DEED IN TRUST		A JAN	27395452	
WP.12.79 QUIT CLA	M	85 ±		
THIS INDENTURE WITNESSETH,	That the Grantor ROBE	The above space for recorder. ERT V. YBUNG.	arried to	11.00
principal office in CHICAGO, ILLIN dated the 20th	and State of od and valuable consider JEFFERSON STATE F	ILL. rations in hand par BANK, a Corporat cessors, as Trustee	for and in consideration id, Convey ion of Illinois, having its under a trust agreement 9 84, known as Trust	
Lot 32 in Block 16 i 14 acres (exclusive Company) Lot 1 in Bl Trustee's Subdivisio the Third Principal Ubdivision aforesai in Section 16, afore Resubdivision of Lot Cool. County, Illinois	of right of way of inkestyn's Subdivis a confection 16, Too leridian also of Lot 10 in aid, except that part 10 and 11, said So	Čhicago and Gr ion of Lots 8 wnship 36 Nort ts 3, 4 and 5 School Truste art which lies	and Trunk Railroad and 9 in School h, Range 14, East o in Blankestyn's e's Subdivision in Lot 1	00
TO HAVE AND TO HOLD the real estate its	9 16 307 014 ppurtenances upon the trusts and			Section 4,
set forth. Fall power and authority is hereby g rate to streets, highways or alleys and to vacate any solicity purchase, to execute contracts to sell on any te.m., a successor or successors in trust and to grant to su trustee; to donate, to dedicate, to mortgage, or other part thereof, from time to time, in possession or reve periods of time, and to execute renewals or extension changes or modifications of leases and the terms and expecting the manner of high the mount of present assign any right, title or interest in or about or eases estate and every part thereof in all other ways and I estate to deal with it, whether similar to or different free the processes the state of the processes the similar to or different free the processes the state to deal with it, whether similar to or different free the processes the state to deal with it, whether similar to or different free the processes that all any merty dealings with said the	d trustee to subdivide and resubdion or part thereof: to execute to convenient with or without out a convenient with or successors in trust a convenient to real estate to part leases upon any terms and for property of the seed of the part of the seed of the part of the seed of the part of the	ivide the real estate or an untracts to sell or exchang ansideration; to convey the sail of the title, estate, po any part thereof; to execut assent or futuro, and upor any perior thereof; to execut only one or any period or periods of times hereafter; to execut tolle or any part of the resolvent or the sail of the s	y part thereof; to dedicate parks, e, or execute grants of options to real estate or any part thereof to vers and authorities vested in the vers and authorities vested in the vers and to ran y period or time and to execute amendments, contracts to make leases and to version and to execute contracts of any kind; to release, convey or to deal with the title to said real reson owning the title to the teal	
conveyed, contracted to be sold, leased or mortgaged borrowed or advanced on the real estate, or be oblige necessity or expediency of any act of the trustee, or b trust deed, mortgage, lease or other instrument execu- person relying upon or claiming under any such conve- herin and by the trust agreement was in full force as the such as the such as the such as the such as the trust. The such as the such as the such as the such as the such as the such as the such as the such as the (d) if the conveyance is made to a successor or succe fully vested with all the title, estate rights, powers, auth	by the trustee, be obliged to see to see that the terms of the trust obliged or privileged to inquir and by the trustee in relation of the ance, lease or other instrum it, of effect, of that such conv. ance of effect, of that such conv. ance to the second of the secon	to the application of any have been compiled with, the ny of the terms of the let n! estate shall be contained in the contained	purchase money, rent, or money or be obliged to inquire into the trust agreement; and every deed, thusive evidence in favor of every delivery thereof the trust created accuted in accordance with the accuted in accordance with the mortgage or other instrument and been properly appointed and are a trust.	nns of Tax Ac
possession, earnings, and the avails and proceeds arisi declared to be personal property, and no heanfciary s interest in the possession, earnings, avails and proceeds If the title to any of the above lands is now or certificate of title or duplicate thereof, or memorial, it in accordance with the statute in such case made and property and the said grantor	g from the sale, mortgage or other all have any title or interest, legal hereof as aforessid. ereafter registered, the Registrar or words "in trust," or "upon condivided. S. and release S. any and on of homesteads from sale on exec. S. hereunto set.	of Titles is here'y d'ecur dition," or "with lir atativ d all right or beneft aus sution or otherwise.	tate, and such interest is hereby real estate as such, but only an 1 not to register or note in the as," or words of similar import,	This operation of the second s
Robert V. Young	(SEAL)		('5£A'L) (SEAL)	Бхег
(00 1,	PARC S. PORTER resaid, do hereby certify that I	ROBERT V. YOUN	blic in and for said County, in G MARR! ED	
the foregoing signed, seale and purpose	own to me to be the same person, instrument, appeared before me thi I and delivered the said instrumer therein set forth, including the rele my hand and notarial seal this	nis day in person and acknown as NIS free	and voluntary act, for the usea	279957352
This Instrument Was Prepared By: Nancy Koval 328 East Main Street Barrington, IL 60010	Th is Bu of	JEFFERSON STATE	insert street address	

END OF RECORDED DOCUMENT

BOX