UNOFFICIAL COPY

)·	25-58-717	
WARRANTY DEED IN TRUST		ر آم
STARRANT BEED IN TROS	· 24 05u 591	١ď
! -	•	nHe
F22() 8-75	THE ABOVE SPACE FOR RECORDERS USE ONLY	¬ *
THE L. TO INTURE WITNESSETH, That the		1 4 4 X
of the County of Cook	P. BURNS and ROSEMARIE A. BURNS, his vand State of Illinois for and in consideration	vire; 7 3 ?
or -x -	TEN Dollars, and other good onveys and warrants unto the PIONEER BANK & TRUST COMPANY.	교육 [윤대
a corporation of all ois as Trustee under the	e provisions of a trust agreement dated the 12th day of	高 帛[]
	(, known as Trust Number 20556 , the following Cook and State of Illinois, to-wit:	e-M
ints 37 and	d 38 in Block 2 in Lutz Park	
Addition to	Ravenswood, a Subdivision of	
	3 in Superior Court Partition h Half of the Southeast quarter	1300
of Section	13, Township 40 North, Range	
	the Third Principal Meridian,	1 2 2
		海岸市
Countain Address: 40	00 West North A agra Chicago, Illinois 60639	TAMPs
TO HAVE AND TO HOLD the sold premiers with the	appropriate appearance appearance and for the uses and purposes bergin and in said trust	an N
Full power and authority is hereby granted to said to dedicate parks, streets, highways or alleys and to vacate an contract to sell, to grant options to purchase, to sell on an	wastee to improve, manage, process of a subdivide said premises or any part thereof, to a subdivide said property and ten as desired and to resubdivide said property and ten as desired and to the subdivide said property and ten as desired any into such successor, if re, it all of the title, exacte, powers and authorities pledge or otherwise encumber said property, or any part thereof, to lease said property, or soon, by leens the time of 10H years, an to renow or extend leases upon any terms and remodify leases and the terms and provision thereof at any time or times between the time of the said property and the said property of the said to deal with the same, whether imilar to ur different from the ways or relating to said premises, or to whom said premises test or part thereof shall be con-	AFTINING RIDGES AND REVENUE
part thereof to a successor or successors in trust and to gravested in said trustee, to dentate, to dedicate, to mostgage, any part thereof, from time to time, in possession or rever	int to such successor or successors? In it all of the fitte, estate, powers and automost pledge or otherwise enumber said property, or any part thereof, to lease said property, or sion, by leases to commence in prace all r future, and upon any terms and for any we similar density the terms of 108 years. An or renew or extend leases upon any terms and	\ \frac{1}{2} \dots \(\beta \' \)
for any period or periods of time and to amend, change or contract to make leases and to grant options to lease and o to contract respecting the manner of fixing the amount of	e modify leases and the terms and provision thereof at any time or times hereafter, to prious to renew leases and options to putch; etc. whole or any part of the reversion and present or future rentals, to partition or to change said property, or any part thereof.	
for other real or personal property, to grant essentents or cleasement appurtenant to said ptemises or any part thereof, other considerations as it would be lawful for any person c	harges of any kind, to release, convey to sagn any right, title or interest to or about or and to deal with said property and every part the an all other ways and for such owning the same to deal with the same, whether smilar to or different from the ways	1/0
In no case shall any party dealing with said trustee in veyed, contracted to be sold, leased or mortgaged by said several or subject to see	relation to said premises, or to whom said premises or an part thereof shall be contrustee, be obliged to see to the application of any nuclear, money, rent, or money bother the terms of this trust have been compiled with, or or obliged to inquire into the	Į Ž
necessity or expediency of any act of said trustee, or be ob- deed, trust deed, mortgage, lease or other instrument execu- every person relying upon or claiming under any such con-	fliged or privileged to inquire into any of the terms of sath as agreement; and every sted by said trustee in relation to said real estate shall be a set sive evidence in favor of aveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust	PACE
accordance with the trusts, conditions and limitarions contained binding upon all beneficiaries thereunder, (c) that said trusted deed lease mortrage or other instrument and (d) if the c	n relation to said premises, or to whom said premises or an part thereof shall be contrustee, be obliged to see to the application of any purchar, money, rent, or money bothar the terms of this trust have been compiled with, or one obliged to inquire into the light or privileged to inquire into any of the terms of so the providence in days of the control of the providence in favor of veryonce, loads or other instrument, (a) that at the time of the delivery thereof the trust in full force and effect, (b) that such conveyance to other force was executed in since of this indenture and in said trust agreement or in some ameriament thereof and since was duly authorized and enpowered to execute and deliver the trust once you are more than the conveyance in said to a succession of trust, this such conveyance with all the title, extact, rights, powers, authorities, duties and off allows of far, his or and of all persons claiming under them or any of them shall be, only it to earnings.	1
in trust have been properly appointed and are fully vested their predecessor in trust. The interest of each and every beneficiary hereunder as	with all the title, estate, rights, powers, authorities, duties and call attors of its, his or and of all persons claiming under them or any of them shall be only is to earnings,	
avails and proceeds arising from the sale or other dispositi no beneficiary hereunder shall have any title or interest, le avails and proceeds thereof as aforesaid.	nd of all persons claiming under them or any of them shall be saily in the estimates, only of the state of the personal or perty, and on of said seed interest is breight declared to be personal or perty, and goal or equitable, in or to said real estate as such, but only an interest in the earnings,	
	ter registered, the Registrar of Titles is hereby directed not to register or note in t. words "in trust", or "upon condition", or "with limitations", or words o simila not provided.	
And the said grantor S hereby expressly waive statutes of the State of Illinois, providing for the exemption	and release any and all right or benefit under and by virtue of any . All on of homesteads from sale on execution or otherwise.	C.
In Witness Whereof, the grantor Saforesaid ha_3	Taalaa 77	
ale ith.	(Scal) Rosemanie A. Burgsan	100
Helmut P. Burns	(Seal) Rosemarie A. Burns	
	(Seal) (Seal)	
		Dog
G 1 (56	ad J. Nagle a Notary Public in and for said County, in said, do hereby certify that	24 Document Number
HELMUT P.	BURNS and ROSEMARIE A. BURNS, his wife	1 12
	wn to me to be the same person. S whose name S are subscribed to	
signed, sealed	natrument, appeared before me this day in person and acknowledged that they and delivered the said instrument as their free and voluntary act, for the uses) S,
and purposes th	perein set forth, including the release and waiver of the right of homestead. $\frac{26t_{h,dy}}{1}$	759
Given under my	y hand and notarial scal this work day of OO2 - 19 14	=
7/2 3 TO 10	Notary Public	
Pioneer Bank & Trust Company	0474 70 77 6031 4000 00 77 6	Tomphell
Box 22	by Thomas Meyer 6022 N. Avondale Ave. Chic	-
The increase out une proposed	ny coop at A d-la A Obio	

UNOFFICIAL COPY

FLED FOR RECORD

Aug 9 | 19 PM '77

RECORDER OF DEBOS

* 24050591

Property of Cook County Clerk's Office

END OF RECORDED DOCUMEN