UNOFFICIAL COPY

SOOF COUNTY ILLINOIS		The state of the s
WARRANTY DEED IN TRUST	22 319 855	RECORDER OF DEEDS
Oct 17 '72 9 55 A	22 086 824	22086824
ORGER FROM GAOWALLAGER & JOHNSON, INC., GHISLAGO COCIO	he above space for recorders use only	
	ANITA J. KOBUS, divorce	d and
7	not remarried	
of Ten and No/100Ths (\$10.00)	Illinois for and in co	other good
STATE BAY A, a corporation of Illinois, as Trustee under	nd warrant 8 unto the SCHA the provisions of a trust agreement known as Trust Number 215	
following described and estate in the County of Cook	·	1
All that part or the West half of the North 41 North, Rang 10, East of the Third Pri	ncipal Meridian, bounded	and described
as follows, to-wit: Commencing at a point quarter of said section, 5.8 feet East of t	he Southwest corner of th	e Northwest
quarter of said Section and running thence degrees East 2.10 chains thence North 65	North 380.83 feet; thence	e South 36-1/2
South 87-1/2 degrees East 4.29 chains; the	ence South 75 degrees 10	minutes East
2.53 chains; thence South 5 de ras East East line of the West half of the Northwes	4.27 chains; thence East	6 chains to the
22.07 feet to the Southeast corner of the	West half of the Northwes	t quarter of
said Section; thence West along the South section, 1239.95 feet to the place of Degin	line of the Northwest qua	22 08b 824
TO HAVE AND TO HOLD the said premises with the appurtenances upo the agreement set forth.	try is and for the uses and purposes herein and	d in said trust
spreament set forth. Full power and suthority is hereby granted to said trustee to improve, man- dedicate parks, streets, highways or alleys and to wicks any studyletics or party dedicate parks, treets, highways or alleys and to wicks any studyletics or party part thereof to a successor or successor in trust and or grant to take his part thereof to a successor to dedicate, to mortgag, pledge or otherwise en- any part thereof, from time to time, in possession or Ferentia, by the same or everted in said trustee, to denate, to dedicate, to mortgag, pledge or otherwise en- any part thereof, from time to time in possession or Ferentia, by these to com- everted in the possession of the possession of Ferentia, by these to con- tent or make issues and to grant oploan to lease and oploans to receive issue; for other real or personal property, to grant essements or charges of any kinds, to essement appurement to said premises or any part thereof, and to deal with tall above upoclished, as any time or times hereafter. In once as shall any party dealing with said crustee [ar station to paid premiser.]	the sof, and to resubdivide said property as often are with or without consideration, to convey said;	part unered, to a desired, to a premises or any and authorities 9
pust thereto to a successor or successor in trust and to grant to such successor or vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise one any part thereof, from time to time, in possession or reversion, by leases to com- period or periods of time, nor exceeding in the case of any single destine the ter-	mence i prage ii or futuro, and upon any term mence i prage ii or futuro, and upon any term m of 19. years, and to renew or extend issues unor	aid property, or
for any period or periods of time and to amend, change or modify lesses and the contract to make lesses and to grant options to lesse and options to renew lesses; to contract respecting the manner of fixing the amount of present or future, rental	e terms and provisions thereof at any time or time and options to area se the whole or any part of the is, to partition or to exchange said property, or a	tes hereafter, to be reversion and by part thereof,
for other real or perional property, to grant easements or charges of any kind, to easement appurement to said premises or any part thereof, and to deal with said other considerations as it would be lawful for any person owning the same to de	release, convey or sign any right, title or interest property and rat thereof in all other way ral with the same, nether similar to or different	in or about or and for such from the ways
other considerations as it would be lawful for any person owning the same to de above specified, at any time or times have specified, at any time or times have specified to account on the process of the control of th	ises, or to whom said are not any part thereo	ON DEFECTION OF STREET, THE ST
necessity or expediency of any act of said trustee, or be obliged or privileged to deed, trust deed, mortgage, lesse or other instrument executed by said trustee in every person polying upon or claiming under any such conveyance, lesse or othe	inquire into any of the terr o' aid trust agreen relation to said real estate ail oe onclusive evider instrument, (a) that at the me i the delivery	nent; and every
created by this indenture and by said trust agreement was in full force and effect accordance with the trusts, conditions and limitations contained in this indenture binding upon all beneficiaries thereunder, (c) that said trustee was duly authors.	ct, (b) that such conveyance or cher natrument and in said trust agreement or some amendment and empowered to execut and deliver many in	was executed in sent thereof and such deed, trust
their predectator in trust. The large-sea of such content and such their predectator in trust.	es successor or successors in trust, that suc' suc. is its, rights, powers, authorities, duties and obligan is	
avails and proceeds arising from the sale or other disposition of said real estate no beneficiary hereunder shall have any title or interest, legal or equitable, in o avails and proceeds thereof as aforesaid.	e, and such interest is hereby declared to the risks to said real estate as such, but only an interest	of the earnings,
If the title to any of the shove lands is now or heresiter registered, the Reg crafficate of title or duplicate thereof, or memorial, The words 'in trust', or import, in accordance with the statute in such case made and provided.	ristrar of Titles is hereby directed not to regist r "upon condition", or with limitations", or	vor. similar
And the said grantor. hereby expressly waive and release statutes of the State of Illinois. providing for the exemption of homestes ds from		
In Witness Whereof, the grantorsforesaid ha 8bereunto set	her band	and seal
this 30th day of June	<u>1971</u>	
(Scal)	Anita J. Kobus	(Seal)
(Seal)		(Scal)
State of Illinois Dancy K To	CHASCE a Notary Public in and fo	er said County, in
County of Cook 85. the state aforesaid, do hereby cert		
personally known to me to be the	same personwhose name18	subscribed to R
	before me this day in person and acknowledged the	
	uding the release and walver of the right of homes	
Given under my hand and notarial	seal this 30th tay of June	19 71
-	North Public	ara
GRANTES Schaumburg State Bank, Trustee	Notice Public	
342 W. Higgins Road		
Schaumburg, Illinois 60172	For information only insert street above described property.	

