UNOFFICIAL COPY

	Allag K?	උදියාං Jai <u>14</u> PM 2	Ωs	COEK (UL	er de dison. Avainable
WARRANTY DEED IN TRUST	1		LL JL	3 840	
Form 7-3	KAY-14 <i>-T</i> 3 6	26053 • The above space for recorde		∪ A — Rec	5. 00
					
THIS INDENTURE WITNESSETH, That the his wife	Grantor S F	ATSY BARCA	and LOTTIE I	R. BARCA,	
		inois	for and in co		
of Ten & no/100	ey and warrant g corporation, it lst		unto PARKW uccessors, as Tri	AY BANK ustee under 9 73 ,	
O COOK and State of Infinites, to-wit.					
Lor 21 and 22 in Block 1 in Oliver S Avenue & nor being a Subdivision of 1/2 of the Morth West 1/4 of Section East of the Third Principal Meridian 1/4 of the North East 1/4 of Section the Third P-1. Sipal Meridian in Coo	of Lot 7 in C. on 18, Towns on and the No. on 13, Townsh	R. Balls Su hip 40 North th 25.4 Acre hip 40 North,	bdivision of , Range 13 es of the Nor	the North th East	EXEMPT OFFER PROVIDED
(commonly known as 4120-30 N. H	arlem Ave.,	Chicago, Ill	· 5	90	STORES OF PARA
TO HAVE AND TO HOLD the said premises with the appurtenances u, so the					EL TRA
Full power and authority is bereby granted to said trustee to improve, man- to vacate any subdivision or part thereof, and to resuldivide said property { o without consideration, to convey said prentises or any part thereof to a success.	ft a as desired, to contract to	sell, to grant options to pure	hase, to sell on any terms, to	convey either with or	
without the control of the control o	and upon my terms and to re tool or proofs of tire and to priors to they leaves and on	erty, or any part thereof, to k my period or periods of time amend, change or modify lea- tions to purchase the whole or	ease said property, or any par , not exceeding in the case of ses and the terms and provisi , any part of the reversion and	t thereof, from time to any single demise the ons thereof at any time I to contract transcrips	100
the manner of fixing the amount of present or future rentals, to partition or to et any tind, to release, convey or assign any right, title or interest in or about or et in all other ways and for such other considerations as it would be lawful for any at any time of times herealter.	tchange s. foronerty or any sement appuar io s. d p person owning the same to	part thereof, for other real or remises or any part thereof, a ral with the same, whether si	personal property, to grant e and to deal with said property milar to or different from the	asements or charges of and every part thereof ways above specified,	d Reven
In to case shall any navy dealing with said trustee in relation to said morraged by said trustee, by coblect to see to the application of any purchase have been complied with, or be obliged to inquire into the necessity or expedient and every deed, trust deed, monragide, least or other instrument executed by a effect, to it had such conveyance or other instruments are accounted to accordance amendance thereof and hundring upon all beneficiaries thereinance in continuous transitions or other instruments and (if it the conveyance are made to a successor or as all the title, existe, right, soowers substructes, drutes and obligations of its, has a fall the title, existe, right, soowers substructes, drutes and obligations of its, has a	remises, or to whom salf in noney, rent, of money be row yo of any act of said trust. I all all trustee in relation to sai time of the delivery thereof the e with the trusts, conditions a said trustee was duly authori occessors in trust, that such such we their predecessor in trust.	emires or any part thereof a entropy advanced on said prem- e of "ed or privileged to it rea" state thall be conclusive e" ust cre do by this indent and limit sone stained in it and are entropy of to exec- cessor or research in trust ha	shall be conveyed, contracte tisses, or be obliged to see that onjurie into any of the terms or e evidence in favor of every ure and by said trust agreements indenture and in said trus- uite and deliver every such of we been properly appointed as	d to be sold, leased or the terms of this trust is said trust agreement; person relying upon or nt was in full force and agreement or in some seed, trust deed, lease, adare fully vested with	space for affuing Riders
The interest of each and every beginning bereunder and of all persons cla- other disposition of said real estate, and such interest is bereity declared to be pe- real estate is such, bit offs in minerest in the earning, a	rsonal property, and no bene f as aforesaid. egistrar of Titles is bereby di erds of similar import, in acco	rected not to register or 1. To relance with the statute in suc-	ny title r interest, legal or e e in the conficate of title or notes ade and provided.	quitable, in or to said duplicate thereof, or	40
And the said grantor and release providing for the exemption of homesteads from sale on execution or otherwise. In Witness Whereos the grantor aforesaid has a contract the exemption of the providing the sale of the sale o	- ,	or benefit under and by viri	toe of ar , and a 1 statutes of	the State of Illinois,	
this In Witness Whereof the grantor aforesaid ha locally bereunto a day of	19 73		4	/	
	leal) The Parks	Barca Barca - RB	20	(Seal)	-
1	Lott	e R. Barca		(Seal	
SS. the state aforesaid, do	e undersigne		a Notary Public in a and Lottie	and for said County, in R. Barca	16
THE PARTY OF THE P		known to me to be the same o	person whose name	subscribed to	
the foregoing instrum	ent, appeared before me this	lay in person and acknowledg	ed that		32
signed, sealed an and purposes therein and Given under my hand		nstrument as the 1 and waiver of the right of ho St day of May	mestead.	est for the lights	32384 Socument Number
	- 0.0	0			16
	mella	Notary Public	 		
Millianna		· (T			
DADLE WALL BOOK AND	33.50 A 3.70 ·				
PARKWAY BANK AND TRUST CO BOX 475	JMPANY	For infe	ormation only insert street ad	dress of	
200.00			above described property.		
		l			

END OF RECORDED DOCUMENT