UNOFFICIAL COPY

DEED IN TRUST	1980 APR 21	AM 9 54	25430249	
(ILLINOIS)				
			Recorder's Use Only	10.15
E GRANTOR— JOSEPHINE	OCIEPKA, A Widow	11.5 SDH		
he County of Cook TEN and no/100	and State of Ill Dollars, and other good	incis, for and valuable co	and in consideration onsiderations in hand	
** WARRANT ** Convey S and CHIP:CLAIM	into FRANK OCI EPKA	A.		
Chicago, Illinois	, as Trustee under the			
24th day of l'ar cinatter referred to as "aid trustee," rega essors in trust under aid trust agreement. State of Illinois, to wit. Lot Forty the South Half of Block bdivision of the west Halrth West Quart roof the Section Five (77, 10 Wps. 16 HAVE AND TO HOLD he to be berein and in said trust agreemer, see the	dless of the number of trusted the following described real est Seven (47) in A. Twenty One (21). I (except the Sou North East Quatte hip Thirty Nine (incipal leridate).	es,) and unto all late in the County J. Averel in the Can	and every successor or of COOK 1's Subdivision all Trustees'	²⁵⁴³⁰²⁴⁹
Full power and authority are herely go or any part thereof; to dedicate parks, we esubdivide said property as often as course either with or without consideration in trust and to grant to such successor aid trustee; to donate, to dedicate, to mo case said property, or any part thereof, fresenti or in futuro, and upon any terms a led demise the term of 198 years, and to rei to amend, change or modify leases and it to make leases and to grant options to let of the reversion and to contract respection or to exchange said property, or any years of any kind: to release, convey or as	nted to said trustee to improve cets, highways or alleys; to v. I; to contract to sell; to grant i; to envirant to sell; to grant is; to nver said premises or it uccesses in trust all of the large of the said o	r, manage, protect acate any subdivis options to purcha any part thereof itile, estate, powe unmber said prope to fime, not exceterns and for any of at any time or s and options to p mount of present personal property nor about or ease	and subdivide said prem- sion or part thereof, and se; to sell on any terms; to a successor or succes- ers and authorities vested rty, or any part thereof; / leases to commence in dding in the case of any period or periods of time times hereafter; to con- urchase the whole or any or future rentals; to par- y; to grant easements or ment appurtenant to said	
mises or any part thereof; and to deal wi or considerations as it would be lawful to different from the ways above specified, at In no case shall any party dealing with part thereof shall be conveyed, contract application of any purchase money, rent, t the terms of this trust have been compil of said trustee, or be obliged or privilege at deed, mortgage, lease or other instrum sive evidence in favor of every person ri at, (a) that at the time of the delivery th	any time or times hereave; said trustee in relation to said to be sold, leased or more or money borrowed or advan ed with, or he obliged to inquire into any of the terf ent executed by said trustee is lying upon or claiming under zereof the trust created by this	id pumises, or to aged by said trus ed on said premi a into the necess ms of said trust ag n relation to said any shour onveyar Indentur: ar by	o whom said premises or stee, be obliged to see to see, or be obliged to see sity or expediency of any greement; and every deed, real estate shall be con- nce, lease or other instru- said trust agreement was	MAJI
full force and effect; (b) that such conve ions and limitations contained in this Inde g upon all beneficiaries thereunder; (c) the rry such deed, trust deed, lease, mortgage cessors in trust, that such successor or hall the title, eather, rights, powers, author The interest of each and every benefic all be only in the earnings, avails and pro- crest is hereby deelared to be personal; yal or equitable, in or to said real estate as presaid.	nture and in said trust agreeme at said trustee was duly author or other instrument; and (d) if successors in trust have been rities, duties and obligations of lary hereunder and of all pers eeds arising from the sale or of	ent or in son 2 arrized and empoyer if the conveyance properly appoint its, his or their tasons claiming und ther disposition of	indment thereof and bind- ir to execute and deliver is riade to a successor or ter and are fully vested or accessor in trust. ler them or any of them is aid real estate, and such	Saction :
If the title to any of the above lands to register or note in the certificate of titlon," or "with limitations," or words of sim And the said grantor	the or duplicate thereof, or mer lar import, in accordance with the ly waive.S. and release.S any a providing for the exemption to the yable.	morial, the words the statute in sucl and all right or ben of homesteads for	"in trust," or "ope 100;- h case made and covi ed. seft under and by vir.u of rom sale on execution or	d ragraph
	ISEAL] Joseph	lene Ceu Josephine	pta [SEAL]	en e W
ate of Illings, County of Cook		I, the under	signed, a Notary Public in	10ng r lay
and and of	or said County, in the State sepjine Ociepka,	aioresaid, DO 1 a widow,	HEREBY CERTIFY that	Exompt under prévision Real Estate Transfer 1 7/31/47
	nally known to me to be the sibed to the foregoing instrument cknowledged that Sh. Asigned			r pr Trai
		for the uses and	purposes therein set forth,	t undo: Estato
iven under mo bald and official seal, thi	24th /	Pour t	March 19 80	mpt 1 Es
USE WARRANT OR QUIT CLAIM AS PARTIES	N. 29 1982	ZKAW-CO.	HOYARY PUBLIC	Exol Roa]
This instrument drawn b	y Atty. T. E. Och: d Ave	at Address of	PROPERTY:	
Chicago, Ill.		1538 Wes Chicago,	t Chestnut St., 111. 60622	DOCUMENT NUME
NAME T. E. Och	at	THE ABOVE ADI PURPOSES ONL THIS DEED.	DRESS IS FOR STATISTICAL Y AND IS NOT A PART OF	ENT
MAIL TO: ADDRESS 900 N. AS	hland Ave.,	SEND SUBSEQUI	ERT TAK BILLS TO:	NUMBER
CITY AND Chicago,	111. 60622	- .	(MAME)	ER
OR RECORDER'S OFFICE BO			(ADDRESS)	