\$1.

VOFFICIAL CO

STATE OF ILLINOIS) COUNTY OF COOK

COUNTY OF COOK) SS I, RODNEY K. JOHNSON, a Notary Public in and for said County, in the state aforesed, o hereby certify that ANITA J. KOBUS, divorced and not remarried, person ly known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, sealed and delivered the said instrument as her free and polystary act, for the uses and purposes therein set forth, including the release a a waiver of the right of homestead Given under no hand and notarial seal this lot day of



Oct County Clert's Office

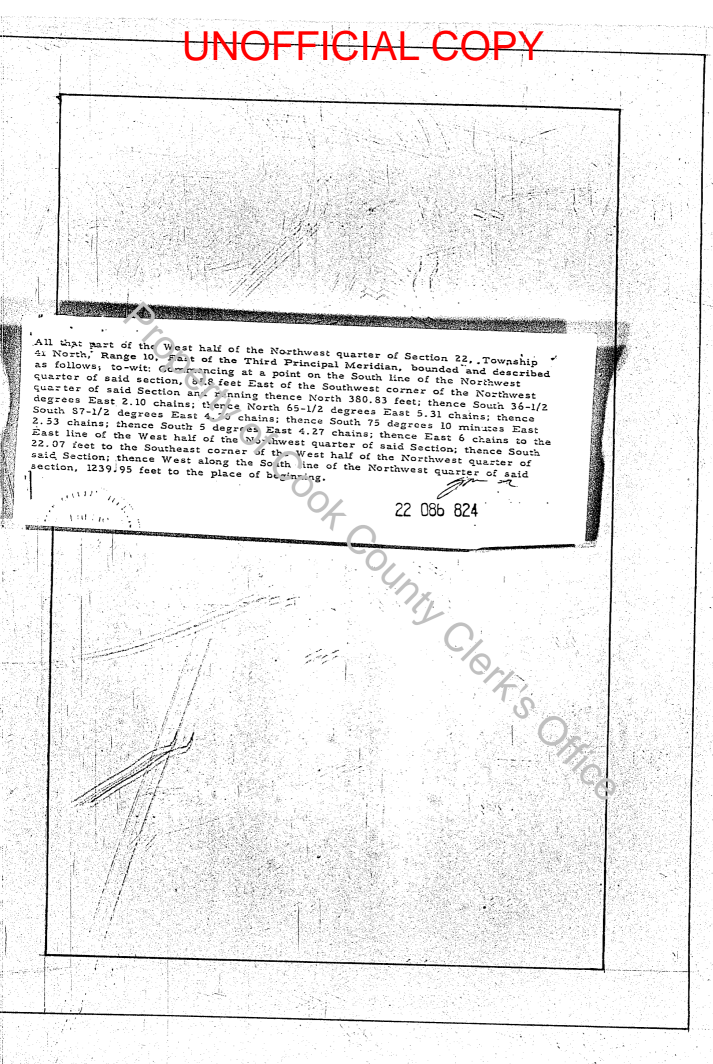


U0,8

WYY-10-73 624376 • 22319855 u A -- F86

לסמג במתונו וייניי בנג הנת 3 ג'נ היינייי

COSCOST AND ON COM



UNOFFICIAL COPY

AFFIDAVIT FOR PURPOSE OF PLAT ACT

and the second s	• .		•	
STATE OF ILLINOIS) SS.				•
COUNTY OF COOK			ţ.	
	•			
Surt Carlon				
being first duly sworn on oath	deposes and say	a that!	2 0	
1. Affiant resides at 814	Tulip 2	- Honeroc	lle Sol	<u> </u>
2. That he is (agent) (of	ffloor) (one of)	grantor (s) in a	(decd) (lease)	_
described premises: day of	- august	19 20	conveying the fol	lowing
3. That the instrument aforese	<i>CACKEE</i> / aid is exempt fr	om the provisions	of "An Act to	
Revise the Lew in Relation to I				•
one reason and:				
(a) The instruct effects a cof which is five cores or more			parts, each	
or easements of acress.	an base, and at	'''' TO THATTAG BU	. Tem Bereces	
(b) The instrument af resaid :	is a conveyance	of an existing na	rcel or tract of	
land, the same having be n acquideed) (lease) by *				
	3	• • • •		
(c) The instrument makes a di-	vision or a lot	or block in a rec	oraea subaivisio	D,
C	Q.		<u> </u>	
Ste is in excess of	5 Terres			
Further affiant sayeth not.	1	/ , /	n	
·	500	of (mid		
	1 1 1			
Subscribed and sworn to before me this day	/ (11.		
of, 19	•	44	•	~ ;
•		1/X.		₩
	٠.			82
Notary Public	ξŧ		i	O 1
				086 824
"Show how title was acquired-				
deed, show date and document a decedent, date of death and Pr				. O
probated.		- manual comply		_
	•			