UNOFFICIAL COPY

21 327, 466

18:121 Unit & 5

| DISEPHINE LEVA, his wife the County of COCK In the continue of COCK In the cock of COCK In the continue of COCK In the continue of COCK In t | WY / | | · <u>-</u> . · · | | |
|---|--|--|---|------------------------------------|---|
| the County of COOK and State of Illinois for end to considerations to hand paid. Convey ARANY SHAK & TRUES COMPANY, to heaking operations expented and existing and crutherized to occupit and stream that he shall be a true of the State of Illinois or Truese under the provisions of the True (crystement dends to the county of the State of Illinois or Truese under the provisions of the True (crystement dends to the county of the State of Illinois or Truese under the provisions of the True (crystement dends to the County of the State of Illinois or Truese under the provisions of the State of Illinois or Truese under the provisions of the State of Illinois to write the County of the State of Illinois to write the County of the State of Illinois to write the County of the State of Illinois to write the Write of Illinois and Indiana the State of Illinois to Write the Write Write of Illinois and Indiana the Write Write Write write order of Illinois and Illinois and Illinois the Write wr | | SELIJ, That the Grantons | JOHN LEJA & | -' | |
| de other good and valuable considerations in hand poid. Convey | JOSEPHINE LEJA, his wife | - | | | - |
| either good and volumble considerations in hand pold. Convey | the County of COOK | and State al_ | Illinois for emd b | a consideration of | |
| either good and volumble considerations in hand pold. Convey | | | | Dollers | |
| TO HAVE AND TO HOUD he said premises with the appul nangest upon the trusts and for the tiess and purposes harels and in Trust Agreement stay for the said premises of the purpose of the said premises of the said premise | | | | unto the | |
| TO HAVE AND TO HOLD the sold premises with the oppul names upon the trusts and for the class and purposes herein and in Train Agreement as forth. 1.1 LAST OF THE THIRD PRINCIFAL MERIDIAN IN COCK COUNTY, I ANNOIS. 1.2 LAST OF THE THIRD PRINCIFAL MERIDIAN IN COCK COUNTY, I ANNOIS. 1.3 LAST OF THE THIRD PRINCIFAL MERIDIAN IN COCK COUNTY, I ANNOIS. 1.4 LAST OF THE THIRD PRINCIFAL MERIDIAN IN COCK COUNTY, I ANNOIS. 1.5 LAST OF THE THIRD PRINCIFAL MERIDIAN IN COCK COUNTY, I ANNOIS. 1.6 Leddening principals stepsia, highways or cellays and is to wante any and trivities not purp thereof, and is nearboard the stepsial trivities and professional and an advantage of the control of the stepsial trivities and purposes the stepsial trivities and purposes the control of the stepsial trivities and tri | er the laws of the State of Illinois, as Trustee u | ung corporation organized and exi under the provisions of a Trust Agra | ement dated the 28 | nd execute trusts | |
| TO HAVE AND TO HOLD the said premises with the appulantment upon the trusts and for the trees and purposes haven and in Trust Agreement sets forth. If AND TO HOLD the said premises with the appulantment upon the trusts and for the trees and purposes haven and in Trust Agreement sets forth. If all power and enthoughty is hereby granted to said Trustee to limite a, is more, protect and subdivide, and in remains easily and a contract to sail to grant epitates to purchase, to said, the more to contract to sail to grant epitates to purchase, to said, the more to contract to sail to grant epitates to purchase, to said, the more to contract to sail to grant epitates to purchase, to said, the more to contract to sail to grant epitates to purchase, to said, the more to convey other with a without consideration, which are the said property, and are desired, to contract to sail to grant epitates to purchase, to said, the more to convey other with a without consideration, which are the said property of the purchase to said the property of the said property of the said property of the said property of the purchase to said property, or any part theoretic form in the time, in possession or revovation, by looses to said property, or any part theoretic form in the time, in possession or revovation, by looses to said property, or any part theoretic to the said property, and the property of the said property, and the property of the said property, and the property of the contract to the said property, and property of the said property, and the property of the contract of the said property of the said property of the said property of the said property of the property of the said | Country of 19.70 know | n as Trust Number 11699 | the following describe | estate.ta | |
