UNOFFICIAL COPY

21 446 673

f the County of	Cook		and State	of 1111	nois	for and in con	sideration	
Ten and N	o/100 (\$ 1	0.00)					_ Dollars,	
				vey <u>S</u> and as Trustee under				
sted the	17th	day of	Jur	ne	19 65	known as Trust	t Number	
4896 -wit:	, the follow	ving described re	eal estate in	the County of	Cook	and State o	of Illinois,	
	lock 111 ir	Melrose,	a Subdiv	rision of Lot	s 3 to 5	in Superior	r	
Court Parti	tion of the	South half	of Section	on 3 and all	of Section	n 10,		
Township 3	9 North, F	Range 12, E	last of th	e Third Pri	ncipal M	eridian		
i ring North	of Chicag	o and North	western	Railroad In	Cook C	ounty,		
<u>'ın is. ***</u>								
<u></u>								
								4,
		<u> </u>						
								Ĕ
				·····	····-			Ē
		\bigcirc						\$
				ourtenances upon to improve, mana, alleys and to va- cet to sell, to gran y said premises or in trust all of the or otherwise ei b time, in posses period or period				HE CONSIDERATION
es herein and in Full power and or any part the to resubdivide: s, s, to convey eit. ressors in trust a ded in said truste eof, to lease said ce in praisesenti ony single demise ods of time and after, to contract whole or any parals, to partition ments or harpers.	said trust agr authority is he reoff to dedicate said property a her with or wit and to grant to e, to donate, to property, or a r in future, and the term of 19 to amend, chang t to make lease, t of the reversi- or to exchange of any kind fo	eement so forth reby grant ad to se parks, steet, so often as desisted to the successor of dedicate, to mor may part thereof, it upon any terms as years, and to ge or modify leas s and to grant og on and to contra said property, o belease convey	asi trustee: 'ghways or 'ghways or 'a, to convey 'succe succe trage pleds fron time to and or any renew or ses and th btions to lea- text respecting or assign as	to improve, mana, alleys and to varet to sell, to gran y said premises or in trust all of the 'or otherwise e'. I time, in posses we reriod or period ter is and provise in control to the month of the	ge, protect se cate any subtit options to r any part t e title, estate neumber saison or reve is of time, n any terms sions thereorenew leases xing the amereal or per interest in	and subdivide saidivision or part purchase, to sel hereof to a succ., powers and au d property, or sion, by lease so texceeding in and for any plat any time cand options to gunt of present o sonal property, or should or e	id prem- thereof, il on any sessor or thorities any part to com- the case eriod or or times purchase or future to grant	RE CONSIDERATION
es herein and in Full power and or any part the to resubdivide ans, to convey eit ressors in trust a ed in said truste eof, to lease said ce in præsenti or y single demise ods of time and after, to contract whole or any paralls, to partition ments or charges and for such of there similar to o In no case shall thereof shall be ication of any prems of this trusted, each of the trimilar to o In no case shall thereof shall be ication of any prems of this truid trustee, or be deed, mortgage we evidence in far, (a) that at the infull force and titions and limita believer every successor or success.	said trust agr authority is he respit dedicat and property a her with or with a respit and property a her with or with the respit and to grant to e, to donate, to groperty, or a r in futuro, and the term of 15 to amend, chan, to make lease to fithe reversis or to exchange of any kind, to remises or any her consideration or any party deal conveyed, controlled the respit to the conveyed, controlled to the conveyed to the con	eement s. forth roby grant d to e parks, street, as often as desishout considerating the such successor of dedicate, to morn y part thereof, i upon any terms 88 years, and to ge or modify leas and to grant of on and to contrast of the such y part thereof, and one as it would in the ways aboving with said truncated to be sold rent, or money or present the such conveyance in this Indentum ereunder, (c) the deal sease, mortger or the such conveyance in this Indentum ereunder, (c) the deal sease, mortger or so of the such conveyance and the such conveyance in this Indentum ereunder, (c) the deal sease, mortger	asi trustee: '.ghways or '. bo contro '. succe '. ses and th '. succe '. ses and th '. succe '. ses and th '. sasign aid '. do deal wi be lawful for '. succe lawful for be specified, '. '. stee in relat '. leased or borrowed or be obliged t re into any e cuted by said on or claimire on or claimire trust cruster or other ins at said truste	to improve, mana, alleys and to varet to sell, to gran y said premises or in trust all of the continuous or otherwise en period or period cen i leases upon terns and provisually options to the major of firms are no firms.	ge, protect a cate any sub to options to rany part to title, estate neumber sai sion or reve is of time, n any terms sions thereor cenew leases xing the ame real or per interest in and every ping the sam mes hereafte es, or to while the time to the time time time time time time time tim	and subdivide an division or part division or part purchase, to sel hereof to a suce powers and au 1 property, or a roin, by leases of exceeding in and for any p at any time or and options to punt of presents or about or eart thereof in a to deal with the consult property, in the subdivided of the property of a subdivided of the property of a subdivided of the property of a subdivided of the property of the pro	id prem- thereof, II on any yessor or thorities nay part to com- the case erriod or or times purchase or future to grant asement all o.her ase to that any to com- the case er of ture to grant asement asement asement asement asement asement be con- times to rany to the con- times to rany to the con- times to trusts thereof thereof erecute made to	2
