## **UNOFFICIAL COPY**

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	25857944		
	EVON BANK	1981 MAY 4 AM 10 00	
25. SOLIC	WARRANTY DEED IN TRUST	The above space for recorder's use only 0000	etalogi, e
	THIS INDENTURE WITNESSETH, T	etta ta an i hemaka	可で記述品は 
	MARIE SHEEHAN, divorced as		44.44
	of TEN AND NO/100 (\$10,00)	enemented Dollars, and other good	10.00
×		inois, as Trustee under the provisions of a trust agreement dated	
7	the 4th day of A the following described real estate in the	Occupy of Cook and State of Illinois, to-wit:	Ì
	Lot 186 in Edgington Park, being a Subdivision of the Northwest		
	U,K	f Section 34, Township 40 North, Range	
•	13, East of the Third Prin	cipal Meridian, in Cook County, Illinois	* **
3		100	SLUST
3	Dominion of Charles Number 12	24 107 020 Volume: 369	ESTAT
			1100
200	TO HAVE AND TO HOLD the said premises with the trust agreement set forth.  Full power and authority is hereby granted to said thereof, to dedicate parks, streets, highways or alleys	app intenar we upon the trusts and for the uses and purposes herein and in said trus.  10 purpose, manage, protect and subdivide said premises or any part and to var dat my subdivision or part thereof, and to var subdivide said property as	R ANS A
77	often as desired, to contract to sell, to grant options to convey said premises or any part thereof to a successo the title, estate, powers and authorities vested in said property, or any part thereof, to lease said property, or more all presenting future and upon any terms and	o purchas : to sit on any terms, to convey either with or without consideration, to restrict or ir trust and to grant to such successor or successors in trust all of trustee, to many e. to dedicate to mortgage, piedge or otherwise entimber said any part of the control of the	<b>P</b> [2]
20	the term of 193 years, and to renew or extend leases u modify leases and the terms and provisions thereof at a lease and options to renew leases and options to pure of fixing the amount of present or future rentals, to pa	pon any terms a d' ny period or periods of time and to amend, change or any time or times \(\text{i.e.g}\) reaf et, no contract to make leases and to grant options to have the whole or any \(\text{i.e.}\) the reversion and to contract respecting the mammal rition or to exchange \(\text{ai}\) \(\text{i.e.}\) period; or any part thereof, for other real or personnal	N N
20	property, to grant easements or charges of any Rind, it appurienant to said premises or any part thereof, and other considerations as it would be lawful for any persuits ways above specified, at any time or times hereaft in the property dealing with read fruits.	apy means as upon the trust and for the uses and purposes herein and in sail trus. "O "nervee, meanage, protect and subdivide said premises or any part and to var its usy subdivision or part thereof, and to resubdivide said property as o purchas. to ell on any terms, to convey either with er without consideration, to the or successor in trust and to grant to such successor or nuccessors in trust all ed any part there of, if an time to time, in possession or reversion, by leases to compone the trust and or any part for or "y de of time, not exceeding in the case of any single demise pon any terms a d'." any period or periods of time and to amend, change or has the whole or any art to the reversion and to contract respecting the manner ruition or it exchange a d'. "mperty, or any part thereof, for other real or personal or release, convey or as 'n' y right, title or interest in or about or essement to deal with said proper y a d'every part thereof in all other ways and for such each and the same to do a " an he same, whether similar to or different from etc." In relation to said premises, or to	8 3 5.
5	be conveyed, contracted to be sold, leased or mortgage rent, or money borrowed or advanced on said premises obliged to inquire into the necessity or expediency of terms of said trust agreement; and every deed, trust	d by said trustee, be chilised to */2 to \ le application of any purchase money, or be chilised to see that the ter is of it is trust have been compiled with, or be any act of said trustee, or be oh ged or p   vileged to inquire into any of the leed, mortsage, lease or other inst. ment. Zecuted by said trustee in relation to	
- 1	said real estate shall be conclusive evidence in tayor or instrument. (a) that at the time of the delivery their force and effect. (b) that such conveyance or other in contained in this indenture and in said trust agreement (a) that said trustee was duly authorized and emonye	every person relying upon or chaining where any much conveyance, less or other red the trust created by this indepture are to wait trust agreement was in Aul strument was executed in accordance with the trust agreement was in Aul trust and the second of the contract of the trust agreement was in Aul and the contract of the contract and deliver every such deat for the contract of	ST. REA
	instrument and (d) if the conveyance is made to a suc properly appointed and are fully vested with all the tit predecessor in trust.  The interest of each and every beneficiary hereum	reesoo or successors in trust that such success or coessors in trust have been le, estate, rights, powers, authorities, duties and conglutions of its, his or their fer and of all persons claiming under them or any of them shall be only in the	AJE ************************************
- }	earnings, avails and proceeds arising from the sale or personal property, and no beneficiary hereunder shall but only an interest in the earnings, avails and proce- If the title to any of the above lands is now or her	ter and of all persons claiming under them or any of them shall be only in the other disposition of said real estate, and such inte est is hereby declared to be have any title or interest. Iteral or equitable, in or to it ut real estate as such, and the control of the real estate as such, and the registered, the Registers of Titles is hereby directed at the registered, the Registers of Titles is hereby directed at the register or note risk. The words "in trust", or "upon condition", or "win. limits", or words the case made and provided.	ssx 골유
	in the certificate of title or duplicate thereof, or memo of similar import, in accordance with the statute in su and all statutes of the State of Hillingia providing for	rish. The words "in trist", or "upon condutor", or "will limit" or words on case made and provided.  S. and release S. any and all right or benefit under am by vir us of any the exemption of homesteads from sale on execution or other tee.	ILLII RANSFI ≈ 2 8.
-	In Witness Whereof, the grantoraforesaid ha.		. 75 別の A NO
- [	A		
	Marie Sheehan!	Seal) (Seal)	* * /*
	(	Seal) (Seal)	23013
		S S S S S S S S S S S S S S S S S S S	
	State of FILITNOTS   SS.   THERBERT G. DEVNE   A Notary Public in and for said County, in the state aforesaid, do hereby certify that MARTE SHEEHAN, divorced		
	and not since remarried	wn to me to be the same person, whose name 15 subscribed to	T T
	the foregoing	instrument, appeared before me this day in person and acknowledged that goed, scaled and delivered the said instrument as. here.	
	right of homest		_   <u>10</u> _
	Given under m		= ×0.
		Notary Public  Notary Public  Page Notary Public  Reserved to the Page Notary Public  Notary Pub	* * * \$57
	EVON BAN		573
	BOX 39	For information only insert street address of shows described property.	4