UNOFFICIAL COPY

WARRANTY DEED IN T	RUST 1070 MAY 2	UST 1979 MAY 23 AM 9 27 HAY-23-79 5 8 7 1 4 3 • 2497204			RECORDER OF DEEDS COOK COUNTY HEARTS		
	HAÝ	-23-79 587	143 e 21	1972048 · A	Hec	10	J.0U
THIS INDENTURE WITNESSET OLSZEWSKI, his wife of the County of COOK of the sum of Ten and not in hand paid, and of other good and Warrant unto The State Ba d'orporation under the laws of the State of Illinois, as Trustees under the olk wing described real estate that the olk wing described real estate LOT 95 IN PLUM GROVE FAST 1, 2 OF FRACTICOF THE THIRI PRINCI	and valuable consider the United States of Ander the provisions of 19 To	State of	E. B. OLSZE .nois ******** Dol f which is hereby organized and e authorized to acc greement, dated 2900 UBDIVISION SUBDIVISI P 41 NORT	wskT	onsideration), ged, Convey tois Banking trusts within nois, to-wit: F LOT OF THE	24972048	
50,	c			100	00 E1		
SUBJECT TO	60	1		10-		K PAR	PARAGRAPH
TO HAVE AND TO HOLD the in said Trust Agreement set forth. The thereof, to dedicate parks, streets, his often as desired, to contract to sell, to defend the parks, streets, his often as desired, to contract to sell, to estate, powers and authorities vested in contract to sell, to estate, powers and authorities vested in or any part thereof, to lease said real passoni or in futuro, and upon any te leases and the terms and provisions the options to renew leases and options to the amount of present or affects of the amount of present or affects and the terms and provisions the amount of present or affects enant to said real estate or any part the considerations as it would be lawful for a considerations as it would be lawful for a considerations as it would be lawful for a consideration as it would be lawful for a consideration as it would be lawful for a consideration as a con	said real esta e w b . ne chy granted to ss s 1 winways or alleys and 3 vegant options to pur has recof (6 a successors in state, or any part thereor mis and for any period of leases upon any term of the state, or any period of the state, or any term of the state, or any kind, to release, or any kind, to release, or any kind, to release, or any person owning the real ter, any person owning the resulter, said Trustee, or we well contracted to be wered contracted to	appurtenances, upois stee to improve, manacate any subdivision to the steel of the	age, protect and sub- or partiest and sub- or partiest and sub- or partiest and sub- or partiest and sub- repare, pledge or oil in possession or re- trage, pledge or oil in possession or te- trage, product of time to exceeding in the c or periods of time to exceeding in the c or periods of time station and to contrace, e, or any part there ight, title or interes very part thereof in same, whether sim the in "elation to sail gar d by said Tru.	the uses and purpos univide said real estat it to resubdivide said with or without con successors in trust receives encumber saiversion, by lease side of any single der and to grant option trespecting the man of, for other real or it in or about or ease all other ways and fiar to or different fi it real estate, or to wite, or the side, or any successor when the said of the sa	es herein and e or any pari real estate as iderations, to all the title, of di dral estate, commence in the title, of di real estate, to commence in the title, of di real estate, to commence in the title, of di real estate, to commence in the title, of di real estate, to commence in the title, of di real estate, to commence in the title, of the the title, of the t	RANSFER ACT.	DER
obliged to see to the applications of a that the terms of this trust have been aid Trustee, or be obliged or privilege ease or other instrument executed by other instrument, (a) that at the time- force and effect, (b) that such convey- contained in this Indenture and in said ander, (c) that said Trustee, or any se responsable to the said trustee, or any se vessor or successors in trust have been and obligations of its, his or their prede This conveyance is made upon to the said trustee, nor its successor or successor or successors or successo	ny purchase money, ren complied with, or be of d to Inquire into any of d to Inquire into any of the complex of the delivery thereof the conference of the delivery thereof the mace or other instrumen I Trust Agreement or have the complex of the properly appointed and cossor in trust. The express understanding the score of trust.	t or money borrow- bliged to inquire into the terms of said Tr- cessor in trust, in re aid county) relying to the trust created by the t was executed in act all amendments the tuly authorized and e- conveyance is made are fully vested with ug and condition tha trany personal liabilit	d ra lyanced on s ae s thority, nee ust Agree nent; and lattir r, os aid real e i, or claiming un is indenture ad v cordance v th the recof, if an, and b mpowered to exce to a succe. To r all the title, exar t neither The State ty or be subjected a shout the said real each of the said real	aid real estate or be sessity or expediency every deed, trust de state shall be conclu- said Trust Agreeme furst, conditions and ding up on all bearer recessors in trust, to rights, powers, auth h. nl. Of Woodstock o a. , c'aim, judgem	onliged to see of any act of ed, mortgage sive evidence ance lease or of was in full dimetationer, such deed, hat such succorities, duties individually ent or decree provisions of	Thu and	REAL
his Dieef of said Trust Agreement or any and all such liability being hereby my and all such liability being hereby my and all such liability being hereby here at torney-in-fact, hereby being a such as the such	ny amendment thereto, expressly awived and re- expressly awived and re- real estate may be enter irrevocably appointed i lividually (and the Trust so far as the trust prop, All persons and corpo; record of this Deed, seneficiary hereunder an gas, avails and proceeds interest in the eurnings at the entire legal and equi real estate is now or he policate thereof, or memo	or for injury to persolelased. Any contract ed into by it in the no for such purposes, or see shall have no obligerty and funds in the rations whomsoever dunder said Trust, arising from the sale etidiary hereunder should and proceeds the table title in fee sim reafter registered, the rial, the words "in trial, the words "in the sale etidiary hereunder should be such as a such as	nn or property happ, , obligation or inde ame of the then ber at the election of gation whatsoever ve actual possession and whatsoever sh Agreement and of al or any other dispos all have any title or creed as aforesaid, t iple, in and to all c Registrar of Titles ust, "or "upon com sy," or "upon com sy," or "upon com sy," or "upon com y," or "u	enir in of about sai biteunes neutred or reliciar s moer ald the Trust se, in its of the Trustee ha list the thrustee ha list the thrustee ha list the thrustee ha list the thrustee ha list liberate which is the said real est interest, legal or equipe intention hereof lof the real estate abo is hereby directed n ditton," or "with lim"	d real estate, entered into Trust Agreewin name, as ich contract, be applicable notice of this not amount itable, i lor ring to est to des rest.		
LOUIS F. OLSZEWSK	day of (SEA (SEA (SEA	L) EUGENIA Boula	B. OLSZEWS	newske	(SEAL)	24.27/2048	
and Eugenia B. Olsz	personally known to m	e to be the same pers ent, appeared befor d, sealed and delive ises and purposes the	on whose name 5 e me this day in red the said instru rein set forth, inclu	are s person and acknow ment as thei:	r_free and	L	

END OF RECORDED DOCUMENT