es herein and in Full power and or any part the to resubdivide and reasons in trust a sed in said truste eof, to lease said truste eof, to lease said truste eof, to lease said truste and in the sed in said truste eof, to lease eof, eof, eof, eof, eof, eof, eof, eof	said trust agr authority is he reoft'in dedicat and property a her with or with or with or with the control of	eement s. forth roby grant dt ce parks, st net, so often as desishout considerating the such successor of dedicate, to mor my part thereof, il upon any terms 88 years, and to ge or modify leas and to grant of on and to contra said property, or release, convey part thereof, an ons as it would in the ways aboving with said truncated to be sold rent, or money in my more successor relying up the successor relying up the conveyance in this Indentune reunder, (c) the decidease, mortginat such success, rights, powers, peneficiary hereuroceeds arising conal property, at as such, but on	asi trustee: '.ghways or '.o contra '.o contra '.o contra '.o contra '.o conver '.o	to improve, mana, alleys and to varient to sell, to gran y said premises or in trust all of the or otherwise e. otherwise	ge, protect a cate any sub to options to rany part to to the control of the cate of the ca	nd subdivide saidivation or part division or part purchase, to selected to a succession, by leave to and options to and options to punt of presents or about or extra thereof in a to deal with the constant property, or about or expediency of ment; and ever be obliged to set re obliged to set re obliged to set re obliged to set a constant and every of trust agreement of the conveyar expediency of the conveyar expedience of the conveyar expe	id prem- thereof, II on any tessor or thorities any part to com- the case eriod or or times purchase or future to grant asement all other ase that any act ry deed, be con- timstru- reement b trusts, true the that any act ry deed, be con- timstru- reement b trusts, that d d cessor em s all nd uch st, sgal	21 446
es herein and in Full power and or any part the to resubdivide; and to reason the sessors in trust a sed in said truste eof, to lease said ce in praesenti or single demise ods of time and after, to contract whole or any para als, to partition ments or charges and for such of there similar to o In no case shall thereof shall be ication of any pure the sessor or such the sessor or such the sessor or successor or successor or successor or successor or successor or such the interest of ealy in the earning est is hereby decuitable, in or to said. If the title to an origister or not tion," or "with I ded."	said trust agr authority is he reoft'in dedicat aid property a her with or with or with or with the control of	eement s. forth roby grant dt ce parks, st set, contended to the parks, st set, so often as desishout considerating the parks, st offen as desishout considerating parks and to green modify least and to grant of on and to contrast and to grant of on and to contrast and to grant of on and to contrast and to grant of one dease, convey part thereof, an one as it would in the ways aboving with said truncated to be sole rent, or money in the ways aboving with said truncated to be sole rent, or money inspired with, or ivileged to inqui: instrument exerpt on the successor relying up the conveyance in this Indenture render, (c) the decides anotiginat such successor, rights, powers, beneficiary hereu proceeds arising: onal property, at as such, but on lands is now or words of similar to one of the conveyance of the contract of title or dewords of similar the contract of the c	asi trustee: '.ghways or '. o contra '. o	to improve, mana, alleys and to varient to sell, to gran y said premises or in trust all of the or otherwise e. I time, in posses y period or peri	ge, protect a cate any sub to options to rany part to the toptions to rany part to the toption to rany part to the toption to rany part to the toption to said the top	nd subdivide saidivation or part division or part purchase, to selected to a succession, by leave to a succession, by leave to a succession, by leave to the second property, or second property, or about or expedience of the second property, or about or expediency of ment; and ever be obliged to set re possible to set to deal with the set of the	id prem- thereof, II on any ressor or thorities any part to com- the case eriod or or times purchase or future to grant asement all o.her ase to the see that any act ry deed, be con- instru- reement be trusts, thereof execute made to and d cessor execute made to and d cessor execute made to and d cessor execute made to and are d d cessor	21 446
