WARRANTY DEED IN TRUST OFFICIAL COPYS &

THIS INDENTURE WITNESSETT	l, That the Grantor, or and JULIA O'CALLACHAN, a married person	8840
of the County of Cook	and State of 1111nois, for and in consideration particular consideration, receipt of which is hereby duly acknowledged,	88450438
of the sum of ten and 00/100 in hand paid and of other good and	valuable considerations, receipt of which is hereby duly acknowledged,	
Conveyand Warrantunto State	Bank of Countryside a banking corporation duly organized and existing	
under the laws of the State of Illinois, and Trustee under the provisions of a certain	d duly authorized to accept and execute trusts within the State of Illinois, as a Trust Agreement, dated the	1
and known as Trust Number 88-478	, the following described real estate in the County ofCook	1
and State of Illinois, to-wit:		
for Highway Purposes by Con- Frederick H. Bartlett's Chic	ken for 63rd Street by State of Illinois demnation Case no. 59511052)in Block 41 in cago Highlands Subdivision in the North West	
East of the North West 1/4 of East of the Third Principal	f Section 19, Township 38 North, Range 13 Meridian Cook County, Illinois. 50624 88460438 + A	·′.(1
	0016-38 50824 88460438 + A -	- Nec 12.0
P.I.N. 19=19-101 001-0000		
0,		*
70		Section
C/A	,	
SUBJECT TO		
TO HAVE AND TO HOLD the said real es and in said Trust Agreement set forth. Full power and authority is hereby granted	It is said Trustee to improve, manage, protect and auddivide said real estate or any sys or alley and to vacate any subdivision or part thereof, and to e-subdivide said lift to grant optic is to purchase, to sell on any terms, to come of the with or with the said the protect of a success of or any terms, to come of the with or with the said three of the success of or any terms, to come of the success of or any terms, to come of the such such and the said three of the success of the success of the said transfer of the success of the said transfer, or any part thereof, from time to the said three of the said transfer, or any part thereof, from time to menere in prace en' or in future, and upon any terms and for any period or periods the denise the term of 98 years, and to renew or extend leases upon any terms and inchange or modificles. es and the terms and provisions, thereof a upon time of times and to provisions to lease. In options to lease, and the terms and provisions thereof a upon time or times and to the said the manuary of a said the said th	Personal a
part thereof, to dedicate parks, streets, highwa real estate as often as desired, to contract to sel out consideration, to convey said real estate (bys or alley and to vacate any subdivision of part thereof, and to re-subdivide and the top the subdivide and the top the subdivide and the top the subdivide and the subdivid	
cessor or successors in trust all of the little, est gage, pledge or otherwise encumber said real es lime, in possession or reversion, by legses to con	nate, nowers in "" "Atthorpines versie in said trustee, to donate, to bedicate, to more intake, or any part the each, from time to innience in practice of any period or periods in the interest of the intere	
for any period or periods of time and to amend hereafter, to contract to make leases and to gr	i, change or modify ten er and the terms and provisions thereof at any time or times and polions to least and options to renew leases and applions to purchase the whole	Xevenue Secondaria Secondari
or to exchange said real estate, or any part there to release, convey or assign any right, fitle or it and to doct with said real entire and every per	reof, for other real or personal property, to grant easements or charges of any kind, interest in or about or easem in popurtenant to said real estate or any part thereof, the thereof in all other ways, and he such other considerations as it would be jawful	
for any person owning the same to deal with I) or times hereafter.	he same, whether similar to or different from the ways above specified, at any time	
real estate or any part thereof shall be conveyed trust, be obliged to see to the application of be Obliged to see that the terms of this trust li	Trustee, or any successor in trist in relation to said real estate, or to whom said ed, contracted to be sold, lease for mortgaged by said Trustee, or any successor in ny purchase maney, rent or more your own of a said real estate, or layer been compiled with, or be obliged or inquire into the authority, necessity or bliged or privileged to inquire into a your terms of said Trust, in relation to said tristrument executed by said Trustee, or ny successor in trust, in relation to said tristrument (a) (that at the time of .n. Jelivery thereof the trust created by said If or and effect, (b) that such conveyance or other instrument was exist and limitations contained in this Indenture and in said Trust Agreement or in all all beneficiaries thereunder, (c) that said Trust care, or any successor in trust, was and deliver every such deed, trust deed, lease, more or other instrument and resuccessors, in trust, that such successor or successors, in trust, that such successor or successor in trust have been properly e, estate, rights, powers, authorities, duties and of light one of its, his or their predictions.	Entrans under prividers for Social District Cox. Social District District Cox. Social District District Cox. Social District District Cox.
expediency of any act of said Trustee, or be a every deed, trust deed, mortgage, lease or othe real estate shall be conclusive evidence in favor	bliged or privileged to inquire into a y of the terms of said Trust Agreement; and the instrument executed by said Truster. It may successor in trust, including the Registrar of Titles of said county) relying upon or	
