DEED IN TRUST	26	442 842	
WARRANT	COOK COUNTY, ILLINOI FILED FOR RECORD	s Sidney N. Os	
WARRANT	1982 DEC 17 PM 2: 2	5 26442842	COOK
			EB. 11252
			Joseph J. S. V. S. L. S. L. S. V. S. V. S. L. S.
		ove space for recorder's use only	REVENUE *
THIS INDENTURE WITNESS TUSTINE KADELA, a widow, of the County of Cook	Id, That the Grantor EL and since not re- and State of Illin	married	2 8
of the County of Gook of Ten and no/100 and valuable considerations in hand p EXCHANGE NATIONAL BANK C Chicago, Illinois 60690, its successor of day of April	aid, Conviy DF CHICACO _ National bor successors, i s Trustee unc	and Warrant anking association, La Salle and	er good S SS unto SS Adams,
following described real estate in the	County of Cour	and State of Illinois	
to 15 in Walk Township 39 N	er Douglas Park A	ddicion in Section 21	
as shown in d	neral taxes after locument 185715, a ties in possessio	1981, Bailding line and Terms of document	TESPATE SECTION AS THE SECTION AS TH
(Permanent Index No.: 16 24 1	<u> 128-010-0000</u>		2 IRANS
TO HAVE AND TO HOLD the real estate with it set forth. Full power and authority is hereby granted to streets, highways or alleys and to vacate any subdipurchase, to execute contracts to sell on any terms a successor or successors in trust and to grant to.			ACTION ACTION A CTION A CTION A CTION
trustee; to donate, to dedicate, to mortgage, or off part thereof, from time to time, in possession or periods of time, and to execute renewals or extens changes or modifications of leases and the terms a execute options to lease and options to renew le- respecting the manner of fixing the amount of press	nerwise encumier the real estate, or an wersion, by leases to commence in prac- ons of leases upon any terms and for a pid provisions thereof at any time or ti- ases and options to purchase the who aft or future rentals, to execute grants	y pair inerest; to execute tenses or me tense e- senti or futuro, and upon any terms and for a my period or periods of time and to execute a mes hereafter; to execute contracts to make le le or any part of the reversion and to exec of easements or charges of any kind; to releas	any period or imendments, cases and to use contracts se, convey or
assign any right, title or interest in or about or es- estate and every part thereof in all other ways an- estate to deal with it, whether similar to or different. In no case shall any party dealing with said conveyed, contracted to be sold, leased or mortga- borrowed or advanced on the real estate, or be obli-	d for such other considerations as it w	would be lawful for any person owning the titl	reof shall be
In no case shall any party dealing with said conveyed, custracted to be sold, leased or mortga lorrowed or advanced on the real estate, or be oblinecessity or expediency of any act of the trustee, o trust deed, mortgage, lease or other instrument experson relying upon or claiming under any such contents and by the trust agreement was in full force trusts conditions an ilimitations contained by the conditions and instructions contained the conditions and ilimitations contained the conditions and ilimitations contained the conditions are instructions contained the conditions are instructed to the conditions are considered	r be obliged or privileged to inquire in ceuted by the trustee in relation to the nveyance, lease or other instrument, it e and effect, (b) that such conveyance and in the trust agreement or in an wered to execute and deliver every such accessors in trust, that such successor is	o any of the terms of the trust agreement; and read estate shall be conclusive evidence in to a) that at the time of the delivery thereof the or other instrument was executed in according y amendments thereof and binding upon all deed, trust deed, lease, mortgage or other in it successors in trust have been properly appoil	uite intensive recognition of the control of the co
possession, enrings, and the avails and proceeds a declared to be personal property, and no beneficial interest in the possession, enrings, avails and proceed.	rising from the sale, mortgage or other ry shall have any title or interest, lega eds thereof as aforesaid.	r disposition of the real estate, and such inter l or equitable, in or to the real estate as such	est is hereby, but only an
If the title to any of the above lands is now certificate of title or duplicate thereof, or memoria in accordance with the statute in such case made an And the said grantor S. hereby expressly statutes of the State of Illinois, providing for the extensive the said with the said with the said with the said with the said practice. In Witness Whernof, the grantor S. aforeas	waiveand releaseany an emption of homesteads from sale on exe	d all right or benefit under and by virtue of cution or otherwise.	any and all
this. 1512	day of December	1982	- land
Edmund R. Kadela	(SEAL) Lug (SEAL)	tre Kadela ustine Kadela	(SEAL) + + + +
This instrument prep	ared by: A. L. La	oinskas 77 W Washing Chicago, Ill	incip
EXCHANGE NATIONAL BA Box 132	NK OF CHICAGO	For information only insert street ad- of above described property.	442
92-6	ı	2415 West 21 Place Chicago, Illinois	-

70.7 ■

State of Illinois,	Anthony L. Lapinskas A Notary Public in and for said County, in
County of Cook ss.	the state aforesaid, do hereby certify that Edmund R. Kadela. a bachelor
Justine Kadela, a	widow, and sinue not re-married

Mail to;
Marvin W. temple
I N. Lasalle
Chicago, Illinois 60602