## UNOFFICIAL CORY43 DEED IN TRUST

The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantor	
Mark A. Malouf and Jayne L. Malouf, his wife as joint tenants	
of the County of Cook and State of Illinois for and in considerat	ion of
Ten and no/100Dollars, and other good and valuable consideration	ons in
hand paid, Convey and Warrant unto HARRIS B	ANK
HINSDALE, a corporation organized and existing under the laws of the United States of Am	nerica,
whose address is First and Lincoln, Hinsdale, Illinois 60522, as Trustee under the provisions of a	a trust
agreement dated the 12th day of September, 1990, known as Trust Number L- 12725	the 🚅
following described real estate in the County of Cook and State of Illinois.	l e
	of so
Lot 3 in the Enclave, being a subdivision of part of the West 1/2 of	of S
the South West 1/4 of Section 17 and part of the East 1/2 of the South East 1/4 of Section 18, all in Township 42 North, Range 11,	) ",
East of the Third Principal Meridian, according to the plat thereo.	£
recorded April 27, 1989 as Document No. 89189371, in Cook County,	
Illinois.	:
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SSG DEC 17 AM II: 12 90610843	(€) \$4
	(C. 5)
pi#03-18-401-049 + (D.3) (7 307 003	Streng of under provide for Ich holy.
TO HAVE AND TO HOLD the said premises with the perferences upon the trusts and for the uses and purposes herein and in said trust agreement set for Full power and authority is hereby granted to said fratee to improve, manage, project and subdivide said premises or any part threed, to dedicate packs	th section of the sec
highways or alleys and to vacate any subdivision or past thereofor oversides in any port of the state of the sale desired, to contract to sell, to grant options to purcha on any terms, to convey either with or without consideration to jonney saled premises or any part thereof or a successivi or successors in trust and to grant to such	ite, in tell
or successors in trust all of the title, estale, powers and author less vesired in said trustee, to denier, to dedicate, to mortgage, pledge or otherwise enrumber said or any part thereof, to have said property, or any part their of, horse when the property or any part thereof.	property.
terms and for any period or periods of time, not exceeding in the case of a y single demise the term of 198 years, and to renes or extend leases upon any terms are period of periods of time and to amend, change or modify leases and the arm of povisions thereof all any time or times hereafter, to contract to make leases and	id lui any
options to lease and options to renew leases and options to purchase the who right any part of the reversion and to contract respecting the manner of fixing the present or fixing represent or fixing the present of fixing	mount of
release, convey or assign any right, litte or interest in or about or easement ap attended in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar in or different in the other considerations as it would be lawful for any person owning the same to deal with the same, whether similar in or different in the other considerations as it would be lawful for any person owning the same to deal with the same, whether similar in or different in the other considerations.	very part # 60 00
the ways above specified, at any time of times herselfer.  In no case shall any party dealing with soul truster in relation to said premises, or how him said premises or any part thread shall be conveyed, contracted to	in the solid, gradies are solid, gradies are solid, gradies are solid and solid are so
leased or mortgaged by said truster, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to inquire into the accession or expediency of any act of said truster, or be obliged or previleged.	lo inquite
into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease of other instrument executed by said trustee in relation to said real estatus conclusive evidence in favor of every person selving upon or claiming under any such consequence, years of lease or other instrument, fall that at the time of the delivery the	r shell be
trials, conditions and limitations contained in this indentities and in the limit of the majority of the internity as executed in accordance trusts, conditions and limitations contained in this indentities and in said trust agreement or in time internal and binding upon all beneficiaries thereign.	
that said trustee was duly authorized and empowered to rescute and deliver every such deed, had deed, had deed, mortgage or other instrument and (d) if the consiminate to a successor or successors in trust, that such successors in trust have been properly appointed and are fully vested with all the little, retail	e, tights,
powers, authorities, dulles and obligations of its, his or their predecessor in trust.  The interest of each and every bearliciary hereundes and of all persons claiming under them or any ', th' m shall be only in the earnings, avails and proceed.	
from the sale or other disposition of said real estate, and such interest is hereby declared to be personal in opens, and no beneficiary hereunder shall have an interest, legal or equitable, in or to said real estate as such, but only an interest in the eatinings, assails any proceeds thereof as altoresaid.  If the title to any of the above lands is now or hereafter registered, the Registrat of Titles is hereby directed not respite or note in the certificate of title or or	ì
thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case in provided.	nade and
And the said granior. 5 hereby expressly waive and release any and all right or benefit under and o, write of any and all statutes of the State of	f Illimoss,
providing for the exemption of homesteads from sale on execution or otherwise.  S Ve their S 12th	ļ
In Witness Whereof, the grantor S aforesaid ha Ve hereunio set CREIT hand and seal, thir September 10 90	day of
Mark () Malor / On the of you	11700
	Seal)
Mark A. Malouf Jayne L. Malouf	
(Seal) (S	Sea <del>l)  </del>
Prepared by: Sandra Vesely Harris Bank Hinsdale	
50 S. Lincoln St., Hinsdale, IL 60522	9
State of 11 the undersigned  State of DuPage  State of Du	ounty, in
County of Duringe the state aforesaid, do hereby certify that That wife as joint Jayne L. Malouf, his wife as joint	
tenants	(c)
personally known to me to be the same person. Swhose name S. subscribed to the fit	Irraoinu C
instrument, appeared before the this day in person and acknowledged that	oled and
"OFFICIAL SEAL"	mem set   5
town, including the release and wa(ve) of the right of homestead.	on Co
Notary Public, State of Illinois Gen under my hand and notarial seal this day of	90
My Commission Expires 10/27/93 Ossephine L. Metchell	
Notary Public	
2026 N. Highland Ave.	
After recording return to:  Arlington Hts., IL	



50 S. Lincoln St. Hinsdale, IL 80522 920-7000 • Member FDIC

Attention: Trust Division

HBH Trust #L-2725 Mail tax bills to:

4624 Thornbark, Hoffman Estates, IL