## UNOFFICIAL COPY

WARRANTY DEED IN TRUST	60 H33 4168	11 PM 53	1800000 (22) 2 <b>6521841</b>	L STETON EST.	Service Servic
	MAR-1 -83 7		6521841 A — RS	C HEREN	<b>40</b> 0.
orm J 1910-004-9/76		DOLERTANCE			1 2 2
HIS INDENTURE WITNESSETH. TI		BOUMENOT, a man		Partiens Partie	
f the County of Cook  Ten dollars and no/100  nd valuable considerations in hand pai  ND SAVINGS BANK, a corporation or  rustee under the provisions of a trust in  nown as Trust Number 6314  nd State of Illinois, to-wit:	it Illinois, 3201 North	00)arrants ui Ashland Avenue, C day of Octo	nto the LAKE VIEW TR hicago, Illinois, 60657, ber 1982	Ood S	AUDICALLO BUTA, IM
Lot 17 in Block 2 in Adam Oc the Northwest 1// of Section 14 East of the Third 'rincip Illinois.	k's Addition to Ch 6, Township 39 No al Meridian, in Co	icago in rth, Range ok County,	u <del>f</del> r	C SIERDI V.	
0				E .*	
	<b>X</b> ,	The same	THIS INSTRUMENT WAS PREPARED CAIL HELSON	# <b>[</b>	
#	26521841	1.5	SEEL H. ASHLAND AVENUE CHICAGO, ILLINGIS COVER		MAN A
Real Estate Tax	Ox	<b>\</b> \			100
TO HAVE AND TO HOLD the said premises wagements set forth.  Full power and authority is hereby granted to dedicate parks, streets, highways or alleys and to contract to sell, to grant options to purchase or any part thereof to a successor or successors authorities vested in said trustee, to donate, to lease said property, or any part thereof, from it any terms and for any period or periods of time leases upon any terms and for any period or peritime hereafter, to contract to make leases and t part of the reversion and to contract respecting property, or any part thereof, for other real or right, title or interest in or about easement any thereof in all other ways and for such other constituing to or different from the ways above specific.	to said trustee to ir prove ma- to vacate any subd rision r pa- to sell on any term to conver in trust and to grant to sello dedicate, to mortgage, ledg- ne to time, in possession - c, ant exceeding in the case of sello das of time and to amend, chai- p grant options to lease and ope g the manner of fixing the am- personal property, to grant cas- nuternant to said premises or a deteration as it would be lawful!	nage, protect and subdivi to thereof, and to resubdivi y either with or without of tecessor or successors in tr or otherwise encumber s on, by leases to comn y a 1gl. demise the term or of odify leases and the too onew leases and ount of present or future emen a or of of any ny part the cot, aid to do for any pe on ow.ing the	ide said premises or any part the wide said property as often as de- onsideration, to convey said pre- rust all of the title, estate, power said property, or any part there- mence inprasentior futuro, and of 198 years, and to renew or e- te terms and provisions thereof a options to purchase the whole of parts is a purchase.	ereof, 10 15 15 15 15 15 15 15 15 15 15 15 15 15	ADTHER BUTCH
In no case shall any party dealing with saic conveyed, contracted to be told, leased or mo money borrowed or advanced on said premises, o into the necessity or expediency of any act of and every deed, trust deed, mortgage, lease or evidence in favor of every person relying upon delivery thereof the trust created by this indent instrument was executed in accordance with the some amendment theteof and binding upon all and deliver every such deed, trust deed, lease, trust, that such successor or successors in trus authorities, duties and obligations of its, his or it. The interest of each and every beneficiary havails and proaceds atting from the sale or oth and no beneficiary bereunder shall have any tearning.	trustee in relation to said pricaged by said trustee, be obtiled to see that the term aid trustee, or be obliged to see that the term other instrument executed by or claiming under any such convice and by said trust agreement trusts, conditions and limitation beneficiaries thereunder, (c) thortgage or other instrument at have been properly appoint their predecessor in trust, executed and of all persons elact disposition of said real estantic or interest, legal or equitation of interest, legal or equita	emises, or to w' om said god to see to d' e ap lica so of this trust has per le siveleged to inquire int any said trustee in relativeyance, lease or other it was in full force and effe mos contained in this ind at said trustee was duly a to did it will be conveyance id and are fully vested w iming under them or any e, and such interest is fee ble, in or to said teal estable, in or to said teal estable.	y of the terms of said trust agree to 'id real estate shall be con- stru nent, (a) that at the time oct., a) 'sa such conveyance or  lemut; an 'said trust agreement outho ite' and empowered to ex- is made a successor or success  ith as the tide, rights, par  refy declared to be per unal pro- late as such, but only in the ear- refy declared to be per unal pro- late as such, but only an interest	ment; clusive of the other t or in ceuste cors in nowers, nings, perty, t in the	:
statutes of the State of Illinois, providing for the	se made and provided, apressly waive 5 — and relea exemption of homesteads from	se S. any and all right or	henefit under and by virtue e	in the si diar and all all and all and all and all all all all all all all all all al	
In Witness Whereof, the grantor afore this 27th	said ha S hercunto set lay ofOctober	19 82	hand and seal	-0 F	
Mhouse	(O=-1)			(South	xC-
John Boumenot	(Seal)			(Seal)	75.
	(Seal)			(Seal)	3
State ofIllinois County ofCook SS.	l, the und state afor a marr	ersigned, a Notary Pub esaid, do hereby certif ied man	olic in and for said County, it y thatJohn_Boumenot	n the	5218
the foregonesigned, see and purpose	ing instrument, appeared be aled and delivered the said in	efore me this day in penstrument as <u>his</u> fr ing the release and wai	name_issubscrib erson and acknowledged that ree and voluntary act, for the iver of the right of homestear October	t : uses	\$\$ <b></b>
OF COUNTRY		Notes	In Publican expres April 11,	1983.	•
			al Ave., Chicago, I		