WARRANTY-DEED IN TRUST WARRANTY-DEED IN TRUST

		the above space for recorder	V Use only	
THIS INDENTURE WITNESS	ETH, That the Grantor, John Wife	in Crowley and M	lary Crowley,	hls
of the County of Cook of the sum of Ten and no/100	Dollars (\$10.,00	.I.II i no i s	for and in se	
in hand paid, and of other good and valual	ble considerations, receipt of which	h is hereby duly acknowledges	J, Convey and W	/arrant
unto FORD CITY BANK AND TRUST C authorized to accept and execute trusts w	 a hanking corporation duly orgether the State of Himsis as True 	unized and existing under the tee under the provisions of a	laws of the State of Illine certain Trust Agreemet	nis, and duly
25th $\frac{1}{\text{day of}}$ Octobe	ar , 1985 , and	known as Trust Number	4465	e following
described real estate in the County of	Cook and St	ate of Illinois, to wit:		
The West 4.23 Feet of	Lot 21 and all of	Lot 22 in Block	20, in Fred	erick H.
Bartlett's 63rd Street in Circuit Court parti	; Industrial Distri	ict, a Subdivisi	on of Lots 1	to 6
18, Township 38 North,	, Range 13, East o	f the Third Prin	cipal Meridi	an, in
Cook County, Illinois.				}
Permanent Tay No. 19-1	8-422-067 Jaw.			
0	THIS INSTRUMENT W	S PREPARED BY		
100	MICHAEL B.	LAHTI		
CV,	7601 S. CI	cero		}
	Unicago,	16		
_	Ox		j	0
SUBJECT TO			L	14 B
TO HAVE AND TO HOLD the said real estate Full power and authority is hereby granted to said and to vacate any subdivision or part thereof, and to res	Trustee to impersee, man,, p I and sub	quante ang ten enne or nux ban meter	at' to degrate barer, encote uit	Russ storeness !
and in vacate any subdivision or part thereof, and to re- or without consideration, to convey sud-real estate or and authorities vested in said Trustee, to donate, to de- tine to time, in possession or recession, by leases in or- demise the term of 198 years, and to recess or o cited le- at my time or times breaffer, to contract to make lease- respecting the manner of fixing the amount of present or charge of any kind, to release, convey of axing any fi-	any part thereof to a successir, or so, we see it licate, to mortgage, pledge or others———cur	trust and to grant to such successor or ther said real estate, or any part thereof,	successors in trust all of the title to lease said real estate, or any past of time, and ascerdingly the co	e, estate, powers att thereof, from
demise the term of 198 years, and to renew or come le tany time or times hereafter, to contract to make lease	numberice in price and for any period of periods and options to fer and for any periods for any periods to fer and options to fease and	one of time and to any period of periods one of time and to amend, change or mo now it uses and options to purchase the s	while it any part of the reversion	ovisions thereof in and to contract
respecting the manner of fixing the amount of present or charges of any kind, to release, convey or assign any (i) part thereof in all other ways and for such other consider	r luture remais, impantition of the schange sill, ght, thie or interest in or about or casement a s reations as it would be lawful for any person os	urtenant to said real estate or any part th outenant to said real estate or any part th g " sine to deal with the same, wh	r reasoy personal property, to gr. sereof, and to deal with said real sether similar to or different from	estate and every the ways above
in no case shall any party dealing with said Truste	e, is any successes in trust, in relation to said?	cale tair or a whom said real estate or	any pare thereof shall be conveye	ed, contracted to
be obliged to see that the terms of this trust have been of to inquire into any of the terms of said Trust Agreement real estate shall be conclusive evidence in flavor of e instrument, (a) That at the time of the delivery thereof s	implied with, or be obliged to inquire into the it and every deed, trust deed, mortgage, lease	authority new sity or expediency of ar or other insulate as secured by east Tru	ry act of said Trustee, or be oblig istee, or any successor in trust, i	red or privileged in relation to said
real estate shall be conclusive exidence in favor of e instrument, (a) That at the time of the delivery thereof t was executed in accordance with the grass, conditions	he trust created by this indenture and by said T a and limitations contained in this indenture a	rust Agreement we aim to force and effi id in said Trust Agre, me for in all, and	ect, (b) that such convey ance or endinents, thereof, if any, and	other instrument binding upon all
beneficiaries thereunder, (c) that said Trustee, or any instrument and (d) if the conveyance is made to a succe	successes in trust, was duly authorized and considering of successors in trust, that such successor	nutring controls in transpring control bushest	y appointed and are fully vested	with all the title.
This conveyance is made upon the express under	standing and condition that neither from City	Hank and Trust Co., individue /y or a ry or its of their agents or after 134 ma)	Trustee, not its successor or so do or omit to do on or about the s	ecessors in truet said real estate or ch liability being
under the provisions of this Deed or said Trust Agreem bereby expressly varied and released. Any contract, name of the then beneficiaries under said Trust Agree	inhligation or indebtedness incurred or entered ment as their attemps in-fact, hereby tresses	I into by the Trustee in connects air ably appearated for such purposes, or at	said real estate may be entered bection of the Trustee, in 1	I mus by it in the
name of the then beneficiaries under that frust Agree Trustree of an express trust and not individually fand the property and funds in the actual postestion of the Tru charged with notice of this condition from the date of The interest of each and every beneficiary hereu oscience arising from the sale or any other disposition	Trustee shall have modification whatsoever s stee shall be applicable for the payment and i f the filling for record of this Deed.	eith respect to any such contract onligar discharge thereof). All persons and co-	ARPHA - Apontenates and Apr of Grandelscauces accelerate	atsoever shall be
interest, legal or equitable, in or to said real estate at t	uch, but only an interest in the earnings, avail	is and proceeds thereof as aforesaid, the	of them of all he only in the earn no been its sary bareunder shall simiention hereof being to yest i	tings, avails and have any title or in said Ford City
Bank and Trust Co. the entire legal and equitable title If the tille to any of the above real extate is now o memorial, the woods "in trust," or "upon condition," shall not be required to produce the said Agreement or				
exemption of homesteads from tale on execution or o				Xio.
In Witness Whereof, the grantor	aforesaid ha Ye hereunto set	their 185	hr	nd and
scal this 25th	(SEAL)			(31,41.)
gokn browley		12/10/12/12/12/12/12	0	
JOHN CROWLEY	(SEAL)	IARY CROWLEY	-w-cy-	(SEAL)
emant Illinois)	the undersi	mad		
State of Cook SS.	the state aforesaid, do hereby		ry Public in and for sale .ow.l.evand	
)		, his wife		
			E 380	
personally known to me to be the same person5				
they, signed, sealed and delivered the said instrument as their				
free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.				
Given under my hand and notarial still this file day of flovenched 19 8 1.				
		HIII De 12 1	Bulle	
	gripte /	Notary Public		
MAIL TO: FORD CITY BANK		×6742 West 63		
MAIL TO: FURD CITY BANK	ハロレ エドレンエ しじょ	1115742 West 63	no Street	

7601 South Cicero Avenue Chicago, Illinois 60652 FORM NO. 69315 Attn: Land Trust Department
Recorder from ILLIANA FINANCIAL, INC. ×6742 West 63rd Street Chicago, Illinois