| TO HAVE AND TO HOLD his said premises with the appul names upon the trusts and for the uses and purposes herein and in trust Agreements as forth. If the contract is said from the said Trustee to imprise, a mage, protect and subdivides and property and authority is breathy granted to said Trustee to imprise, a mage, protect and subdivides and property and authority of the said trust and trust and said and a contract is said, to grant epiticas to nucleus, to said, a said and and a contract is said, to grant epiticas to nucleus, to said, a said promises or any part thereof to a successor or successors in trust and still, a said, provers and culturatives avoid in said. Trustee, to density, to de facile to purpose a successors in trust and still, a said, provers and culturatives avoid in said. Trustee, to density, to de facile to purpose a successor in trust and still, a said provides and any said of promises or any part thereof to a successor as a said and trustee and trustee and trustee to density and trustee and | | | | | |
| TO HAVE AND TO HOLD his said premises with the appul names upon the trusts and for the uses and purposes herein and in trust Agreements as forth. If the contract is said from the said Trustee to imprise, a mage, protect and subdivides and property and authority is breathy granted to said Trustee to imprise, a mage, protect and subdivides and property and authority of the said trust and trust and said and a contract is said, to grant epiticas to nucleus, to said, a said and and a contract is said, to grant epiticas to nucleus, to said, a said promises or any part thereof to a successor or successors in trust and still, a said, provers and culturatives avoid in said. Trustee, to density, to de facile to purpose a successors in trust and still, a said, provers and culturatives avoid in said. Trustee, to density, to de facile to purpose a successor in trust and still, a said provides and any said of promises or any part thereof to a successor as a said and trustee and trustee and trustee to density and trustee and | IOT 20 IN SUBDIVIS | SION OF BLOCK 3 IN | F. GAYLOHD'S | | |
| TO HAVE AND TO HOLD the said premises with the oppus generous upon the trusts and for the uses and purposes harela and in Trust Arresment set from. If you have a substitution of the said promises or any port with the defects perfect set of the said from the said frustee to impro e, many, protect and substitutes and promises or any port it. to deducte perfect, stream, highways or alloys and to vector ear, so thisteen or part thereof, and to results with a said property of the said proper | SUBDIVISION IN SEC | CTION 8, TOWNSHIP | 38 NORTH, RANGE | r∨. | |
| uil power and eatherity is hereby granted to said Trustee to impro e. r. mage. protect and subdivide, acid promises or any part it. to dedicate parks, streets, highways or cilleys and to vacate an, swi division or part throsed, and to resubdivide acid property on as desired, to contract to sell, to grant options to purchose, to sell of any some to care without consideration, way said promises or any part thereof to a successor or successors in the said promises of any part thereof to a successor or successors in the said promises of the property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, from the form the said trustees of the said trustees of the said property, or any part thereof, to lease said property, or any part thereof, from the form the said and the s | I LINOIS. | THE THINGIT | James III Good Good | • | 4. |
| uil power and eatherity is hereby granted to said Trustee to impro e. r. mage. protect and subdivide, acid promises or any part it. to dedicate parks, streets, highways or cilleys and to vacate an, swi division or part throsed, and to resubdivide acid property on as desired, to contract to sell, to grant options to purchose, to sell of any some to care without consideration, way said promises or any part thereof to a successor or successors in the said promises of any part thereof to a successor or successors in the said promises of the property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, from the form the said trustees of the said trustees of the said property, or any part thereof, to lease said property, or any part thereof, from the form the said and the s | 0.5 | | | • | , <u>, , , , , , , , , , , , , , , , , , </u> |
| unit provement set grown. It to dedicate purks, streets, highways or citieys and to vacate on, swill vision or part threed, and to resubdivide said property on as desired, to centrect to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or the options of the property of the property, or any part thereof, to lease said property or any part thereof, from the form the property of the | | Fan91 | TELOF ILLINOIS E | | ្ន |
