## **UNOFFICIAL COPY**

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Onu 4935 BANKPORUS, INC.	*2320877
THIS INDENTURE WITNESSETH, That the	人名英格兰斯 电电流 有对数 化自动性 化二甲基甲基磺胺 医抗病 医二甲基甲基氏菌素 经工厂
of the County of Cook and S	ate of Illinois , for and in considerat
in hand paid, and of other good and valuable consideration and warrant its diffin MIDWEST BANK AND TRUE existing as a banking corporation under the laws of execute trusts with the State of Illinois, as Trustee un	ons, receipt of which is hereby duly acknowledged, Convey ST COMPANY, a banking corporation duly organized the State of Illinois, and duly authorized to accept der the provisions of a certain Trust Agreement, dated  19.74, and known as Trust Num
74-08-1329 , the following described re Illinois, to-wit:	al estate in the County of <u>Cook</u> and St
The South Half of Lot 47 in North Avenue Home Acres Subdivision of the Eas for acres of the East Half of the South West Quarter of Section 34, Township 4° North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois ***	
	This Instrument Prepared By:
tempt under provisions of Paremph	Anthony J. Diasio
S. 29-25 Am ( Bast Date Burer, Selier or Re . on fative	Midwest Bank & Trust Company 1606 North Harlem Avenue Elmwood Park, Illinois
SUBJECT TO	
TO HAVE AND TO HOLD the said real estite with the man	arcis, upon the trusts, and for the uses and purposes berein and
Full power and authority is hereby granted to say custee to thereof, to dedicate parks, streets, highways or alleys and to wacate an as desired, to contract to sell, to grant options to purchase, o sell real estate or any part thereof to a successor or successors in trust and	improve, manage, protect and sublivide said real estate or any pay suddivision or part thereof, and to resubdivide said real estate us oft y terms, to convey either with or without consideration; to convey that grant to such successor or successors in trust all of the title, estat or the product of the control of the co
nowers and authorities vested in said Trustee, to donate, to dedic i.e. thereof, to lease said real estate, or any part thereof, from time o tirulture, and upon any terms and for any period or periods of time, or	y terms, to conver either with or without consideration, to convey and in grant to such successor or successors in trust ail of the title, estail to grant to such successor or successors in trust ail of the title, estail to grant to gran
renew or extend leases upon any terms and for any period or periods of sions thereof at any time or times hereafter, to contract to make leases purchase the whole or any part of the reversion and to contract respect periods of the schemes and seed estate and the second of the secon	time and to amend, change or modify leases and the terms and pro- ind tigrant options to lease and options to renew leases and options to hanner of fixing the amount of present or future rentals.
o release, convey or assign any right, title or interest in or about or leaf with said real estate and every part thereof in all other ways as wining the same to deal with the same, therethe similar to or differen	ease not pourtenant to said real estate or any part thereof, and of or " a ' her considerations as it would be lawful for any person to from her to her considerations as it would be lawful for any person to from her any how specified, at any time of times herefor.
In no case shall any purty dealing with said Trustee, or any su- state or any part thereof shall be conveyed, contracted to be sold, lense ee to the application of any purchase money, rent or money borrowed or to the application of any purchase money, rent or money borrowed or	reasor in trust in relation to said real estate, or to whom said re- id or mortgag a bousid Trustee, or any successor in trust, be obliged in it advanced on a dr all estate, or be obliged to see that the terms of
rivileged to inquire into any of the terms of said Trust Agreement; as y said Trustee, or any successor in trust, in relation to said real estate egistrar of Titles of said country relying upon or claiming under any	it, necessity of experiency of any act of said Trustee, or be obliged if devery deed, trust of an mortgage, leave or other instrument, execute shall be conclust evidence in favor of every person (including the conclust of the control of the contr
elivery thereof the trust created by this Indenture and by said Trust A istrument was executed in accordance with the trusts, conditions and I sail surendments thereof, if any, and binding upon all beneficiaries the	greement was in full force and e. ect. (b) that such conveyance or other imitations contained in t is inde ture and in said Trust Agreement of ereunder, (c) that said rustee, any successor in trust, was dul deed, lease, mortrage or o. in rument and (d) if the conveyance
ade to a successor or successors in trust, that such successor or successe title, estate, rights, powers, authorities, duties and obligations of	sors in trust have been properly appointed and are fully vested with a its, his or their predecessor in tr. t.
sily or as Trustee, nor its successor or successors in trust shall incur if anything it or they or its or their agents or attorners may do or om red or said Trust Agreement or any amendment thereto, or for inju	sition that neither The Midwest B. of and Trust Company, Individed any personal liability or be subj. eye to 'y laim, judgment or decret in the subject of t
I such liability being hereby expressly waived and released. Any contrinnection with said real estate may be entered into by it in the nam-fact, hereby irrevocably appointed for such purposes, or at the electric state of the same state of the sam	act, obligation or indebtedness incurred or exceed into by the Trustee he of the then beneficiaries under said Trust; greement as their attorney ilon of the Trustee, in its own name, as Tristee or in express trust and
far as the trust property and funds in the actual possession of the Triston and corporations whomsoever and whatsoever shall be charged is Deed.	in respect to any such contract, obligation or in eb edness except on sistee shall be applicable for the payment and di charge thereof). All with notice of this condition from the date of he filing for record o
The interest of each and every beneficiary bereunder and under as them shall be only in the earnings, avails and proceeds arising from hereby declared to be personal property, and no beneficiary hereun	with notice of this condition from the date of "filling for record of Trust Agreement and of all persons claiming und r then or an a the sale of the product of sale real estate, and such interes fer shall have any title of posterior of the sale o
are as each, out only an interest in the earnings, avails and proceedidwest Banks and Trust: Company the entire legal and equitable if If the title to any of the above real estate is now or bereafter retthe certificate of title or duplicate these?	as thereof as aforesaid, the intention hereof being to 4 The tile in fee simple, in and to all of the real estate above described intered, the Registrar of Titles is hereby directed not to regit er o not
thiar import, in accordance with the statute in such case made and present or a copy thereof, or any extracts therefrom, as evidence the in accordance with the true intent and meaning of the true.	provided, and said Trustee shall not be required to produce the sait t any transfer, charge or other dealing involving the registered as a
tutes of the State of Illinois, providing for the exemption of homest	any and all right or benefit under and by virtue of any and " rads from sale on execution or otherwise.
	hereunto set her hand and July t 19.75
briette S. (frat [SEAL]	ISPAL)
(SPAL)	(SEAL)
	errify that Annette S. Anast, A Spinster
STATE OF THE STATE	
	the same person whose name IS subscribed to operated before me this day in person and acknowledged that
She she street seals	d and delivered the said instrument as her free and purposes therein set forth, including the release and waiver of the
right of homestead.	1584 h1
Given under my hand and for	atherine I tombalde
Grantee's Address:	Notary Paylic

END OF RE**CORDE**D DOCUMEN