## UNOFFICIAL COPY

Although The State out

WARRANTY DEED IN TRUST	AUC-2 -77 II	1977 AUG 2 F 18199 • 240396	M 2 00		<b>10.</b> 00
		ove space for recorder's use only	24 039	63%	
THIS INDENTURE WITNESSETH, The RAYMOND BARRY DUNKLE and	t the Grantors			7	•
of the County of Cook ar of TEN AND 00/100	d State of Ild., convey a IGHTS, a corporagreement dated town as Trust Numof Cook  in Arthur Du of part of wnship 37 Nocipal Meridi	linois for and linois do not warrant ation of the United State to 20th and State of the North East 1 rth, Range 13, Ea an.  Sitis instrument preparate in the E. Glowacki 100 First National Placet 201 Chicago Heights, Illin	day of the follow-fillinois, to wit: st cared by aza	GRAPH E,	Bane F. Barreck.
said trust agreement set forth.  Full power and authority is here! y granted to set thereof, to dedicate parks, streets, highway or a ley as often as desired, to, contract to sell, o gran consideration, to convey said premises or any part successors in trust all of the title, estate, p. wers and otherwise encumber said property, or any part, the crewersion, by leases to commence in presentior it utust to amend, change or modify leases and the terms and grant options to lesse and options to renew leases a respecting the manner of fixing the amount of present other real or personal property, to grant easements on about or easement appurtenant to said premises or a ways and for such other considerations as it would be or different from the ways above specified, at any time. In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortaged obliged to inquire into the necessity or expediency of of said trust agreement; and every deed, trust deed, retate shall be conclusive evidence in favor of ever instrument, (a) that at the time of the delivery there and effect, (b) that such conveyance or other instrument and (d) if the conveyance is made to a new properties. The property is a first that said trustee was duly authorized and empowere instrument and (d) if the conveyance is made to a new prodecessor in trust.  The interest of each and every beneficiary hereunings, avails and proceeds arising from the said only an interest in the earnings, avails and proceeds the operands only an interest in the earnings, avails and proceeds the operands of the conveyance of the personal property, and no beneficiary hereunings and an expected strengs and proceeds the operands only an interest in the earnings, avails and proceeds the operands only an interest in the earnings, avails and proceeds the	id trustee to improve, and to vacate any sub- pitions to purchase, to thereof to a successor of the sub- thereof to the sub- thereof to the sub- thereof to purchase of the sub- thereof the sub- thereof to purchase of the sub- thereof the	manage, protect and subdivide sale ilivision or part thereof, and to rest sell on any terms, to convey elso sell on any terms, to convey elso successors in trust and to grant dirustee, to donate, to dedicate, to donate, to dedicate, to convey any thereof, from time for the convey of the convey of the convey of the whole or any part of the revelue of the whole or any part of the revelue of the whole or any part of the revelue of the whole or any part of the revelue of the whole or the whole or any part of the revelue of the whole or the splication of any the terms of this trust have been re bolliged or privileged to inquire rutument executed by said trustee or claiming under any such conversity of the converse of the splication of any the converse of the whole of	I premises or any part abdivide said property ther with or without to such successor or omortsace, pledge or time, in possession of or periods of time and to make leases and to raion and to contract or any part thereof, for, title or interest in or art thereof in all other ne, whether similar to purchase money, rent, complied with, or be into any of the terms in relation to said real yance, lease or other ment was in full force tions and limitations claries thereunder, (c) row in trust have been us of its, his or their a shall be only in the early declared to be retry by delard to be the party declared to be retry by delard to the party was the party which is the party was a party of the party of t	Ins space for affixing Riders and Revenue Stamps SECT	741
If the title to any of the above lands is now or here the certificate of title or duplicate thereof, or memoria similar import, in accordance with the statute in such or And the said grantor—hereby expressly waive and all statutes of the State of Illinois, providing for the	after registered, the Regi- l, the words "in trust", use made and provided	any and all right or benefit and or	any by virtue of any		200
In Witness Whereof, the granterS aforesaid half this day of	derounto sett	hcirhend	S_and scalS		
RAYMOND BARRY DUNKLE	(Seal) UEA	n M. Dunkle	(Se il) (Sez')		24039 Docu
22		Ia Notary Public in thatRAYMOND_RARRY	and for said County, DIINKLE	70	39634
the foregoing they start, for the use	instrument, appeared b gned, scaled and deliver	person S whose name 3 All efore me this day in person and ad the said instrument as the 1 left forth, including the release and this 20 <sup>th</sup> day of July Welk;	acknowledged that		
GRANTEE: First National Bank in Chicago Hei 1648 Halsted Street Chicago Heights, Illinois (	`   F	For information only Insert above described pro	Chgo II.		Control of the contro

THIS TO RECONDED DOCUMENT