| all power and authority is hereby granted to said Trustee to impro e. n. mage, protect and subdivide, and promises or any part it. to dedicate parks, streets, highways or alleys and to vacate an, swi division or part thereof, and to resubdivide said property and as desired, to contract to sell, to grant options to purchase, to said or any open thereof, and the trust and title, estate, between any authorities vested in said Trustee, to denote, to de actor to most purposes or successors in trust all title, estate, between and cuthorities vested in said Trustee, to denote, to de actor to most purpose or successors in trust all title, estate, between and authorities vested in said Trustee, to denote, to de actor to most purpose or successors in trust all title, estate, between the interest property, or any part thereof, from the form the continuous property, or any part thereof, to make a property or the property, or any part thereof, the trust and or extend locases upon any terms and for any solid or portods of time and to amond, or active the property of the said of the trust and the terms and or extend locase and trust and the trust and the trust and or extend locase and trust a | | | ESTATE TRANSPER DAX | | 3 |
| all power and authority is hereby granted to said Trustee to impro e. n. mage, protect and subdivide, and promises or any part it. to dedicate parks, streets, highways or alleys and to vacate an, swi division or part thereof, and to resubdivide said property and as desired, to contract to sell, to grant options to purchase, to said or any open thereof, and the trust and title, estate, between any authorities vested in said Trustee, to denote, to de actor to most purposes or successors in trust all title, estate, between and cuthorities vested in said Trustee, to denote, to de actor to most purpose or successors in trust all title, estate, between and authorities vested in said Trustee, to denote, to de actor to most purpose or successors in trust all title, estate, between the interest property, or any part thereof, from the form the continuous property, or any part thereof, to make a property or the property, or any part thereof, the trust and or extend locases upon any terms and for any solid or portods of time and to amond, or active the property of the said of the trust and the terms and or extend locase and trust and the trust and the trust and or extend locase and trust a | 500 | G Hills | 100 E | | _ |
| unit provement set grown. It to dedicate purks, streets, highways or citieys and to vacate on, swill vision or part threed, and to resubdivide said property on as desired, to centrect to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or the options of the property of the property, or any part thereof, to lease said property or any part thereof, from the form the property of the | / Service of the serv | | | 4 | |
| all power and authority is hereby granted to said Trustee to impro e. n. mage, protect and subdivide, and promises or any part it. to dedicate parks, streets, highways or alleys and to vacate an, swi division or part thereof, and to resubdivide said property and as desired, to contract to sell, to grant options to purchase, to said or any open thereof, and the trust and title, estate, between any authorities vested in said Trustee, to denote, to de actor to most purposes or successors in trust all title, estate, between and cuthorities vested in said Trustee, to denote, to de actor to most purpose or successors in trust all title, estate, between and authorities vested in said Trustee, to denote, to de actor to most purpose or successors in trust all title, estate, between the interest property, or any part thereof, from the form the continuous property, or any part thereof, to make a property or the property, or any part thereof, the trust and or extend locases upon any terms and for any solid or portods of time and to amond, or active the property of the said of the trust and the terms and or extend locase and trust and the trust and the trust and or extend locase and trust a | | | | | |
| unit provement set grown. It to dedicate purks, streets, highways or citieys and to vacate on, swill vision or part threed, and to resubdivide said property on as desired, to centrect to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or the options of the property of the property, or any part thereof, to lease said property or any part thereof, from the form the property of the | areste. | T_{-} | | | |
