as aforesaid.	terest, legal or equitable, in or	to said real r to	e as such, but only an i	nterest in the		60
If the title to any of the above lands is now or the certificate of title or duplicate thereof, or memorial, import, in accordance with the statute in such case man	the words "in trust", or "upor de and provided.	condition".	"r ith limitations", or we	ords of similar		- -}-
And the said grantor hereby expressly waive statutes of the State of Illinois, providing for the exem						O
In Witness Whereof, the grantoraforesaid	has hereunto set her			nd sest		
this 15th day	of March		1973	1		
	(See)	Dans	-1 Hans	= _(Seal)		
	(Seal)			Tigean,		
	(Seal)			(Sca)		•
						× ,
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Sale of SS.	Mary Fedorchuk	MARIO	lotary Public in and for a N KANE, a wie	aid County, in	-//X	•
and not the state	doresaid, do hereby certify that		., ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			NO
003		<del></del>				
	known to me to be the same po ng instrument, appeared before n		nameson and acknowledged that	she	Numb	55
	led and delivered the said instru		free and voluntary a	1	ent .	\ <del>ŏ</del>
	es therein set forth, including the er my hand and notarial seal t		day of March	19.73	Docur	22
			_			}
	may 7	odorch	ale			
	MY COMMISSION EXPIRES	OCT. 23, 1976	stary Public			L
FIRST BANK OF OAK	PARK					
Box 47	Grantee's Address:	For infor	nation only insert street a	ddress of		
	First Bank of Oak Park 11 Madison Street		above described property.			
OPNB-tr2	Oak Pr. k. I linois 60302	oranananana.				
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END OF RECORDED DOCUMENT