## UNOFFICIAL COPY

	DEED IN TRUST	24516844		
	WARRANTY	978 JUL 2 AM 10 57 COOK CONTROL STREET FOR TOCARDER'S Use only 10 10 10 10 10 10 10 10 10 10 10 10 10	N. A. S. B. C. Com	
	THIS INDENTURE WITNESSETH, T  Aulinger, his wif	hat the Grantor Paul Aulinger and Irmgard H.	d'anna	
9	of the County of Cook and S	State of JUL3.78 8 4 5 1 5 245 1 6 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	TO.00	
	and valuable considerations in hand pa	uid, Conveys and warrants u	nto	
	Illinois 60640, its successor or successor	s banking corporation, 1825 W. Lawrence Avenue, Chica rs, as Trustee under a trust agreement dated the day	go,	
	June 2l following described real estate in the Co.		he it:	
4	Acres of the West 8 Acres of	vision of the South 2 Acres of the North 6 the East 60 Acres of the South West 1/4 of	STA REALLI	
956	Meridi in, together with the	th, Range 13 East of the Third Principal West 13.8 feet of the South 1/3 of the North	TE OF ESTATE 1  * * *	
4		n the South West 1/4 of Section II, 3 East of the Third Principal meridian, in	RANG E 5	
7			INOIS 3. 00	•
	(Permanent Index No.: 13-1, -1, -3	enances upon the trusts and for the uses and purposes herein and in the bust agreemen		
1	Full power and authority is hereby granted to said true streets, highways or alleys and to vacate any subdivision o purchase, to execute contracts to sell on any terms, to contact a successor or successors in trust and to grant to such such such such such such such such	st subdivide and resubdivide the real estate or any part thereof; to dedicate parks part i veros; to execute contracts to sell or exchange, or execute grants of options y gith with for without cu-aideration; to convey the real estate or any part thereof it convey the real estate or any part thereof it convey the real estate, or any part thereof; to execute leases of the real estate, or any part thereof; to execute leases of the real estate, or any part thereof; to execute leases of the real estate, or any period or periods of time and to execute amendments of the contract of the	1.00 0 0 0 0 4	
7	trustee; to donate, to dedicate, to mortgage, or otherwise er part thereof, from time to time, in possession or reversion, I periods of time, and to execute renewals or extensions of le- periods of time, and to execute renewals or extensions of le- periods of time, and the terms and provise execute options to lease and options to renew leases and	number the real estate, or any part thereof; to execute leases of the real estate, or any part of the reversion and to execute contract to make leases and to plot or any part of the reversion and to execute contract.	Bennada JOTATO JOTATO JOSEPH	
*	respecting the manner of hixing the amount of present or lut- assign any right, title or interest in or about or easement a estate and every part thereof in all other ways and for suc- estate to deal with it, whether similar to or different from the	ure refulls, or excule grants of easements or charges of any kind; to release, convey or popurtenant or the re-estate or any part thereof, and to deal with the title to said rea ways above specif and at any time or times hereafter.  In relation to the sale after the time of hereafter.	F RIGGES and E	
	conveyed, contracted to be sold, leased or mortgaged by the borrowed or advanced on the real estate, or be obliged to see necessity or expediency of any act of the trustee, or be oblige trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance.	e trustee, be oblik d to see 'n the application of any purchase money, rent, or mone that the terms of the tr , h. be been compiled with, or be obliged to inquire into the dor privileged to inquir into tay of the terms of the trust agreement; and every dead the trustee in relation a been all each shall be conclusive evidence in favor of every the conclusive evidence in the conclusion of	TE TH	
	herein and by the trust agreement was in full force and effectuats, conditions and limitations contained herein and in (c) that the trustee was duly authorized and empowered to e (d) if the conveyance is made to a successor or successors in the conveyance was the successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successors in the conveyance is made to a successor or successor or successors in the conveyance is made to a successor or successor or successors in the conveyance is made to a successor or successor	ways above specified at any time of times necessaries.  In relation to time all estate, or to whom the real estate or any part thereof shall be trustee, be obliged to see the application of any purchase money, rent, or mone of the control of the property of the trust agreement; and every deed the trustee in relation to the r all estate shall be conclusive evidence in favor of every lease or other instrumer, i. at that at the time of the delivery thereof the trust creates the trust agreement or in any more demonstrated and binding upon all beneficiaries the trust agreement or in any more diments thereof and binding upon all beneficiaries are trust, that such successor or successor in trust have been properly appointed and are duttes and obligations of its, h. f. if if predecessor in trust.		
	The interest of each beneficiary under the trust agree possession, earnings, and the avails and proceeds arising from declared to be personal property, and no beneficiary shall ha interest in the possession, earnings, avails and proceeds thereoly	ment and of all persons claiming under them or any of them shall be only in the in the sale, mortgage or other diapo tite, of the real estate, and such interest is hereby we any title or interest, legal or equit of in w to the real estate as such, but only an far aforesaid.	CTOA	
1 :	If the title to any of the above lands is now or hereafter certificate of title or duplicate thereof, or memorial, the word in accordance with the statute in such case made and provided.	er registered, the Registrar of Titles is her oy rected not to register or note in the is "in trust," or "upon condition," or "win I nit ions," or words of similar import, and release any and all right or benefit to set and by virtue of any and all homesteads from sale on execution or otherwis		
	statutes of the State of Illinois, providing for the exemption of In Witness Wheroof, the grantoraforesaid ha_S	hermesteads from sale on execution or otherwise hereunto set their name and seal S  June 10 78		
6	Paul Gulings (SE	EAL) Armand H. aule 14 - (SEAL)		
	_	EAL) Jengard H. Aulinger (SEAL)  EAL) (SEAL)		
		'5		etionestin
1	tate of Illinois II. the under	David Audiana and Turney is the		
-	the state aforeagid Aulinger, his		24	
	the foregoing instru	o me to be the same person. S. whose name. S. QTC — subscribed to unent, appeared before me this day in person and acknowledged thatfley_delivered the said instrument asfleirfree and voluntary act, for the uses		
1		in set forth, including the release and waiver of the right of homestead.  In a set forth, including the release and waiver of the right of homestead.  In a set forth, including the release and waiver of the right of homestead.	SA4	74
	COUNTY	Mandl Colin		- -
		Notary Public (1977). 4955 North Ridgeway, Chicago, III 6	<u> </u>	
	BANK OF RAVENSWOOD CHICAGO, ULLINOIS 60640 BOX 55	For information only insert street address of above described property.		
	10		Form TD 105-L	
計畫				, ,