| unit provement set grown. It to dedicate purks, streets, highways or citieys and to vacate on, swill vision or part threed, and to resubdivide said property on as desired, to centrect to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or an year, to control to sell, to grant options to purches, to sell or the options of the property of the property, or any part thereof, to lease said property or any part thereof, from the form the property of the | | | | • | |
| it to desidence perties, streets, highways or cilleys and to vacatio and, set division or part through, and to resubdivide said property and as desired, to control to sell, to great optices to purchase, to said it, arm forms, to excessor for the work of the sell of the control to sell, to great optices to represent the sell property of the property of any part through the sell of said. Tustees, to denote, to denote to increase on the sell property of the pro | trust Adreement set jorin. | | | | |
| and a deather, the centred to \$80, to grind options to purchase, to soil of any terms, to ecrosy other with or without consideration, way said promises or any part thereof to a successor at successors in the sufficient of the su | it, to dedicate parks, streets, highways or alle | vs and to vecate our sp' division. | or port thereof, and to resubdivid | a wild property | |
| to the both of the years and to release or owned a cleans upon any terms and ter my orid or periods of time and to amond, so or modify, agues and the terms and provisions thereof or my originate the whole or any of the reversion and to contract respecting among all king the amount of present and and options to purchase the whole or any or the reversion and to contract respecting among all king the amount of present and and options to purchase the whole or any or the reversion and to contract respecting among all king the amount of present or the present of the first the contract of t | over said premises or any part thereof to a suc | ens to purchase, to sell (1 cm (era | in, to convey either with or withou | it consideration. | |
| to the both of the years and to release or owned a cleans upon any terms and ter my orid or periods of time and to amond, so or modify, agues and the terms and provisions thereof or my originate the whole or any of the reversion and to contract respecting among all king the amount of present and and options to purchase the whole or any or the reversion and to contract respecting among all king the amount of present and and options to purchase the whole or any or the reversion and to contract respecting among all king the amount of present or the present of the first the contract of t | property, or any part thereof, to lease said prop amence in procesent or in future, and upon any | porty, or any part thereof, from the terms and for any period or period | to die, in possession or reven | sion, by leases | |
| anney of lixing the amount of present or future rentals to position or exchange and property, to grant desagness of any tind, to relocate convey or castlem cryp; it or grant consensus or charges of any tind, to relocate convey or castlem cryp; it or grant convents of the convey or castlem cryp; it or grant convents of the convey or castlem cryp; it or grant converts the call derived the cryp present owning the same to deal with the same, another sindler wrops and the chier constderedies as it would be levelal for any present owning the same to deal with the same, another sindler to or different the ways above specified, or any time or times bereafter. In case shall any party dealing with said Trustee in relation to said premises, or to whom said premise or conveyed, contacted to be said, faceed or mortgaged by said Trustee, be chilged to see to the crybial of any purchase or conveyed, contacted to be said, faceed or mortgaged by said Trustee, be chilged or privileged to in "the line any of many party dealing with the contact care developed any of any act of said Trustee, be chilged or privileged to in "the line of the chief and every dead, trust cloud, mortgage, lease or other lastrument executed by sail. It used in relation to cloud the said of the contact and every dead, trust cloud, mortgage, lease or other instrument of the tild to the other than the other other phenoments are recorded by this Indonture and by said Trust Agreement or the said trust face of the chief and the said trust face of the said trust face and the said trust face of the said trust face and the said trust face of the said trust face | e or modify leases and the terms and provision | a thereof of one time or times he | my ented or periods of time of | and to amend, | |
