UNOFFICIAL COPY

TO HAVE AND TO HOLD the said premise who an appartenances, upon the trusts and for the uses and start of said runters and trust of the control of the said premise of any particular of the said runters are said runters, to desire the said runters are said runters are said runters. The said runters are said runters. The said runters are said runters. The said runters are said runters are said runters are said runters are sa					
TO HAVE AND TO HOLD the said premise with an appurtenances, upon the trusts and for the uses and purposes berein and in said trust agreement to forth. This power and authority is bereby granted to said remises of the Thirty Vincipal Meridian, in Cook Country, Illinois Thirty Vincipal Meridian, Illinois, Illino	·	21 403 448			
of the county of . Cook	This Inde		Srantor		
of the county of Cook and State of 1111nois for and in consideration of a fen and np/100 (\$10,00)					
and other good and valuable considerations in hand paid, Convey. 3. and Warrant s. unto THE FIRST NATIONAL BANK OF EVERGREEN PARK, a national banking association existing under and by virtue of the laws of the United States of America, its successor or successor as Trustee under the provisions of a trust agreement of the United States of America, its successor or successor as Trustee under the provisions of a trust agreement of the United States of History of the United States of History of States of History	of the county of	Cook and State of	f Illinois for and in co	onsideration	
ATTONAL BANK OF EVERGREEN PARK, a national banking association existing under and by virtue of the laws of the United States of America, its successor or successors as Trustee under the provisions of a trust agreement died the 19th March 19.0 km own at Trust Number 1926 as following described real estate in the County of CoOk and State of Illinois, to-wit: Solid College	of Ten and no	100 (\$10.00)		Dollars,	
of the United States of America, its successor or successor as Trustee under the provisions of a trust agreement of telethe 19th day of March 19.70 known as Trust Number 1926 Jol 10 10 10 10 10 10 10 10 10 10 10 10 10	and other good an	valuable considerations in hand paid, Conve	y.s. and Warrant S. unto	THE FIRST	
ested the 19th	NATIONAL BANK	OF EVERGREEN PARK, a national banking a	ssociation existing under and by virtue	of the laws	
TO HAVE AND TO HOLD the said premise, who are appurtenances, upon the trusts and for the uses and purposes berein and in said trust agreement set forth. To Have AND TO HOLD the said premise, who are appurtenances, upon the trusts and for the uses and purposes berein and in said trust agreement set forth. Full power and authority is bereby granted to said rustee the improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highly, as or slays and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, o can act to sell, to grant options to purchase, to successor or successor in trust and to the title, states, powers, and authorities vested in said trustee, to donate, to dedicate, to sortinge, pledge or otherwise encumber, said reversion, by lengale to commence in praseent or in future, and upon in trust all of the title, states, powers, and authorities vested in said trustee, to donate, to dedicate, to sortinge, pledge or otherwise encumber, said reversion, by lengale to commence in praseent or in future, and upon a complete of the previous of time, not exceeding in the case of any single demise the term of 198 years and to renew or extend leaves upon visions thereof at any time or times hereafter, or commence, change w. Go'ly locase and the terms and provisions thereof at any time or times hereafter, or commence, change w. Go'ly locase and the terms and provisions thereof at any time or times hereafter, or commence, change w. Go'ly locase and the terms and provisions thereof at any time or times hereafter, or commence, change w. Go'ly locase and the terms and provisions thereof at any time or times hereafter, or commence, change w. Go'ly locase and the terms and provisions thereof at any time or times hereafter, or commence of the commence of the commence of the said property and overy part thereof and binding upon all oben ways above specified, at any time or times hereafter. In no case shall any party dealing with said tru					
TO HAVE AND TO HOLD the said premise win as appurtenances, upon the trusts and for the uses and purposes herein and in said trust agreement set forth. Third Pylincipal Meridian, in Cook County, Illinois TO HAVE AND TO HOLD the said premise win as appurtenances, upon the trusts and for the uses and purposes herein and in said trust agreement set forth. Full power and authority is hereby granted to said rustee to improve, manace, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highway, or olleys and to vacate any subdivision or part hereof, to dedicate parks, streets, highway, or olleys and to vacate any subdivision or part hereof, and to resubdivide said property as often as desired, o con act to sell, to grant options to purchase, to manace, and to result of the said trustee, to donate, to dedicate, to ortige, pledge or otherwise encounter, said reversion, by lease at commence in prassent or in future, and it rust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to ortige, pledge or otherwise encounter, said reversion, by lease at commence in prassent or in future, and it, and period or periods of time, not exceeding in the case of any single demise the term of 198 years and to renew or extend leases upon interest in one exceeding in the case of any single demise the term of 198 years and to renew or extend leases upon interest and any time or times hereafter, to contract, change we ofly leases and the terms and provisions thereof all any time or times hereafter, to contract, change we ofly leases and the terms and provisions thereof all any time or times hereafter, to contract, change we ofly leases and the terms and provisions thereof all any time or times hereafter, to contract, the provision of the contract respecting the names of sing the amount of presents or future rentals, to partition to a single said property, or any or assign any right, title or interest in or about or casement appurtenant to and premises or who	ted the 3	of W. 95th Street Eur	Mown as Trust Number.	926	