chaiming under any such conveyance, lease or this Indenture and by said Trust Agreement we ecuted in accordance with the trusts, condition	s in full force and effect, by that such consystem of the institutions contained in this Indenture and in said Trust Agreement or in all	i is in O
duly authorized and empowered to execute a (d) if the conveyance is made to a successor or appropriet and are fully vested with all the title	and desired cheek and deed, stage deed leader too. So de on other mistiguism with I'	î 2 2
ecessor in trust. This conveyance is made upon the express or as Trustee, nor its successor or successors in	understanding and condition that neither State Barrer. Countryside, individually trust shall incur any personal liability or be subject do any claim, judgment or	· ·
decree for anything it or they or its agents or visions of this Deed or said Trust Agreement about said real estate any and all such liability	r successors, in trust, that such successor or succe sors in trust have been properly understanding and condition that neither State Barner. Countryside, individually trust shall incur any personal liability or be subject do involved in individually trust shall incur any personal liability or be subject do involved in individually trust shall incur any personal liability or be subject do involved in individually or or any amendment thereto, or for injury to person or more the proposed in connection with said real estate may be entered into dy in the name of the inconnection with said real estate may be entered into dy in the name of the said trust attorney in-fact, hereby irrevocably appointed for a purpose, out in the storney-in-fact, hereby irrevocably appointed for a state that a purpose, out is at their attorney-in-fact, hereby irrevocably appointed for a state trust and corporate of the storney-in-fact, hereby irrevocably appointed for a state trust and corporate of the storney-in-fact, hereby irrevocably appointed for a state trust orderly and the entire structure of the filing for rec. I of the Deed, rereunder and under said Trust Agreement and of all persons claiming under them wails and proceeds arising from the sale or any other disposition of said callet the mail property, and to beneficiary hereunder shull have any tille or interest, le, also only an interest in the earnings, avails and proceeds thereof as afores. In the following the entire legal and equitable tille in fee simple, in and to all the said of a copy thereof, or any extracts thereform, as evidence that any transfer, charge in accordance with the statute in such case made and provided, and said Trustee shall are a copy thereof, or any extracts therefrom, as evidence that any transfer, charge in accordance with the true intent and meaning of the trust. **Verside the entire legal state for the entire that any transfer, charge in accordance with the true intent and meaning of the trust.	
edness incurred or entered into by the Trustee then beneficiaries under said Trust Agreement the election of the Trustee, in its own name, a.	in connection with said real estate may be entered into by the name of the as their attorney-in-fact, hereby irrevocably appointed for sich purposes, or at a Trustee of an express trust and not individually (and the Trustee shall have no	
funds in the actual possession of the Trustee sh tions whomsoever and whatsoever shall be charg	all he applicable for the payment and discharge thereof. All pers in and corporated with notice of this condition from the date of the filing for rec. Tof the Deed.	
or any of them shall be only in the earnings, and such interest is hereby declared to be personal trade of the same and the same as such but	vails and proceeds arising from the sale or any other disposition of said calle tate, and property, and no beneficiary hereunder shall have any title or interest; i.e. at or only no interest; i.e. at or only no interest in the garnings avails and proceeds thereof as aforesaid. If the	
tention hereof being to vest in said State Bank the real estate above described. If the title to any of the above real estate	of Countryside the entire legal and equitable title in fee simple, in and (o all a list now or hereafter revistered. The Registrar of Titles is hereby directed in a 19	
register or note in the certificate of title or dur limitations", or words of similar import, in acc not be required to produce the said Agreement	nlicate thereof, or memorial, the words "in trust", or "upon condition", or "with in condition", or "with in ordance with the statute in such case made and provided, and said Trustee shat if or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge	
or other dealing involving the registered lands is in And the said grantor — hereby expressly wand all statutes of the State of Illinois, providing	In accordance with the true intent and meaning of the trust. yalve and release any and all right or benefit under and by virtue of any for the exemption of hamesteads from sale on execution or otherwise.	N G
In Witness Whereof, the grantor afo	resaid hahereunto_sethandand day ofSeptember, 1988	25 19483
Thates (Mayfry	ISEAL) X Julia O Callaghan (SEAL)	
THALES C. NORTH	[SEAL]	61 월 01 158 120 8
State of Illinois SS. I.	the undersigned a Notary Public in and for said County,	<u>a</u>
County of Cook SS. in the state	aforesaid, do hereby certify that OHARLES C. MURPHY and	
	known to me to be the same person S whose name S are	
subscribed.	known to me to be the same person whose name 3. At E. to the foregoing instrument, appeared before me this day in person and acknowlness the control of the same o	[A
free and vo	oluntary act, for the uses and purposes therein set forth, including the release	11/00/
and wajver Given unde	of the right of homestead. The many hand and no areas this 23rd year of September 19 88.	116
	Notary Public	
AIL STATE HANK OF COUNTRY	SIDE	

Reorder from ICLIANA FINANCIAL, INC. (312) 598-9

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