| the other considerations as it would be lawful for any person owning the same to dead with the arms. Inches similar to or different the ways above specified, of any time or times hereafted the same to dead with the arms. Inches similar to or different the ways above specified, of any time or times hereafted to see that here the same to dead with the arms. In close the cylicality of any purchase to conveyed, contracted to be sold, lossed or mortgared by said Trustee, be obliged to see to the cylicality of any purchase to conveyed, contracted to be sold, lossed or mortgared by said Trustee, be obliged to see that the terms of this trust they beer compiled with the delivers of the cylicality of the complete with the said to inquire into the necessity or expediency of any cut of said Trustee, or be obliged or privileged to in the complete with the said to inquire into the necessity or expediency of any cut of said Trustee, or be obliged or privileged to inquire into the necessity of the confusive evidence in favor of every person relying upon or clothing under any such contractive or the confusive evidence in favor of every person relying upon or clothing under any such conveyance or content interest of the trust created by this Indenture and by said Trust Agreement or in some amendment theoret and binding upon all beneficiaries. To under a said Trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, leases, mortgare or of a sout, and fell if the conveyance is made to a successor as trust, that such successors in trust have a lose or contractive and cont | onner of lixing the amount of present or future r | entals, to partition or exchange sa | d property, an part thereof, | for other real | |
| no case shell any party decling with said Truste in roleiton to said premises, or to whom said primers or any part thereof so conveyed, contracted to be said, larsed or meritarized by said Trustee, be obliged to see to the car local and my party decling with said Trustees, be obliged to see that the terms of the carried of the carried with the contract of the carried of the said trustees, and the terms of the carried of the carried with the carried of | ch other considerations as it would be lawful for | or ony person owning the same to | ty and eve y part there is in all a deal with the some, nether similar | ther ways and lar to or differ- | |
| this area of the state of the s | m me ways above specified, at any time of t | imes hereafter. | | | |
| and of self-trust of the faces are consistent of the faces of the face | , rent or money borrowed or advanced on said | torigated by said Irustee, be abli- | ged to see to the challouth of | my purchase | |
| instance. To find of the files of the Collect process the trust accorded by this Indonture and by said frust Agreement of an and of effect. (b) that such conveyames or other instrument was executed in accordance with the trusts, conditions and I blicities of the conveyament and in accordance with the trusts, conditions and I blicities and office of the conveyament and and empowered to accordance and allower every such deed, intest deed, locae, mortgage or of an ent. and (d) if the conveyament had and empowered to accordance and allower every such deed, intest deed, locae, mortgage or of an ent. and (d) if the conveyament had not expected in trust, that such successor of successor in trust have 1 ten ent. and (d) if the conveyament had be a current or expected in trust, that such successor of successor in trust have 1 ten ent. and the conveyament and the successor of trust have 1 ten ent. and the disposition of the conveyament and the original property of the conveyament in trust have 1 ten ent. and the conveyament and the conveyament of the conveyament in trust have 1 ten ent. The conveyament is the conveyament of the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 1 ten ent. The conveyament is the conveyament in trust have 2 ten ent. The conv | ms of said Trust Agreement; and every deed, t | ry of any act of said Trustee, or b rust deed, mortages lease or other | e obliged or privileged to in the | o into ony of | |
| is suid flustees was duly authorized and empewored to execute and deliver every such deed, incl. deed, locus, morriedge or of a sent and the first the conveyance is much to be successed or accessor in trust deed, locus, morriedge or of a person and the first the conveyance is much to be successed or accessor in the such successor or successor in trust have I were proposed and are fully vested with all the title, estate, nights, powers, authorities, duties and obligations of its, the or I will serve it and all persons claiming under them or any of them shall be only in the save and proceeds ariting from the sale or other disposition of said real estate, and such interest is thereby declared to mail property, and no beneficiary horeunder shall have only title or