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WARRANTY DEED IN TRUST	1981 JUL I AM 9 29	
259 <b>42355</b>	- 150 H - 1 - 181 H 8 2 7 5 3 25923265 - 150	10.20
	That the Grantor, Joe Edwards, a bachelor————————————————————————————————————	10.20
of the County of Cook of the sum of Ten and no/100th in hand aid, and of other good and valuable	and State of <u>Illinois</u> , for and in consideration s————————————————————————————————————	
existing as a banking corporation under the execute trusts with the State of Illinois, as 24th day of	AND TRUST COMPANY, a banking corporation duly organized and the laws of the State of Illinois, and duly authorized to accept and Trustee under the provisions of a certain Trust Agreement, dated the March 19 81, and known as Trust Number described real estate in the County of COOK and State	
Lot 136 in Mandel's Subdivand Scranton Subdivision of	vision of Blocks 5, 6, 7 and 8 in Puringtor of the West 1/2 of the Southwest 1/4 of orth, Range 13, East of the Third Principal Illinois.	Exem Real
and also subject to covera record; private, public an party wall rights and agre	estate taxes for 1980 and subsequent years arts, conditions and restrictions of dutility easements; roads and highways; errors; existing leases and tenancies; its for improvements not yet completed; or assessments.	Estato Transfer Tax Act.  2018  Date  Date  Date  Date  Date  Divor Lausing
		Tax Act
	25942355 with the appurtenances, up in the trusts, and for the uses and purposes herein and in	f Par ot.
said Trust Agreement set forth. Full power and authority is hereby granted to a thereof, to dedicate parks, streets, highways or alleys at as desired, to contract to sell, to grant options to purch real estate or any part thereof to a successor or successor powers and authorities vested in said Trustee, to donate thereof, to lease said real estate, or any part thereof, futuro, and upon any terms and for any period or period remove or extend leases upon any terms and for any period or period purchase the choles of the contract of the contrac	said Trustee to improve, man consider and subdivide said real estate or any part and to vacate any subdivision or 1 art thereof, and to resubdivide said real estate as often asse, to sell on any terms, to convey able with or without consideration, to convey said are in trust and to grant to such at one or successors in trust ail of the title, estate, to dedicate, to mortgage, pledge or of review encumber said real estate, or any part rom time to time, in possession or rever for by leases to commence in brasenti or in is at time, not exceeding in the case of systingle demise the term of 195 years, and to do or periods of time and to amend, to ange or say leases and the same of the s	Paregreph
in all amendments thereof, if any, and binding upon all authorized and empowered to execute and deliver every s	site, or any successor in trust, in relation to said t an estate, or to whom said real to be sold, leasted or mortingued by said Trustee, or an, successor is trust, be obliged to oney borrowed or advanced on said real estate, or be obliged to see that the terms of this into the authority, necessity or expediency of any net of said trustee, or be obliged or Agreement; and every deed, trust deed, mortgage, lease or an instrument executed said real estate shall be conclusive evidence in favor of every person (including the ing under any such conveyance lease or other instrument, (a) that the time of the by said Trust Agreement was in full force and effect, (b) that such control eventue or other conditions and limitations contained in this indenture and in said Trust are or other conditions and imitations contained in this indenture and in said Trust avecessor trust was duly uch deed, trust deed, lease, mortgage or other instrument and (d) if the c ave, one is cessor or successor in trust have been propedly appointed and are fully y sted with all	on 4,
made to a successor or successors in trust, that such as the title, estate, rights, powers, suthorities, duties and This conveyance is made upon the express underst unlif or as Trustee, nor its successor or successors in the successor of successors in the successor in the successor is successor in the successor i	obligations of its, his or their predecessor in trust.  anding and condition that neither The Midwest Bank and Trust Comp. 19, 10 II-  rust shall incur any personal liability or be subjected to any claim, judgmen, or c.r.  s may do or omit to do in or about the said real estate or under the provisions of , s.  to, or for injury to person or property happening in or about said real estate, any and  saed, Any contract, obligation or indebtedness incurred or entered into by the Tru. c. a.	-
connection with and real estate may be entered into or in-fact, hereby irrevocably appointed for such purposes, not individually (and the Trustee shall have no obligation so far as the trust property and funds in the actual possessions and corporations whomsever and whateover the	or at the election of the Trustree in its own name, as Trustee of an express trust an an whatever with respect to any such contract, obligation or indebtedness except only ession of the Trustee shall be applicable for the payment and discharge thereof). All all be charged with notice of this condition from the date of the filing for record of	
If the title to any of the above real estate is now in the certificate of title or duplicate thereof, or men similar import, in accordance with the statute in such c Agreement or a copy thereof, or any extracts therefrom.	er and under said Trust. Agreement and of all persons claiming under them or any seds arising from the sale or any other disposition of said real estate, and such interest efficiarly hereunder shall have any title or interest, legal or equitable, in or to said real valls and proce dashereof as aforesaid, the intention hereof being to vest in said The and equitable title in fee simple, in and to sail of the real estate above described or hereafter registered, the Registrar of Titles is hereby directed not to register or note orial, the words "in trust," or "upon conditions have required to produce the aid as evidence that any transfer, charge or other dealing involving the registered lands is trust."	
And the said grantor hereby expressly waive statutes of the State of Illinois, providing for the exem In Witness Whereof, the grantor	S and release S any and all right or benefit under and by virtue of any and all pition of bonesteads from sale on execution or otherwise.  esaid ha S hereunto set his hand and	100
seal this 24th da  Joe Edwards  Joe Edwards	y or March 1981. [SEAL]	25 1923 25
State of Illinois County of Cook   SS.   The state afore	[SEAL] [SEAL]  Discount Public in and for said County, In esaid, do hereby certify that Joe Edwards, a bachelor	5923266
187: Michael K. Durkin, Esq. the foregoing he 180 Des Plaines Avenue, voluntary act. right of homes Plaines, II, 60018	own to me to be the same person whose name IS autilities ribed to instrument, appeared before me this day in person and transverse that signed, sealed and delivered the said instrument as the for the uses and purposes therein set forth, including the believe of the tend.	Continuos de la contractiva del contractiva de la contractiva de la contractiva de la contractiva de la contractiva del contractiva de la
Given under m	Notary Public	5 ki
* # j	TA CONTRACTOR OF THE PROPERTY	ã:

Midwest Bank and Trust Company Elmwood Park, Illinois

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Property of Cook County Clark's Office

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