UNOFFICIAL COPY

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WARRANTY DEED IN TRUST	The above space for recorders use only
THIS INDENTURE WITNESSETH, That the Gran	untor(s), LESLIE F. JOHNSON, JR. and ANTOINETTE
JOHNSON, his wife of 12632 Sout	h 73rd Court, Palos Heights
	and State of <u>I111nois</u> , for and in consideration of the state of the
n hand paid, and of other good and valuable consid-	
	PANY, a banking corporation duly organized and existing under the laws
rovisions of certain Trust Agreement, dated the	sept and execute trusts within the State of Illinois, as Trustee under the 16th day of June 1977, and known as
	ribed real exterts in the County of Cook and State of Illinois, as Trustee under the left of Illinois, as Trustee under the left of Illinois, as Trustee under the left of Illinois, and State of Illinois, as Trustee under the left of Illinois under the left of Illinois under the left of
p-wif:	P A S
	rt Bartiett a Homestead Development
	ownship 37 North, Range 12 East of
the Third Principal Meridi	· · · · · · · · · · · · · · · · · · ·
	mm to Md
1978 JUN 26	PM 1 10 변화 원 publer of Deeds RECORDER 소비스어 다음 기계 등 기계
RECOI COOK (INDER OF DEEDS RECORDER College To Be 3
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BJECT TO JUN-26	
TO HAVE AND TO HILD the said real estate in said Trust Agreement set for: Full power and authors	the with the appurtenences, upon the trusts, and for the uses and purposes herein and Trustee to improve, mannes, protect and subdivide said real existe as any and to vacate any subdivident on a part thereof, and to result as subdivide and the call state of purposes, to sell on any terms, to convey either with or without consideration, or successors in trust all the production of the control o
t thereof, to dedicate parks, streets, hir way to alleys a often as desired, to contract to sell, a great aptions to convey said real estate or any part that of	and to vacate any subdivision or part thereof, and to resubdivide soid real estate opurchase, to sell on any terms, to convey either with ar without consideration, or successors in trust and to group to such successors in trust and trust and to group to such successors in trust and
the title, estate, powers and authorities ves id i said I l estate, or any part thereof, to lease said real est e,	r or successors in flust and to grant to such successor or successors in flust all frustee, for donate, to mortgage, pledge or otherwise encumber said or bny part thereof, from time to time, in possession or reversion, by leases to
amence in proesenti or in tuturo, and upon at the his and to term of 198 years, and to renew or extend issections ses and terms and provisions thereof at any time at times	for any period or periods of time, not exceeding in the case of any single demise a only one terms and for any period or periods of time and to amend, change or modify she hereafter, to contract to make leases and to grant options to lease and options
renew leases and options to purchase the whole or 'ny po sent or future rentals, to partition or to exchange sc d real sts or charges of any kind, to release, convey or assign a	ort of the reversion and to contract respecting the manner of fixing the amount of least life. I have a support thereof, for any roal or personal property, to get grant ease or right title or interest in or about or easement appurtenant to said real estate.
