FORM SBF 217 (REV. 11/75)

AFFIX "RIDERS" OR REVENUE STAMPS HERE	This Deed exempt from Illinois transfer tax	Jursuant to paragraph Electric transfer

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(Address)

THIS INDENTURE WITNESSETH, that the Grantor	
KERSTIN JOHNSON, divorced and not of the County of Cook and State of 111	since remarried, inois for and in consideration of the sum
of the County of Cook and State of Ill of TEN and NO/100	THOIS , for and in consideration of the sum
(5 10.00), in hand paid, and of other good	
acknowledged, Convey S and Quit-Claim S unto First State Ba	ept and execute trusts within the State of Illinois, as Trustee
under the provisions of a certain Trust Agreement, dated the 12th day of	September , 1988, and known as Trust Number
1938 , the following described real estate in the County	of COOK and State of Illinois, to-wit:
Lot 82 in Arlington Terrace Unit No.	2, a Subdivision in the
Northeast and Northwest Quarter (1/4)	of Section 21, Township 42
North, Range 11, East of the Third Pr	incipal Meridian, according
to Plat thereof registered in the Offic	e of the Registrar of Titles
of Cook County, Illinois on March 18, 1	986, as Document Number
2261388.	
P.I.N. 03-21-211-001	
Address of Grantee: Devon at Talcot	
Address of Premises. 1703 Waterman,	Arlington Heights, Illinois
TO HAVE AND TO HOLD the s id real estate with the appurtenances, up said Trust Agreement set forth.	on the trusts, and for the uses and purposes herein and in
Full power and authority is hereby granted to said Trustee with respect to the times to improve, manage, protect and subdivise valid real estate or any part the control of	he real estate or any part or parts of it, and at any time or eroof, to dedicate parks, streets, highways or alloys and to
chase, to sell on any terms, to convey either "". c without consideration, to or successors in trust and to grant to such successors successors in trust and to grant to such successors successors in trust and to grant to such successors in trust and to grant to such successors in trust and to grant to constant of such successors in trust and tr	cen as ucasion, of commerce to sen, or pean to provide to a successor; of the title, estate, powers and authorities yound in said life and action of the title, estate, powers and authorities yound in said
or any part thereof, from time to time, in possession revertion, by leases to torms and for any period or periods of time, not exceed in in the case of any sin leases upon any terms and for any period or periods of time and to amend, char	o commence in the present or in the future and upon any gle demise the term of 198 years, and to renew or extend- nse or modify leases and the terms and proyistons thereof
Full power and authority is hereby granted to said Trustee with respect to it times to improve, manage, protect and authority, a vaid real estate or any part the vacate any subdivision or part thereof, and it respect to destate or any part the real content of the said value of the said value of chase, to sell on any terms, to convey either divide said value consideration, to or successors in trust and to grant to such success or successors in trust all trustee, to donate, to dedicate, to mortgage, pleuse or convenient and or any part thereof, from time to time, in possession revision, by leases to torms and for any period or periods of time, not exceed as in the case of any single said to the said of the content of t	is to lease and Opitons to renew leases and options to pur- inner of fixing the smount of present or future rentals, to personal property, to grant easemants or charges of any
kind, to release, convey or assign any right, title or interest of could reast and to deal with said real existe and every part thereof in all o ner vay and person owning the same to deal with the same, whether similar to differe	einent appurtement to said real estate or any part thereof, for such other considerations as would be lawful for any ent from the ways above specified, at any time or times
hereafter. In no case shall any party dealing with said Trustee, or any successor in Irust or any part thereof shall be conveyed, contracted to be sold, leased or . 1013gr.	, in relation to said real estate, or to whom said real estate to by said Trustes, or any successor in trust, be obliged to
 see to the application of any purchase money, rent or money borrowed or, all terms of the trust have been compiled with, or be obliged to inquire in ot Trustee, or be obliged or privileged to inquire into any of the terms of said rus 	anisd on the Ituat property, or be obliged to see that the he luthority, necessity or expediency of any act of said at Agreement; and every deed, trust deed, mortgage, lease
or other instrument executed by said Trustee, or any successor in trust, in rela- favor of every person relying upon or claiming under any such conveyance, leas thereof the trust created by this Deed and by said Trust Agreement was in full fi	vio > said frust property shall be conclusive widence in e or o her instrument, (a) that at the time of the delivery once mid affect, (b) that such conveyance or other instru-
