## -WARRANTY DEED IN THE FICIAL SCIOPS Y4 4 5

State Transfer Tax Act

of he Real Dated this

The above space for recorder's use only 86435440
THIS INDENTURE WITNESSETH, That the Grantor WILLIAM A. JOHNSON, divorced and not mince remarried (and widower of Sarah Johnson)
of the County of Cook and State of Illinois for and in consideration of Ten & No/100 (\$10.00) ——————————————————————————————————
FIRST BANK OF OAK PARK, an illinois Corporation, its successors, as Trustee under the provisions of a trust agreement dated the 6th day of
described real estate in the County of Cook and State of Illinois, to-wit:
The South 9 feet of Lot 12 and Lots 13, 14, 15, 16, 17 and 18 in Block 2 in Traver's Subdivision in Lots 8, 9, and 10 in Block 10 in Rockwell's Addition to Chicago, Section 18, Township 39 North, Range 14 East of the 3rd Principal Meridian, in Cook County, Illinois.
Permanent Tax Index No.: 17-18-113-049-0000 17-18-113-050-0000 17-18-113-051-0000 17-18-113-052-0000 17-18-113-047-0000
TO MAYE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust
TO MAYE AND TO MOLD the said premium with the appurtenances upon the trusts and for the uses and purposes herein and in said trusts agreement set forth  Full power and authority is hereby granter is add trustee to improve, manage, protest and sublivide said premises or any part thereof, to delicate parks, streats, highways or alleys and if wests my sublividenced, and to resublivide said premises or any part thereof, in contract to sell, in grant appoints to purchase, to sell or any terms, to convey either with or without consideration, to assume an additional authorities vested in asid trustee, to desired, to increase or environment in fruit and to grant to entresses in first all of the title, entire, powers and suthorities vested in and trustee, to desired, to increase, please to convenient in fruit and to grant to entresses in trust all of the title, entire, powers and such preparity or any part thereof, from them. It was allowed to entresses on the terms and previous thereof, the was allowed to entress the property or any part thereof, the contract to make leaves and or from the second and previous to the property or any part thereof, the contract to make leaves and or from the second and previous to the property or any part thereof, to their real in principle of the property, or any part thereof, to their real in principle of the property, or any part thereof, and to real or property or assign any right, fills or interest in or about or exement on the property, or any part thereof, and to real or property or any part thereof, and to real or property or any part thereof, and to real or property or any part thereof, and to real or property or any part thereof, and to real or property or any part thereof, and the property of any and the real or property or any part thereof, and the property and every part thereof, and the property and every dead of any part thereof, and the property and every
some amendment thereof and binding upon all beneficiative thereuniter. (e) that sold 'un'an was duly authorized and supposed to escute and individually every much deed, from the control in an interest of each and every beneficiary hereunder and of all persons claiming these them and obligations of its, his or their previousner in trust.  The interest of each and every beneficiary hereunder and of all persons claiming these them of any of them shall be only is the comming, avails and proceeds arising from the sale or other dispusition of takk real catale, and such it over all a hereby skelared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to sale real estate as such, but only an interest in the outnings, avails and proceeds in the real land of all persons of the catale, and proceeds in the earlier and proceeds as aforeasid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or simplicity in accordance with the statule in such reas made and provided.
statutes of the State of Illinois, providing for the exemption of fourthface of the State of the
In Witness Whereof, the granter searcesid ha & hereunic set his hand and seal.
* William (Seal)
WILLIAM A. JOHNSON
This document prepared by: J. Lewis, 11 W. Madison St., Oak Park, IL 60302
Niete of Illinois ; Judith Ellen Lewis a Netary Public in and for said County, in County of Cook the state aforesaid, do hereby certify that William A. Johnson, divorced and not since remarried
personally known to me to be the same person. whose name is authoritied to the foregoing instrument, appeared before me this day in person and seknowledged that. he signed, seeled and delivered the said instrument as 11.5 free and voluntary set, for the uses and purposes therein set forth, including the release and waiver of the right of homested.
Given under my hand and notarial seat this 16th day of Sept. 1986  Judith Ellen Javia  Necest Robbs
Z 1 // "TOTAL YOUR TOTAL YOUR TONAL YOUR TOTAL YOUR YOUR TOTAL YOUR YOUR YOUR YOUR TOTAL YOUR YOUR YOUR YOUR YOUR YOUR YOUR YOUR

2300-2312 West Jackson Blvd. Chicago,
For information only insert street address of
above described property. IL 60

F

recorded deed to: BANK OF OAK PARK Grants First Bar Grantee's Address: First Bank of Oak Park 11 Madison Street Oak Park, Illinois 60302

## **UNOFFICIAL COPY**

ald Stable

643544c

HI I SEAL DONG OF

8643544

£0 ₹01 99 d3\$ £2