TO HAVE AND TO HOLD the said premise. w'n or appurtenances, upon the trusts and for the uses and purposes berein and in said trust agreement set forth. To have and authority is breeby granted to said rustee 'miprove, manage, protect and subdivide said premises or any part thereof, and to result for trusts and to rustee and purposes breein and in said trust agreement set forth. Full power and authority is breeby granted to said rustee 'miprove, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or dileys and to veaste any subdivide or part thereof, and to resubdivide said property as often an destried, o con act to sell, to grant opinion to purchase, to the self-self-self-self-self-self-self-self-	'ae following descr	bed real estate in the County ofCook	and State of Illinois, to-wit:		
Full power and authority is hereby granted to said nutlee *s. improve, manage, pretect and subdivide said premises or any part thereof, to dedicate parks, atroste, highwa, so ralicys and to vacate any authoritant or part thereof, and to resubdivide said property as often as desired, o con sact to sell, to grant options to purchase, to sell on any terms, to convey, either with or without considers ion, to convey said premises or any part thereof to a successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to 7 orth age, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, to estate the said options to purchase the whole or any part of it. rev rice and to contract respecting he manner of fixing the amount of present or future rentals, to partition or or a lange said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey rasky any right, title or interest in or about or easement appurtenant to said property, or any part thereof, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or owhom aid premises r any part thereof or the said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the care of it is a said trust was a contained and provided. In without the trust and	Yawn bei	ng a subdivision of the West 1/2 1/4, Section 8, Township 37 Nor	of the East 1/2 of the th, Range 13, East of the		
Full power and authority is hereby granted to said sustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, atrocts, highway, so ralleys and to veasion any authorition or part thereof, and to resubdivide said property as often as desired, o con act to sell, to grant options to purchase, to sell on any terms, to convey, either with or without considers ion, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successo. Or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to rot tage, pledge or new period or previous property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or preversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or preversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or preversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention or for the prevention of the					
Full power and authority is hereby granted to said rustee *s improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, stored, highwa, so ralicys and to vacate any authoritane or part thereof, and to resubdivide said property as eften as desired, o con act to sell, to grant options to purchase, to said on any terms, to convey, either with or without consider, ion, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to rottage, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof and the cross of any single demise the term of 198 years and to renew or extend leases upon visions thereof at any time or times hereafter, to contract to make ease, of the terms and property without the manner of fixing the amount of present or future rentals, to partition or or a lange said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises, or any part thereof, and to deal with said property and every part thereof in all other ways and for so, other considerations as it would be lawful for any person owning the same to deal with the same, whether amilar to a "fifteent from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or owhom said premises or any part thereof said the conveyance of the said trustee, or be obliged or privileged to inquire into the conveyance of the			To the second		
Full power and authority is hereby granted to said nutlee *s. improve, manage, pretect and subdivide said premises or any part thereof, to dedicate parks, atroste, highwa, so ralicys and to vacate any authoritant or part thereof, and to resubdivide said property as often as desired, o con sact to sell, to grant options to purchase, to sell on any terms, to convey, either with or without considers ion, to convey said premises or any part thereof to a successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to 7 orth age, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, to estate the said options to purchase the whole or any part of it. rev rice and to contract respecting he manner of fixing the amount of present or future rentals, to partition or or a lange said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey rasky any right, title or interest in or about or easement appurtenant to said property, or any part thereof, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or owhom aid premises r any part thereof or the said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the care of it is a said trust was a contained and provided. In without the trust and		$O_{\mathcal{E}}$			
Full power and authority is hereby granted to said nutlee *s. improve, manage, pretect and subdivide said premises or any part thereof, to dedicate parks, atroste, highwa, so ralicys and to vacate any authoritant or part thereof, and to resubdivide said property as often as desired, o con sact to sell, to grant options to purchase, to sell on any terms, to convey, either with or without considers ion, to convey said premises or any part thereof to a successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to 7 orth age, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, to estate the said options to purchase the whole or any part of it. rev rice and to contract respecting he manner of fixing the amount of present or future rentals, to partition or or a lange said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey rasky any right, title or interest in or about or easement appurtenant to said property, or any part thereof, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or owhom aid premises r any part thereof or the said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the care of it is a said trust was a contained and provided. In without the trust and					