any part thereof, and to deal with said real estate and e lawful, for any person owning the same to deal with the imes hereafter.	ery par thereof in all other ways and for such other considerations as it would same, whether similar to ar different from the ways above specified, at any time
In no case shall any party dealing with said Tro estate or any part thereof shall be conveyed, contracted	for any period or periods of time, not exceeding in the case of any single demise a only stems and for any period or periods of time and to emend, change or malify a hereafter, to contract to make leases and to gront options to lease and applications and the contract of
iged to see the application of any purchase money, rent terms of this trust have been compiled with, or be obliged be obliged or privileged to inquire into any of the terms	to ind trong not need to develop on said real estate, or as obliged to see that to ind trong needs the control of any act of said Trustee so is said Trustee of any act of said Trustee of said Trust Agreement; and every deed, trust deed, mortgage, lease or other
trument executed by said frustee, or any successor in trus son (including the Registrar of Titles of soid County) rely t at the time of the delivery thereof the trust created by t	ist, in relation to said real estate shall be conclusive evidence in favor of every bying upon a relation on under any such conveyance lease or other instrument, (a) this indenture and by told Trust Agreement was in full force and effect, (b) that
h conveyance or other instrument was executed in accorde said Trust Agreement or in all amendments thereof, if an cessor in trust, was duly authorized and empowered to ex	lance with the 1 sts, and tions and limitations contained in this Indenture and iny, and binding upo at conficiaries thereunder, (c) that said Trustee, or any ascente and deliver, ver such deed, trust deed, lease, mortage or other instru-
it and (d) if the conveyance is made to a successor or suc binted and are fully vested with all the title, estate, right: t.	scessors in trust, the suc' successor or successors in trust have been properly ts, powers, authorities, du les and obligations of its, his or their predecessor in
This conveyance is made upon the express unde its successor or successors in trust shall incur any per-	erstanding and condit or that neither the said Bank, individually or as Trustee, rsanal liability or be subjected to any laim, judgment or decree for anything it
st Agreement or any amendment thereto, or for injury to ility being hereby expressly waived and released. Any	to person or property happening in or bout said real estate, any and all such contract, obligation or indebted less incur ad or entered into by the Trustee in
naction with said real estate may be entered into by it in the act, hereby irrevocably appointed for such purposes, or a not individually (and the Trustee shall have no obligat	the name of the then beneficially. Incre y la Trust Agreement as their action of the Trustee, in rise in name, as Trustee of an express trust thin whatsoever with respect to any jury intract, obligation or indebtedness
ppt only so for as the trust property and funds in the actu- eaf). All persons and corporations whomsoever and whats ecord of this Deed,	sol possession of the Irustee shall be or p. 'co le for the payment and discharge soever shall be charged with notice of this and tion from the date of the filing
The interest of each and every beneficiary here any of them shall be only in the earnings, avails and p interest is hereby declared to be personal property, and	eunder and under sold Trust Agreement and c'all rirsons claiming under them proceeds arising from the sale or any other isportion of said real estate, and no beneficiary hereunder shall have any little
r to said real estate, as such, but only an interest in the est in said Bank the entire legal and equitable title in fee If the title to any of the above real estate is	e earnings, avails and proceeds thereof as afore and it, the intention hereof being is simple, in and to all of the real estate above described.
ster or note in the certificate of title or duplicate thereof, ords of similar import, in accordance with the statute in a	or memorial, the words "in trust," or "upon condition" r with limitations," such case made and provided, and said Trustee shall not be required to produce
ands is in accordance with the true intent and meaning of the And the said granter(s) hereby expressly waive	is, powers, authorities, de les and obligations of its, his or their predecessor in brestending and condition and neither the said Blonk, individually or as Trustee reasonal liability or be subjected to any floin, judgment or decree for anything it a do in or obsout the said real est is or u der the provisions of this Deed or said to person or property happenin in or bout said real estates, any and all such the said of the
When we will not a state of the	the factor of the same of the
15th day of June	aid ha(s)(ve) hereunto set (his) (her) (their) hand(s) and seal() the
Xeelie & Wolven fr.	(SEAL) X (Intainette Chrison (SE !)
Leslie F. Johnson, Fr.	(SEAL) (SEAL)
e of <u>T11inois</u> I, the undersigne nty of <u>Cook</u> hereby certify the	ed, as Notary Public in and for said County, in the state aforesaid, do hat LESLIE F. JOHNSON, JR. and ANTOINETTE
JOHNSON, 1	
personally known to me to be the	he same person(s) whose name(s) (is) (are) subscribed to the foregoing
instrument, appeared before me	e this day in person and acknowledged that (he) (she) (they) signed, enstrument as (his) (her) (their) free and voluntary act, for the uses and
A Charles therein set forth, inclu-	uding the release and waiver of the right of homestead.
NEUBLIE/	Kuda) S. Lekk Notary Public
6	My Commission Expires August Que 173 above described properly.
COUNTY	12632 S. 73rd Court
YALUSBANK ANU TRUST CUMPANY	Palos Heights, Illinois
MAIN BANK 12600 So; Furtern Are. MOTOR BANK: 124th St. & Hartom Ave. Palos Heights, IL 60463 445-9100.	City State
TRUST DEPARTMENT LJA	Permanent Tax Number 23-25-430-009
Zanta Cara Angelon Indiana da Santa	
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