UNOFFICIAL COPY

	WARRANTY DEED IN TRUST	23	994 89I	•
		The above space for rec		7
	THIS INDENTURE WITNESSETH, That the Grantor(s), IESLIE F. JOHNSON and ANTOINETTE M. JOHNSON, his wife of 12738 South 74th Avenue, Palos Heights			
		and State of Illinois		1:
	of the sum of TEN AND NO/100 in hand paid, and of other good and valuable considera	tions receipt of which is beenly duly o	. 00,	4
	Warrentunto PALOS BANK AND TRUST COMPAN	Y, a banking corporation duly organized	and existing under the laws	Section
	of the State of Illinois, and duly authorized to accept	and execute trusts within the State of I	llinais, as Trustee under the	
	provisions of certain Trust Agreement, dated the] <u>ui</u> (\
	to-wit:	. redi estate in the County ofCOO	and State of Illinois,	[F /
	•			Paragraph
	Lot 5 in Gallagher and Henry	's Ishnala Subdivision be	eing a	1 ***
	subdivision of part of the Northeast Quarter of Section 36,			12 4
	Township 37 North, Range 12	East of the Third Princip	pal	ig ₽
	Meridian, in Cook County, Il	مراد المراد المر	គឺភ្លាប់រាជាមន្តិភូមិ ពួកខុស ភូមិភូមិស	er provision ransfer Tax
		31 AM 10 01	COC C (ref to)	1 E
	LVA	•• •		under de Tra
14	JUL1-	// 401030 • 2399W	391 - A Rec	
	00 = 1			Exempt leal Est
		•		Real .
-	Ux.			
	TO HAVE AND TO HOLD the said out state wi	th the constant was the truste and f		
	and in said Trust Agreement set farth, Full power and authority is hereby grantes to said	f Trustee to Improve, manage, protect and s	or the uses and purposes herein]
	TO HAVE AND TO HOLD the said sail trate with and in said Trust Agreement set forth, port thereof, Full power and authority is breeky grantec to sail post thereof, Full power and authority is breeky grantec to sail the s	to vacate any subdivision or part thereof, and rchase, to sell on any terms, to convey eithe successors in trust and to area to such	to resubdivide said real estate r with ar without consideration,	12
	of the title, estate, powers and authorities vested in sold 'rus real estate, or any part thereof, to lease said real e. 'c'	stee, to donate, to dedicate, to mortgage, ple any part thereof, from time to time, in posse	dge or otherwise encumber sold ssion or reversion, by leases to	E at
	the term of 198 years, and to renew ar extend leases upo an leases and terms and provisions thereof at any time or time	y ter is and for any period or periods of time i.e. ier, to contract to make leases and to gr	n the case of any single demise and to omend, change or modify ant options to lease and pations	i .s
	to renew leases and options to purchase the whole or any part of present or future rentals, to partition or to exchange said real and ments or charges of any kind to release convey or assign any	or any part thereof, for any real or person	manner of fixing the amount of anal property, to get grant ease-	erat
	or any part thereof, and to deal with said reof estate and ever be lawful, for any person awning the same to deal with the sam	y put the at it all other ways and for such a e, whether similar to or different from the wa	tapputtenant to said real estate other considerations as it would lys above specified, at any time	space for affising riders and revenue stamps Un Tevzhlp Cancideration
	or times hereafter. In no case shall any party dealing with said Truste real estate or any part thereof shall be conveyed, contracted to	ee, or an successor in trust, in relation to s	oid real estate, or to whom said	\$ E
	obliged to see the application of any purchase money, rent or the terms of this trust have been complied with, or be obliged to	money borroy ad a advanced on said real e inquire into the authority, necessity or expedi	ency of any act of sold Trustee	for affizing riders and revens
-	Instrument executed by said Trustee, ar any at the terms of person (including the Registrar of Titles of said County) relying	sold frust Are her; and every deed, trust In relation to sold rull estate shall be conclu a upon or cloiming inder any such conveyons	t deed, martgage, lease or other silve evidence in lavar of every se lease or other instrument. (a)	, E
- 1	that at the time of the delivery thereof the trust created by this such conveyance or other instrument was executed in accordance in said Trust Agreement or in all amendments thereof if any	Indenture and by strong in Agreement was a with the trusts, conditions indifferent	in full force and effect, (b) that contained in this Indenture and	t = 5
	or times hereafter. In no case shall any party dealing with said Trust real estate. In no case shall are conveyed, contracted to abliged to see the professor of shall be conveyed, contracted to abliged to see the professor of this trust have been compiled with, or be obliged to or be obliged or privileged to inquire into any of the terms of instrument executed by said Trustee, or any successor in trust, that at the time of the delivery thereof the state county reflying the said trust and the time of the delivery thereof the successor in trust, was said trust Agreement or in all amendments thereof, if any, successor in trust, was duly authorized and engowered to execute a populated and are fully vested with all the title, estate, rights, if trust.	and binding upon all biners are a theround uto and deliver every such look frust dead, spore in trust, that such succe sor as success	er, (c) that said trustee, or any lease, mortgage or other instru- tors in trust have been properly	ž