Full power and authority is hereby granted to said nutlee *s. improve, manage, pretect and subdivide said premises or any part thereof, to dedicate parks, atroste, highwa, so ralicys and to vacate any authoritant or part thereof, and to resubdivide said property as often as desired, o con sact to sell, to grant options to purchase, to sell on any terms, to convey, either with or without considers ion, to convey said premises or any part thereof to a successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to 7 orth age, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, to estate the said options to purchase the whole or any part of it. rev rice and to contract respecting he manner of fixing the amount of present or future rentals, to partition or or a lange said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey rasky any right, title or interest in or about or easement appurtenant to said property, or any part thereof, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or owhom aid premises r any part thereof or the said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the act sit or expectancy and any act of said trustee, or be obliged or privileged to inquire into the care of it is a said trust was a contained and provided. In without the trust and			A		
Full power and authority is hereby granted to said rustee *s improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, stored, highwa, so ralicys and to vacate any authoritane or part thereof, and to resubdivide said property as eften as desired, o con act to sell, to grant options to purchase, to said on any terms, to convey, either with or without consider, ion, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to rottage, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof and the cross of any single demise the term of 198 years and to renew or extend leases upon visions thereof at any time or times hereafter, to contract to make ease, of the terms and property without the manner of fixing the amount of present or future rentals, to partition or or a lange said property, or any part thereof, for other real or personal property, to grant easements or charges of ny kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises, or any part thereof, and to deal with said property and every part thereof in all other ways and for so, other considerations as it would be lawful for any person owning the same to deal with the same, whether amilar to a "fifteent from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or owhom said premises or any part thereof said the conveyance of the said trustee, or be obliged or privileged to inquire into the conveyance of the					
Full power and authority is hereby granted to said sustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, atrocts, highway, so ralleys and to veasion any authorition or part thereof, and to resubdivide said property as often as desired, o con act to sell, to grant options to purchase, to sell on any terms, to convey, either with or without considers ion, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successo. Or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to rot tage, pledge or new period or previous property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or preversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or preversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or preversion, by leases to commence in presentior in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention in futuro, and u. s. y terms and for any periods or prevention or for the prevention of the	70 WAYD AN	TO WOLD II.			
premises or any part thereof, to dedicate parks, streets, highw, a or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired. O con act to sell, to grant options to purchase, to sell on any terms to convey either with or without considers ion, to convey said premises or any part thereof to a sell on any terms and convey either with or without considers ion, to convey said premises or any part thereof to a sell on any terms and to sell on any terms and provided in said trustee, to dedicate, to orting pledge or otherwise such and and authorities vested in said trustee, to denicate, to dedicate, to orting pledge or otherwise such and and authorities vested in said trustee, to denicate, to dedicate, to orting pledge or otherwise such and and authorities vested in said trustee, to dedicate, to orting pledge or otherwise and provided or periods of time and to amend, change 'r of the trust and provided of time, not exceeding in the case of any single demise the term of 198 year and to renew or extend leases upon any terms and for any period or periods of time and to amend, change 'r of y leases and the terms and provisions thereof at any time or times hereafter, to contract to make lease 3 of a grant options to lease and options to purchase the whole or any part of the rev rea and to contract respecting the part thereof, for other real or personal property, to grant easements or charges of the reverse and to contract respecting or assign any right, title or interest in or about or easement appurtenant to sail premises or any part thereof, and to deal with said property and every part thereof in all other ways and for a 'other considerations as it would be lawful for any party dealing with said trustee in relation to said premises, or whom said premises or any part thereof, and the said trustee in the said trustee in the said trustee, or so ebhiged to asset the said to conclusive evidence in favor of every person relying upon or delimination of the said trustee. The s					
