## **UNOFFICIAL COPY**

WARRANTY DEED IN TRUST	23 736 660	
	The above space for recorders use only  DODEDIT T DODEDITION and DENTISE MADEE	7
THIS INDENTURE WITNESSETH, That the Gran ROBERTSON, his wife of 16806 Gay	ntor(s), ROBERT J. ROBERTSON and DENISE MARIE	
	and State of Illinois , for and in consideration	
	Dollars (\$ 10.00),	
	erations, receipt of which is hereby duly acknowledged, Convey(s) and	
	ANY, a banking corporation duly organized and existing under the laws	
	2nd day of November 19.76, and known as	~
	bed real estate in the County of <u>COOk</u> and State of Illinois,	
to-will		2
Lot 52 in John M. Rauboff!	s Subdivision of that part of	\
	and 2 of the South West quarter	
	North, Range 13, East of the	1 ~
	according to the plat thereof	
County, Illinois	doctinent no. 4404934 in Cook (Cook Court)	1
00.00.003	11	.00
1076 DEC n6 6 AM	2 38 113 · 27 156669 · A — Rec 10	1.00
1910 04/8[12:0-1/0-1	1000	31
70_	I I E	
~/^x		1 3
SUBJECT TO		100
TO HAVE At 10 HOLD the said real estate	e with the appurtenances, upon the trusts, and for the uses and purposes herein	
Full power and author y hereby granted to part thereof, to dedicate parks, streets, ighways or alleys a	with the appurtenances, upon the trusts, and for the uses and purposes herein said Trustee to improve, manage, protect and subdivide said real estate as any and to vacate eny subdividina or part threes), and to resubdivide said real estate as purposes to sell an any terms, to convey either with an without consideration, or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to any period or periods of time, not secretaling in the case of any single demise any terms and for any period or periods of time and to amend, change or modify shereafter, to contract to make leases and to grant applicant to late and options and of its state, or any part thread, for any real or personal property, to get grant estemy right, title or interest in or about or advented appuremental as the successor is similar to or device the successor in the contract to make the successor in a pure moner of the successor in a successor in the contract of the successor in the contract of the successor in the contract of the contract of the successor in the contract of the contract of the successor in the contract of the contract of the successor in the contract of the contract of the successor in the contract of the contra	
as often as desired, to contract 1 self, t. grant options to to convey said real estate or any purches of a successor of the title estate powers and outbooks as vested in said	) purchase, to sell on any terms, to convey either with or without consideration, or successors in trust and to grant to such successor or successors in trust all.	Ē.
real estate, or any part thereof, to leuse said state, commence in proesenti or in futuro, and upon c , term and i	or any part thereof, from time to time, in possession or reversion, by leases to for any period or periods of time, not exceeding in the case of any single demise	1
the term of 198 years, and to renew or exter leases upon leases and terms and provisions thereof at an time or times	any terms and for any period or periods of time and to amend, change or modify s heralites, to contract to make leases and to grant options to lease and options	Ye J
to renew leases and applians to purchase the w. le or any po present or future rentals, to partition or to exchange r id i a ments of charges of any kind, to release. Convey or issign a	ist of the reversion and to contract respecting the manner of the state of the stat	ž.