	oppointed and dre fully vested with all the title, estate, rights, i trust. This conveyance is made upon the express underst	pawers, authorities, duties are abligations of anding and condition that neither we sold Be	its, his or their predecessor in	-
	trust. This conveyance is made upon the express undersoner its successor a successor in trust half licer any version or they or the or their agents or attorneys may do ar amil to do Irust Agreement or only mendment thereto, or for injury to Itability being hereby expressly waived and released. Any corrections of the order of the	al liability or be subjected to any claim in or about the said real estate ar under the	ment or decree for anything it privisions of this Deed or said	ا ہ
ı	liability being hereby expressly waived and released. Any co- connection with said real estate may be entered into by it in the	person of property happening in or abilities attact, obligation or indebtedness incuied of name of the then beneficiaries under sai. Tru	id eal estate, any and all such rentred into by the Trustee in st Autrement as their attacneys	20203259
	in-fact, hereby irrevocably appointed for such purposes, or at a and not individually (and the Trustee shall have no obligation except only so far as the trust appoint and finds in the actual	he election of the Trustee, in its own name, whatsoever with respect to any such control	ct unigation or indebtedness	<u>ج</u>
- 1	thereof). All persons and corporations whomsoever and whatsoe for record of this Deed.	ver shall be charged with natice of this cond	iti in i. in the date of the filing	1
ŀ	or any of them shall be only in the earnings, avails and pro- such interest is hereby decigned to be personal property, and r	der and under said trust Agreement and of c ceeds arising from the sale or any other disp no beneficiary hereunder shall have any title	all persons of ming under them usition of soid real estate, and or interest than a controlle	CX
	In or to said real estate, as such, but only an interest in the e to vest in said Bank the entire legal and equitable title in tee si	arnings, avails and proceeds thereof as afore uple, in and to all of the real estate above de	said, the intention hereof being scribed.	<u>}</u>
	register or note in the certificate of title or duplicate thereof, or or words of similar import, in accordance with the statute in suci	memotial, the words "In trust," or "upon con in case made and provided, and said Trustee i	dition," at "wit it livitations," ihall not be required to produce	ļ
ĺ	for record of this Deed, The Interest of each and every beneficiary hereum a my of The Interest of each and every beneficiary hereum active the model of the model of the control of the control and the control of the control of the control of the control to vest in said Bank the entire legal and equitable title in test if the title to any of the above real estate is a register or note in the certificate of title or duplicate thereof, or or words of similar impart, in accordance with the statute in such as all and a terminal of a copy thereof, or any estracts thereform, as all and its in the said grantotics) hereby expressly well-vely all of the control of th	as evidence that any transfer, charge or other trust. and release(s) any and all right or benefit	dealing involving the regious	
	And the said grantor(s) hereby expressly walve(s) all statutes of the State of Illinois, providing for the exemption of	homesteads from sale on execution or otherw	isu.	·
Ass'	In Witness Whereof, the grontor(s) aforesaid	ha(s)(ve) hereunto set (his) (her) (thei	r) hand(s) and seal(s) this	
	X Spelle X House	(SEAL) artaintle M.	Oshram (SEAL)	(3)
	LeslieJohnson	Antoinette.M	Johnson	15
5 ±			(ŞEAL)	83
NA NA	State of	as Notary Public in and for said County	in the state aforessid do	3
HIS INSTRUMENT PRESENT SHE	County of Cook hereby certify that	LESLIE F. JOHNSON and Al		ž
28	JOHNSON, hi	s wife		. La
· 3	personally known to me to be the	same person(s) whose name(s) (is) (are)		. 100
PREPARED BY	instrument, appeared before me it sealed and delivered the said inst	ils day in person and acknowledged tha	it (he) (she) (they) signed, impary act, for the uses and	
	purposes therein set forth, including	ng the release and waiver of the right of	homestead.	ł
	OURI C Given under my hand and notarial	day of	10/2.	
	TSEALY.	Suda Site	Motory Public	L
M	IAIL TOTO (Groates address:	ge (information buly insere street address	of above described property.	
	PALOS BANK AND TRUST COMPANY	12738 S. 74th Aver	nue	
	MAIN BANK 12600 See Harlem Ave. MOTOR BANK 124th St. & 15	Palos Heights, Ill.		
	Palus Resignita (L. 6046.3 - 448 9100)	City	State .	
ì	TRUST DEPARTMENT ja	23-36-2	05-005	
6 JULY 964	To de la communicación de la companya del companya de la companya de la companya del companya de la companya del la companya del la companya de la companya		e manengru, menera , parkeura kabasa and i samengra	
				-
		-	Aside	 -,
-			The same of	-
*	المستور والمستورين			-4
1	END OF DEAD	DUEV DOVIN	MENT	ĺ.,
	END OF RECO	RDED DOCU	MENT	- 1 +