regarder, lease of other instrument, (a) that at the time of the delivery thereof the trust created by this "dont- ore and by said trust agreement was in full force and effect, (b) that such conveyance or other instrum en wat executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust greement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said truste wat regreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said truste wat the said trust agreement was in the said trust dead, trust dead, class, mortgage or other 1- trument, and (d) if the conveyance is me and deliver every such dead, trust dead, class, mortgage or other 1- trument, and (d) if the conveyance is me and a set fully vested with all the title, estate, rights, powers, author- ties, duties and obligations of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them halb be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title r interest, legal or equitable, in or to said real estate as such, but only an interest in earnings, avails and roceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed ot to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon ondition," or with "limitations," or words of similar import, in accordance with the statute in such case made not provided. And the said grantor—hereby expressly waive. S and release S any and all right or benefit under and by irtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on exe- ution or otherwise. In Witness Whereof, t	oremises or any par hereof, and to resulell on any terms, to uccessor or success and authorities was medium and the successor or success and authorities was eversion, by leases of time, not exceeding terms and for a issions thereof at a close to renew lease he manner of fixing art thereof, for old rassign any right, and to deal with sai ould be lawful for anys above specified	thereof, to dedicate parks, streets, highw, a divide said property as often as desired, o convey, either with or without considers ion, is in trust and to grant to such successon of din said trustee, to donate, to dedicate, to din said trustee, to donate, to dedicate, to to comment in the said trustee of the said trustee of the said trustee of the said trustee of the said to the said trustee of the said to said the s	or alleys and to vacate any subdivision act to sell, to grant options to put to convey said premises or any part the successors in trust all of the title, estated the successors in trust all of the title, estated the successors of 198 and or any period to the successor of 198 and or any period to 198 and the successor of the su	in or part rchase, to ereof to a e, powers, nber, said	A CALL CONTROL OF THE CANAL CO
In Witness Whereof, the grantor aforesaid ha. S. hereunto set her hand and this 8th day of February 19.71	b see that the terms iency of any act of lent; and every det uid real estate shall syance, lease or ot re and by said trus' recement or in som ally authorized and rument, and (d) if's in trust have be	of this trust have been compiled with, or by said trustee, or be obliged or privileged to it, trust ede, mortgage, lease or other instruction of the conclusive evidence in favor of every perser instrument, (a) that at the time of the cagreement was in full force and effect, (b) even the trusts, conditions and imitations amendment thereof and binding upon all being movement to execute and deliver every suc the conveyance is made to a successor or suc the conveyance is made to a successor or suc proporting appointed and are fully vested:	ed or invalided on said premise, be obliged to inquire into the consistinguire into any of the terms of sid; when the executed by said trustee; no relying upon or claiming under an elleivery thereof the trust created by the that such conveyance or other instruction of the contained in this Indenture and in sefficiaries thereunder, (c) that said trust deed, lease, mortgage or cessors in trust, that such successor or with all the title, estate rights nowers with all the title, estate rights nowers.	is dont if an war said trust ustee was other i- r succes.	
In Witness Whereof, the grantor aforesaid ha. S. hereunto set her hand and this 8th day of February 19.71	all be only in the id such interest is interest, legal or	ereby declared to be personal property, and quitable, in or to said real estate as such, b	De sale or other disposition of said was	of them al estate, any title vails and	
Ition or otherwise. In Witness Whereof, the grantor aforesaid ha. 5 hereunto set her hand and and this 8th day of February 19.71	ndition," or with "	of the above lands is now or hereafter regi s in the certificate of title or duplicate there imitations," or words of similar import, in a	stered, the Registrar of Titles is hereby of, or memorial, the words "in trust" eccordance with the statute in such ca	directed or "upon se made	
In Witness Whereof, the grantor aforesaid ha S hereunto set her hand and and this 8th day of February 19.71	And the said gr rtue of any and all tion or otherwise.	ntorhereby expressly waive. S. and release tatutes of the State of Illinois, providing for	2.5any and all right or benefit under the exemption of homesteads from sale		
this 8th day of February 19.71	In Witness When		set her hand	dand	
	il this 8th	day of February 19.71		ω - Δ -	

FNBEP-2

BOX 555

UNOFFICIAL COPY

	STATE OF Illinois	8	
	COUNTY OF Cook	ss. Sonya C. Polaski	
		a Notary Public in and for said County, in the State aforesaid, do hereby certify	
		that	-
		Margaret Duhig	
			1
		personally known to me to be the same personwhose name	
		subscribed to the foregoing instrument, appeared before me this day in person and	
		acknowledged that	
		her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	
-		GIVEN under my hand and notarial seal this	
	Op Op	8th day of February	1
	/	Danja a Idanoma 2	
		Gy Commission Expire June 30, 1973	
1	C/A	Section 1985 Contract to the section of the section	
			\
1			1
1	~		1
		progress or users	\
	COOK LOUM 1 T FILED FOR RECUR		
	FILED FOR RESUM	*2140344 8	
	FEB 23 '71 12 25		
1		4/2	
		*/X,	
1 .			
		C /	
			\
		T '.	1
		5	
	缸	NA VANA	1
	Trual	A A REP	
	(3)	NATE STATES	•
	.#	OTTO CEED FOR THE SERVICE OF THE SER	
	Aerd in Or.	NA RGI WES CIRES	Ó
	会	RST EVE WER	C
	- • •	THE PHIST NATIONAL BANK OF EVERCHEEN PAIR STOL WEST STREET TRUSTEE TRUSTEE TRUSTEE	
			}
	•		į

'END OF RECORDED DOCUMENT