interest, lead or equilable, in or to said made stated as such, and proceeds ariting from the sale or other disposition of said real estate, and such interest hereby declared to made property, and no beneficiary horeunder shall have only title or interest, lead or equilable, in or to said made stated as such, and proceeds under the extended of the said and proceeds thereof as alcrossaid. In the title or any-of the cheve lends is now or horeafter realisticed, the Registrar of Titles is hereby directed not to register or note ordificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitedians," or words of impact, in accordance with the satude in such case nade and provided of the said granier. All the said granier. hereby expressly waive. and relocuse. my and all right or bonefit under and by set of any and oil stanties of the State of Illinois, providing for the exemption of homesteeds for acle on execution or otherwise. Witness Whereof, the granier S. decreased have the exemption of homesteeds for acle on execution or otherwise. Witness Whereof, the granier S. decreased have the exemption of homesteeds for acle on execution or otherwise. | | | | | |
| y appointed and are fully vested with all the title, estret, right, powers, authentites, duties and obligations of its, his or (eff passor in trust, the second or the second of the second or the sec | said Trustee was duly authorized and empay | fored to execute and deliter event | ma binding upon all beneficiarie | os rounder | |
| Interest of each and every beneficiary hereunder and all persons claiming under them or any of them shall be only in the structure of the state of the disposition of said real estate, and such interest is hereby declared to analyze provide a state of the disposition of said real estate, and such interest is hereby declared to an analyze provide the declared shall have only till or interest, legal or equilable, in the said property hereunder shall have only till or interest, legal or equilable, in the said estate as such, on the said and proceeds thereof as algorisated. We report the care transfer of the said in the said in the said in the said and proceeds thereof as algorisated the Register of Titles is hereby directed not to register or note partificate of title or duplicate thereof, or momental, the words in trust," or "upon condition," or "with limitations," or words of minorit, in accordance with the status in such case node and provided. It he said granter hereby expressly wide. and rolocas may and all right or benefit under and by set of any and oil statutes of the State of lilinois, providing for the exemption of homestoods for said on execution or otherwise. Witness Whereof, the granter and corrected have hereunto set OUP homestoods for said or according to the said of t | y appointed and are fully vested with all the | COSSCE OF SUCCOSTORS in trust, that i | mich microspor or succossors in te | ugt home I wan | |
| without such piccoses draining from the state of colors disposation of said read estate, and such interest is hereby declared to and property, and no bonoficiary horounder shall herve my title or interest. legal or equilable, in said read estate as such, and interest in the earnings, avails and proceeds thereof as algorisation. It is not the continuous contains an over or hereafter reprisered, the Registrar of Titles is hereby directed not to register or note ordificate of title or duplicate thereof, or momental, the words "in trust," or "upon condition," or "with limitations," or words of majorit, in accordance with the status in such case node and provided the soil granter. hereby expressly water or hereby trust," or words in trust," or "upon condition," or "with limitations," or words of the soil granter. hereby expressly water or hereby trust, or "upon condition," or "with limitations," or words of the soil granter. hereby expressly water or words of trust," or "upon condition," or "with limitations," or words of the soil granter. hereby expressly water or hereby trust, or "upon condition," or "with limitations," or words of the soil granter. hereby declared to said received and the little is hereby directed not to register or note or full intention," or "with limitations," or words of the soil is hereby directed not to register or note or "with limitations," or words of the soil is hereby directed not to register or note or "with limitations," or words of the soil is hereby directed not to register or note or "with limitations," or words of the soil is hereby directed not to register or note or "with limitations," or words of the soil is hereby directed not to register or note or "with limitations," or "with | interest of each and every beneficiary hereur | ider and all persons claiming und | er them or ony of them shall be | e only in the | xc. |