In no case shall any party dealing with said Trustee, or any successor in Irusi, or any part thereof shall be conveyed, contracted to be sold, leased or 1001g; see to the application of any purchase money, rent or money operated or Alvier terms of the trust have been compiled with, or be obliged to inquire in o the trustee, or be obliged or privileged to inquire into any of the trust created by said Trustee, or any successor in trust, in relative or every person relying upon or claiming under any such conveyance, least thereof the trust created by this Deed and by said Trustee, or successor in trust, in relative to the trust created by this Deed and by said Trustee, and the said trustee of the said trustee of the said trustees and the said trustees of the said trustees of the said trustees and trustees of the said tr	(c) it it is a Trustee, or any successor in rus, was duly [ose or record or the instrument and (d) if the con-
veyance is made to a successor or successor in trust, what such successor or successor versions are the successor of successor in trust, which such successor or successor is the successor of successor in trust, which such successor or successor in trust, which successor or successor in trust, such as the successor of successor in trust, successor in trust, successor of successor in trust, successor in t	ans of its, his r 'estr produces or in trust. It the Granice as' her individually or as Trustee, nor its
vested with all the title, estate, rights, powers, authorities, duties and obligation. This conveyance is made upon the express understanding and condition the successor or successors in trust shall incur any personal liability or be subjected or its or their agents or attorneys may do or omit to do in or about the said real Agreement or any amendment thereto, or for injury to person or property hap ity being hereby expressly waived and released. Any contract, obligation or indinection with said real estate may be entered into by it in the name of the then be in-fact, hereby irrevocably appointed for such purposes, or at the election of the and not individually (and the Trustee shall have no obligation whatsoever with except only so far as the trust property and funds in the actual possession of charge thereof). All persons and corporations whomsoever and whatsoever shall of the filling for record of this Deed. The interest of each and every beneficiary bereunder and under said Trust A	to any claim, not ment or decree for anything it or iney lesting or under (no, rivovisions of this Doed or said Trust pening in or at — said real estate, any and all such liabili-
nection with said real extate may be entered into by it in the name of the then b in-fact, hereby irrevocably appointed for such purposes, or at the election of the	eneficiaries under said Touri A recement as their attorney. e Trustee, in its own nune, as Trustee of an express trust secret to any such converse. Aleasten or indebtedees.
except only so far as the trust property and funds in the actual possession of charge thereof). All persons and corporations whomsoever and whatsoever shall of the filling for except of this Dead	the Trustee thall be applicate for the payment and dis- il be charged with notice of the condition from the date
of them shall be only in the earnings, avails and proceeds arising from the sale	or any other disposition of the trust puperty, and such
to said trust property as such, but only an interest in the earnings, avails and pro-	occeds thereof as aforesaid, the intentio i helpof being to
rest in the frustee the entire legal and equitable little in rea simple, in and to: If the tille to any of the trust property is now or hereafter registered, the Re in the certificate of title or duplicate thereof, or memorial, the words "in trust", similar import, in accordance with the statute in such ourse made and provided. And the said Grantor—hereby supressly waive—Sand release—any as statutes of the State of Illinois, providing for the exemption of homesteads fro	or "upon condition", or 'with limitations or words of
And the said Grantor hereby expressly waive and release any a statutes of the State of Illinois, providing for the exemption of homesteads from	nd all right or benefit under and by virtue of any and all on execution or otherwise.
IN WITNESS WHEREOF, the Grantor aforesald ha S_ hereunto set day of / September / 1988.	ner hand and seal this
Kerester Soluson (See)	
Kerstin Johnson	[Seal]
STATE OF ILLINOIS	[Sem]
COUNTY OF LAKE	·
ı, Herbert o. Nelson	, a Notary Public in and for sald County, in the State
4 ~	ced and not since remarried,
	vered the said instrument as her free and volun-
force me this day in person and acknowledged that She signed, sealed and delitary act, for the uses and purposes therein set forth, including the release and GIVEN under my hand and Notarial Seal this	y of October ,1988.
Commission expires July 14, 1992.	Queca Nola
Commission expires OULY 1783 1926.	NOTARY PUBLIC
Document Prepared By: H.O. Nelson.	ADDRESS OF PROPERTY:
6776 Northwest Hwy., Chicago, IL	1703 Waterman Arlington Heights, IL 60004
,	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO:
	Kerstin Johnson
FORM 58F 217 (REV. 11/78)	(same as above)

TRUST NO.

of Park Ridge 607-11 Devon Avenue

RETURN TO: First State Bank & Trust Company Park Ridge, Illinois 60068

3745015

DEED IN TRUST

3745015

(QUIT CLAIM DEED)

First State Bank & Trust Company

TRUSTEE

Deliver New Cartif. 10...

of Park Ridge Park Ridge, Illinois

Age of Grantee ST Address Submitted by W//10 Husband *sauppy JUNIT CLOUTE COLIFICO

ARANTY FUND, HEG.

Sig. Card

Removider to

30, **IL 6**0603

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