DEED IN TRUST

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1977 APR 19 PM 3 48

APR-19-77 359516 • 23693749 • A - Rac

10.00

THIS INDENCURE WITNESSETH, That the Grantor MARION KANE,

, the following

and State of Illinois, to-wit

That part of the Southeast Quarter of the Northeast Quarter of Section 27, Township 41 North, inj. 9, East of the Third Principal Medican described as follows: Beginning at a point in the East line of said Southeast Quarter 763.57 feet South of the Northeast corner thereof; thence South along said East Anc 153.17 feet; thence west 807.84 feet; thence North 647.13 feet; thence East 730.86 feet; thence Southerly parallel with the East line of said Southeast Quar er 457.8 feet; thence ...
beginning, in ______
repting therefrom that
South of a line drawn from a
East line of said Southeast Quarte.
feet South of the Northeast Corner of Park
Southeast Quarter and running thence North
89 degrees 09 minutes 30 seconds West 277.10
feet to an iron stake; thence North 75 degree
10 minutes 07 second. West 550.64 feet to an ______
iron stake. thence Easterly 277.8 feet to the point of

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	ì	4/11	10 April		
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	TO HAVE AND TO HOLD the soul out		he trusts and for the uses and purposes herein and in said trust		· · · · · · · · · · · · · · · · · · ·
	agreement set forth Full power and authority is hereby to deducate parks, streets, highways or a to contract to sell, to grant options to pi or any part thereof to a successor or on authorities verted in said trustee, to done such property, or any part thereof, from terms and for any period or periods of	granted to vaid fristee to impire. leys and to vacate any six his in- richise, to sell on any terms, or on resours in trial and to grant tristic to, to delicate, to mortgage, ple be- time to time in procession or reseas- ting, not exceeding in the case of a	manage, protect and subdivide said premises or any part thereof, c part thereof, and to resultdivide and property as often as desired, by either with or without consideration, to convey said premises are an or successors in troot all of the fille, estate, powers and in the encounters and projectly, or any part thereof, to lease in the leaves to commerce in praesent) or future, and upon any youngle dispuse the term of 198 years, and to releve or estand	d Pavence Stamps	
	eachange said property, or any part there or assign any right, title or interest in or every part thereof in all other ways and whether similar to or different from the	of, for other real of personal property about or exement apportenois to sai for such other considerations as it wo ays above question), at any time or to	has je or mouthly leases and the fermis and provisions thereof at to saws and jack to be remove leaves and updone to purchase the to saw and jack to the provision of the provision of the y, in gra j easem it or charges of any kind, in release, convey of premise or any part threated, and in deal with and property and jubble laws. It are servent owning the some to deal with the same, may be referred.	r sp	
	In no case shall any party dealing we conveyed, outlineded to be salid, leased in money betroused or advanced on said premitto the necessity or especiacity of any a and every deed, trust deed, mortgage, ledence to favor of every person relying updistory thereal the frust created by this	th said (rustee in relation to said jur- ings and frustee, be obli- tives, or be obliged to see that the ter- t of said (rustee, or be obliged or ju- se or other instrument executed by so on or chimning under any such can indenture and by said trust agreement	must hereafter replies of the value of the v	for affixing R	
	instrument was executed in accordance or some amountment thereof and building up- deliver every such deed, trust deed, lease that such successor in trust I duties and obligations of its, his or their	th the trusts, conditions and limitation all beneficiaries thereunder, (c) this, morlgage or other instrument and have been properly appended and are necessary to the	any contained in this indenture and a , said trivit agreement or in at said trustee was duly sufficient and empowered to execute and did if the conveyance is made to , our essor or successors in trust, fully vested with all the title, exist \mathcal{L}_{a} also, powers, authorities,	i i	
	The interest of each and every bench asails and proceeds urising from the sale and no beneficiary beteinder shall have a earnings, avails and proceeds thereof as all	ciary hereunder and of all persons of or other disposition of soil real esti by little or interest, legal or equilable oresant.	aming under them or now of them shall be a year be earnings, ate, and such interest is hereby declared to \(\tilde{e}\) period in property, \(\epsilon\), in or to said real estate as such, fail in you moved in the Register of Tutles is hereby directed into the register of mote in the Tupon condition." or "with limitations" or with a miller		
	import, in accordance with the statute in s	uch case made and provided	any and all right or benefit under and by virtue of any arc. on a sale on execution or otherwise		
	In Witness Whereof, the grantor		herherhandand sent		
	The same are to the Thirt is an are also		11 . 1	O !	
		(Seal)	Marion Kane (Seal)		
		(Seal)	(Seal)	INA II.	
				KED	4)
	County of Cook \ ss	the state aforesaid, do hereby certif	ins		
	personally known to me to be the same person, whose name is aubscribed to the foregoing instrument, appeared before me this day in person and acknowledged that She signed, acaded and delivered the and instrument as he'r fire and columnary act, for the use and purposes therein set forth, including the release and waiver of the right of honorstead Given under my hand and notarial seal this 7th day of April 19.77			2389577	
	3/10 3/10	44.	Notary Public	49	1
	FIRST BANK OF OAK PARK			00	
	BGX→ 7	Grantee's Address: First Bank of Oak Park 11 March of Street Oak Park, Renois 60302	For information only invert affect address of above described property. BOX 194		

END OF RECORDED DOGUMENT