| the tille to any-of the above limits is now or hereafter registered, the Registrar of Tilles is hereby directed not to register or note estilicate of title or duplicate thereof, or momental, the words "in trust," or "upon condition," or "with limitedians," or words of import, in accordance with the statue in such case made and provided in the statue in such case made and provided in the seld granter. hereby expressly winter and tologous any and all right or benefit under and by seed any and all statutes of the State of Illinois, providing for the exemption of homesteeds for all on execution or charwise. Witness Whereof, the granter is aforested by the hereunts set. OUT hand in the granter is aforested by the set of the state of the state of the state of the set of the state of the stat | ond property, and no beneficiary becauses she | other disposition of sold real est | nta and such interest is becali | r declared to | |
| the sold granter hereby expressly wide and the provided and the second granter hereby expressly wide and the second granter and by seed any and all right or benefit under and by seed any and all statutes of the State of Illinois, providing for the examption of homesteeds for acide an execution or otherwise. Witness Whereof, the granter S adorested have hereunto set OUF hand S and day of 10000 here 1970 At this Section (SEUI) (SEUI) | | | liles is hereby directed not to re- | gister or note | |
| Witness Whereof, the granter S accessed have hereunto set OUT hand S and day of 100 vC/1 60 st. 1970 Witness Whereof, the granter S accessed have hereunto set OUT hand S and day of 100 vC/1 60 st. 1970 GRALL (SEAL) | , | at, the words "in trust," or "upon one made and provided. | condition," or "with limitations," | or words of | |
| Witness Whereof, the granter S aforesaid to Ve hereunto set OUP hand S and White State of MOVEN BERL 1970 John Leja (SEAL) GEALL | the said granter hereby expressly we se of any and all statutes of the State of Illin | dveand release icis, providing for the exemption o | any and all right or benefit us f homesteads for sale on execution | oder and by or otherwise. | J |
| John Toja ISEALI) ISEALI (SEALI) | .* | | - | - | |
| Joseph in Lein | Witness Whereof, the grantor Saforest | nid have hereunto set C | our hand | <u>s</u> — K | ي ا |
| Joseph Lie Lie min | H this / 1 | day of NOVER | 6er 1970 | | . |
| Joseph Lie Lie min | John Leja | (SFAL) | • | ## C | 3 |
| (SEAL) | Carl Lin | | | ISEALI) O | |
| | -usen orge | (SEAL) | | (SEAL) | • |

UNOFFICIAL COPY

21327466

| STATE OF Illinois | Ss I Ronald A. Shavne | |
|--|--|-----------------|
| | a Notary Fublic in and for said County, in the State afcresaid, do hereby certify that | t1 |
| | JOHN LEJA & JOSEPHINE LEJA, his wife | |
| COHALOWA | | - |
| 1 No. of | S. J. S. | - |
| 2 2 1 <u>2</u> | personally known to me to be the same person_S_whose name_Ssubscribed to the foregoing instrument, appeared before me this day in person and acknowledged that | |
| | they signed, secied and delivered the said instrument as 71/2 tree and | |
| CALL STATE OF THE | voluntary a:t, for the uses and purposes therein set forth, including the release and waiver | |
| Managaman Managaman Company | of the right of homestead. | , . |
| | GIVEN under my hand and NOTARY seal this | |
| % | Ma Il a like a | |
| 70_ | Notary Public | |
| (V _A | | - |
| | | |
| | | |
| -0~ | ame: Guaranty Bank & That | |
| | A All if I blad Chi | |
| | CI SON ICIAN | |
| · | gu Ir | : |
| | 350 | . • |
| - | A | • |
| | Thanky K. Claen | |
| COOK COUNTY, ILLIHOIS FILED FOR RECORD | RECOLUEN OF DEEDS | |
| FILED FOR RECORD | 0, | |
| Hov 25 '70 12 30 PH | 21327466 | |
| 101 20 10 12 | $\mathcal{P}_{\mathcal{X}}$ | - |
| | | |
| 1 | | |
| , T.T. | | |
| | | |
| | | |
| | T_{α}^{\prime} | |
| | | |
| | | |
| — 8 | A Light | |
| J.S. | COMPA | |
| OMP OMP | 8 2 | C |
| A G | NE 55 | C |
| DEED IN TRUS TO GUARANTY BANK & TRUST COMPANY THUSTEE UNDER TRUST AGREEMENT | PROPERTY ADDRESS PROPERTY ADDRESS TOTAL Slony Island Avenue at 68th Street CHICAGO 60649 Bulnerleid 82400 | |
| IN TO TO TRUST ER TRUST | TYY 477 Aven Aven Aven Aven Aven Aven Aven Aven | 2 |
| UNK | PROPERTY PROPERTY GUARANTY BANK Story Island Av CHICAN CHICAN Butterfl | 00 CH |
| C BA | PROPER PROPER ' Island / CHIC CHIC | 8 |
| TI ISTE | ANT | |
| OEED WARANTY BI TRUSTEE UI | UAR | D.BAA UNIV. PTG |
| ட ி 🗀 💮 💆 | ן ו ו ו ו | 1 6 |
| | | |
| - | | - |
| | | |
| The second secon | | |
| END OF | See Assay See and Comment of the See and t | • • |
| | The second secon | |
| END OF RECOR | DDrn | |