UNOFFICIAL COPY

		97		
WARRANTY DEED IN TRUST	::52 N	R 7 PH 1 23	26195063	1-, HH
			201000	
	·	above space for recorder's use only	ATIS	12 m
THIS INDENTURE WITNESSETH, a Widow,				10.20
of the County of Cook and of - Ten and no/100		Dollars,	and other good	7
and valuable considerations in hand p	aid, Convey S PARK an Illi	and warrant S	unto THE	16
successors, as Trustee under the provi	sions of a trust agree known as Trust Nu	ment dated the	day of the following	
described seal estate in the County of	Cook	and State of Illinois, to		:
That part of the East 30. 35 to 54, both inclusive				
Subdivision of the South east quarter of Section				
1 -ba Third Prizeipal Merle	nian. Lylug bu	itherly of the So	utherly	<i>b</i>
line of I-55 in Cook Cou		attions of rec	ord and for	1/1
Subject to coverants, ea general taxes for Jabla	nd subsequent	years.	020 0	
		4761.4	105063	
5			L95063	E & E
TO HAVE AND TO HOLD the said premises with f agreement set forth. Full power and authority is hereby granted to a	he app its nances upon the tru aid toustry for improve, manag	sts and for the uses and purposes to re, protect and subdivide said premi	ises or any part thereof.	. 1
TO HAVE AND TO HOLD the said premises with a greement set forth. Full power and substrity is bereby granted to a contract of the contract to sell, to grant options to purchase, to so or any part thereof to as uscessor or successors in the substricts wested in said trustee, to donate, to dedict said property, or any part thereof, from time to interest among my terms and for any period or periods any time or times be terms and for any period or periods any time or times hereafter, to contract to make least whole or any part of the reversion and to contract reschange said property, or any part thereof, for other or away to thereof in all other ways and for such otherwise the contract or as any time of the reversion and to contract reschange said property, or any part thereof, for other thereof in all other ways and for such otherwise thereof in all other ways and for such otherwise miles to or different from the ways above a line case shall any perty dealing with said truy	vacate any subdivision or part ell on any terms, to convey ei ust and to grant so sch succe when to mortesse blade or oth	thereof, and to resuddivide and prop ther with or without consideration, essor or successors in trust all of the proping encumber said property, or a	to convey said premises title, estate, powers and my part thereof, to lease	Stante
authorities vested in said trustee, to doubte, to deduct said property, or any part thereof, from time to time terms and for any period or periods of time, not expenses upon any terms and for any period or periods.	in possession r rever ion, by according in the rase of any si of time and to a lid lange	lesses to commence in praesenti o ngle demise the term of 198 years, or modify lesses and the terms a	r future, and upon any and to renew or extend and provisions thereof at	Havenus
any time or times hereafter, to contract to make least whole or any part of the reversion and to contract re- exchange said property, or any part thereof, for other	es and to grant optic s to lea pecting the manner it fir ng real or personal pro-	se and options to renew leases and the amount of present or future re- grant easements or charges of any lises or any part thereof, and to des	ntals, to partition or to kind, to release, convey sl with said property and	Pur
or awage any right, title of interest in or auton or ear every part thereof in all other ways and for such oth whether similar to or different from the ways above s whether similar to or different from the ways above a	er considerations as it wou d be pecified, at any time or tin ster in relation to said premise	aw all for any person owning the sar ar after.	ne to deal with the same, ny part thereof shall be	Riders
conveyed, contracted to be sold, leaved or mortgaged money horrowed or advanced on said premises, or be into the necessity or expediency of any act of said t	by said trustee, he obliged to obliged to see that the terms or rustee, or he obliged or privile	o se to the application of any purificial trust we been complied with, ged to ir unre any of the terms	or be obliged to inquire of said trust agreement:	affixing
whether similar to redifferent from the ways above a whether similar to redifferent from the ways above a conveyed, contracted to be sold, leaved or mortgaged money horrowed or advanced on said premises, or be mito the necessity or expediency of any act of said I and every dead, trust deed, mortgage, lease or other dence in favor of every person relying upon or clair delivery thread the trust created by his indenture a instrument was created by the indenture a instrument was created of ad binding upon all benefits of the contract of the	instrument executed by said in ning under any such conveyan and by said trust agreement wa s. conditions and limitations o	ce, less or other instrument, (a) a in ful, force and effect, (b) that sontained us the sidenture and in se	that at the time of the such conveyance or other sid trust agreement or in	<u> </u>
some amendment thereof and binding upon all benef- itelizer every such deed, trust deed, lease, mortgage that such successor or successors in trust have been a	iciaries thereunder. (c) that sa or other instrument and (d) is properly appointed and are full	id trustee war duly authorized and e if the conveya ce i mide to a succes y vested with a the title, estate, ri	sor or successors in trust, ights, powers, authorities,	i
duties and obligations of its, his or their predecessor. The interest of each and every beneficiary here avails and proceeds arising from the sale or other and no beneficiary hereunder shall have any title of an other sales and the sales of the sales.	inder and of all persons claims disposition of said real estate, interest legal or equitable, is	ing under them or im of them shall and such interest is ner by leclared n or to said real estate as unit bu	be only in the earnings, to be personal property, at only an interest in the	1111
earnings, avails and proceeds thereof as aforesaid. If the fitle to any of the above lands is now of the certificate of title or duplicate thereof, or memor import, in accordance with the statute in such case is	or hereafter registered, the Regist, the words "in trust", or "	istrar of Titles is hereby directed in upon condition" or "with him table	on to register or note in one", or words of similar	13,
And the said grantor hereby expressly wait statutes of the State of Illinois, providing for the ex-	nade and provided. re_S and release <u>S ar</u>	y and all right or benefit under and	b vince of any and all	1
In Witness Whereof, the grantoraforess	d ha S hereunto set DE	har the same of th		11/4
	ay of April	19 0		1 : 1
1000	RAZ(Seal)	Janes hotheryor 1	eskand :=1)	
	VIAIL Ma (Seal)	iry/kathiryn/wiena	(Se.(1)	Car Stories
	ask ²		D. D.	7
State of Illinois County of Cook SS. the sta	John S. Carro	NAMES OF A STREET ASSESSMENT OF THE PARTY OF	DuPage in and for a county. in ITEHAUS,	
County of GOUN the sta	a Widow	usat		
Mail to, and prepared	lly known to me to be the sai		S subscribed to	i i
One N La Salle St. signed.	sealed and delivered the said	ore me this day in person and ackno instrument as <u>her</u> free and	voluntary act, for the uses	N S
Chicago, IL 60602 and Pu	rposes therein set forth, includi- under my hand and notarial a	ng the release and waiver of the right and thin 4th day of Ar	oril 1982	Docum Docum
14		Ju Tille	11	
Mally				
		1 0 S		
BOXXXX BOXXXX	Grantee's Address:	2.22 5 250h PP	, Chicago, IL	-00010
	First Bank of Oak Park 11 Madison Street	A Company Planes in	d property.	
	Dak Park, Illinois 60302	**************************************		

END OF RECORDED DOCUMENT