or any part thereof, and to deal with said real estate and estate and be lawful, for any person awaing the same to deal who, the	very part thereof in all other ways and for such other considerations as it would san s, whether similar to ar different from the ways above specified, at any time	£
or times hereafter.  In no case shall any party dealing with said to	us a rany successor in trust, in relation to sold real estate, or to whom sold to sold, heared an mortugued by sold Trustee, a rany successor in the sold in the s	2
abliged to see the application of any purchase maney, renthis terms of this trust have been complied with, or be obliged	to in sney borrowed or advanced on said real estate, or be abliged to see that to in sire into the authority, necessity or expediency of any act of said Trustee	affixing
or be obliged or privileged to inquire into any of the terms instrument executed by suid Trustee, or any successor in tru	so of inid frus seements and every deed, trust deed, mortgage, lease or other ist, in relation to so i real estate shall be conclusive evidence in favor of every the seements and the contraction of every the seements of th	٠ - ق
that at the time of the delivery thereof the trust created by such conveyance or other instrument was executed in accord	this indent e and by said Trust Agreement was in full force and effect, (b) that ance with the treats conditions and limitations contained in this indenture and	$\mathcal{C}_{i}$
in said Trust Agreement or in all amendments thereof, if a successor in trust, was duly authorized and empowered to so	ny, and binding ur in a beneficiaries thereunder, (c) that said Trustee, at any secute and delive ever such deed, trust deed, leasn, martiage or other instru-	<u>.</u>
appointed and are fully vested with all the title, estate, tight trust.	s, powers, authorities, dollers and obligations of its, his ar their predecessor in	<sup>4</sup> 36 661
This conveyance is made upon the express undi	erstanding and condition the nether the sold bank, individually or as trustee, resonal liability or be subjected to any claim, judgment or decree for anything it and to be a consultable sold real estate or under the provisions of this Dead or sold	
Trust Agreement or any amendment thereto, or for injury ! liability being hereby expressly waived and released. Any	to person or property happening in about said real estate, any and all such contract, obligation or indebte less linguised or entered into by the Trustee in	g
connection with sold real estate may be entered into by it in t in-fact, hereby irrevocably appointed for such purposes, or	the name of the then beneficiaries ander sold Trust Agreement as their attarney- at the election of the Trustee, in its war time, as Trustee of an express frust	
except only so far as the trust property and lunds in the acts thereof). All persons and corporations whomsoever and what	erstanding and condition the ne'her the sold Bank, individually or as Trustee, sonal liability or be subject to any claim, judgment as destree for anything it to person or property happening in about sold real estate, any and all such contract, obligation or indebte less inversed or entered into by the Trustee in the name of the hand sold real contract, ability of the the sensitioners, described Trust Agreement as their actorisey-maintain whatsever with respect to any a contract, obligation or indebtadness and passession of the Trustee shall be charged with notice of this contract, and the date of the filling sunder and under sold Trust Agreement and all per and toling hander shall make the sold that the sunder and under sold Trust Agreement and all per and toling hander them	
for record of this Deed.  The interest of each and every beneficiary here	eunder and under said Trust Agreement and ( all per ans claiming under them	1
such interest is hereby declared to be personal property, or in or to said real estate, as such but only an interest in th	eunder and under sold Trust Agreement and all per and claiming under them proceeds arising from the sole or any other of a position, sold real estate, and den and the sole of	
to vest in said Bank the entire legal and equitable title in fee If the title to any of the above real estate in	simple, in and to all of the real estate above describe.  s now or hereafter registered, the Registrar of Titles is by directed not to	
register or note in the certificate of title or duplicate thereal, or words of similar import, in accordance with the statute in a the said Agreement of a Copy thereof or any extracts therefor	s now or hereafter registered, the Registrar of Titles a, by directed not to or memorial, the words "in trust," or "upon condition," or "be limitations," such case made and provided, and said Trustee shall not be "quire" to produce m, as evidence that pay transfer, charge or other dealing in John, the register-	
ed lands is in occordance with the true intent and meaning of And the said grantor(s) hereby expressly waive	m, as evidence that any transfer, charge or other dealing in alving the register- the trust. •(s) and release(s) any and all right or benefit under and by lift e of any and no 6 homesteads from sole on execution or otherwise.	5.
		1
	old hold (ve) herounto set (bysix/bexix(their) hand(s) and see (s) this leavember	
X (Adist & Abbects	(SEAL) Arnin Maire Fapertin ISEAL	)
Robert J. Robertson	(SEAL) (SEAL) (SEAL)	//
	(SEAL)	
Sure of Tilinois	ed, as Notary Public in and for said County, in the state aloresaid, do	الق
	ROBERT J. ROBERTSON and DENISE MARIE	5
		Dec
	he same person(X) whose name(s) KM (are) subscribed to the foregoing ethis day in person and acknowledged that XKXXXXXIII(they) signed,	
Instrument, appeared before me		1
Instrument, appeared before me	nstrument as CANAHAN (their) free and voluntary act, for the uses and	- 1
Instrument, appeared before me	nstrument as CANHON (their) free and voluntary act, for the uses and uding the release and waiver of the right of bamestead.	
Instrument, appeared before me yealed and delivered the sold in particular transfer in set forth, including the sold in the so	nstrument as CANHON (their) free and voluntary act, for the uses and uding the release and waiver of the right of bamestead.	
hastrument, appeared before me yealed and delivered the sold in purposes therein set forth, inclu	naturent as CHANNON (their) free and voluntary act, for the uses and using the release and waity of the right of bossessed.    And	
Instrument, appeared before me yealed and delivered the sold in particular transfer in set forth, including the sold in the so	nstrument as CHX.HMCK (their) free and voluntary act, for the uses and using the release and waityr of the right of bases and waityr of the right of bases and waityr of the right of the r	

END OF RECORDED DOCUMENT