es herein and in Full power and or any part the to resubdivide ans, to convey eit ressors in trust a sed in said truste eof, to lease said truste eof, to lease said truste eof, to lease said truste and the sed in praesentio on single demise ods of time and after, to contract whole or any part alls, to partition ments or charges and for such of there similar to o In no case shall thereof shall be ication of any prems of this tru aid trustee, or be ideed, mortgage ve evidence in far, (a) that at the infull force and titions and limita binding upon all leliver every successor or success vested with all ust. In the carming est is hereby decuitable, in or to isaid. If the title to an o register or not took, or "with I ded. And the said gras e of any and all mor otherwise.	said trust agr authority is he reoft'in dedicat and property a her with or with the reoft of the	eement s. forth roby grant dt ce parks, st net ce parks,	sai trustee: '.ghways or '.gh conver '.gh	to improve, mana, alleys and to varient to sell, to gran y said premises or in trust all of the or otherwise e. otherwise	ge, protect a cate any sub to options to rany part to to the control of the cate of the ca	nd subdivide saidivation or part division or part purchase, to selected to a succession, by leave to a succession, by leave to a succession, by leave to a succession to exceeding in and for any p and promise or and options to punt of presents or and options to punt of presents or and options to punt of presents or and options to and property, or about or extra thereof in a to deal with the consultation of ment; and ever a colliged to set re obliged to set of ments and the set of	id prem- thereof, II on any ressor or thorities any part to com- the case eriod or or times purchase or future to grant asement all other ase to the see that any act ry deed, be con- timstru- reement be trusts, three the same that any act reement that the trusts, three directed r r "upon ade and and by on exe-	21 446
es herein and in Full power and or any part the to resubdivide; and to any part the sessors in trust a ed in said truste eof, to lease said ce in praesenti or single demise ods of time and after, to contract whole or any partition ments or charges and for such other similar to o In no case shall thereof shall be ication of any pure there of the similar to o In no case shall thereof shall be ication of any pure of the similar to o In no case shall thereof shall be ication of any pure there of the similar to o In no case shall thereof shall be ication of any pure thereof the similar to of In no case shall thereof shall be ication of any pure the state of evidence in far, (a) that at the infull force and titons and limita believer every successor or su	said trust agr authority is he reoft he dedicate and roperty a her with or will be reoft he dedicate and roperty a her with or will be red red red red red red red red red re	eement s. forth roby grant d to e parks, st net, roby grant of to e parks, st net, so often as desihout considerating the roby grant parks and to grant of on and to contra said property, correlated to property, correlated to property and to contra said property, correlated to be sold rent, or money part thereof, an ons as it would in the ways aboving with said truncated to be sold rent, or money inspired with, or ivileged to inqui instrument execusor relying up the roby such conveyance in this Indentunereunder, (c) the conveyance in this Indentunereunder, (c) the conveyance with the conveyance of the roby such conveyance in this Indentunereunder, (c) the conveyance of the conveyance of the roby such conveyance of the roby such conveyance of the roby such success, rights, powers, veneficiary hereu proceeds arising: onal property, at as such, but only lands is now or eate of title or dwords of similar vexpressly waive.	asi trustee : '.ghways or '.gh contro '.gh	to improve, mana, alleys and to varient to sell, to gran y said premises or in trust all of the or otherwise e. otherwise	ge, protect a cate any sub to options to rany part to the toptions to rany part to the toption to rany part to the toption to rany part to the toption to said the top	nd subdivide saidivation or part division or part purchase, to selected to a succession, by leave to a succession, by leave to a succession, by leave to the second property, or second property, or about or expedience of the second property, or about or expediency of ment; and ever be obliged to set re possible to set to deal with the set of the	id prem- thereof, II on any ressor or thorities any part to com- the case eriod or or times purchase or future to grant asement all other ase to the see that any act ry deed, be con- timstru- reement be trusts, three the same that any act reement that the trusts, three directed r r "upon ade and and by on exe-	21 446
es herein and in Full power and or any part the to resubdivide ans, to convey eit ressors in trust a ed in said truste eof, to lease said ce in præsenti or single demise do filme and after, to contract whole or any para alls, to partition ments or charges and for such of there similar to o In no case shall thereof shall be cation of any prement to said it is and for such of the similar to o In no case shall thereof shall be cation of any prems of this truid trustee, or be deed, mortgage we evidence in far, (a) that at the infull force and titions and limita believer every successor or successor or successor or successor or successor or successor or successivested with all ust. In the carming set is hereby decuitable, in or to said. If the title to an or register or not food. And the said grame of any and all are of eny and all or otherwise.	said trust agr authority is he reoft he dedicate and roperty a her with or will be reoft he dedicate and roperty a her with or will be red red red red red red red red red re	eement s. forth roby grant dt ce parks, st net ce parks,	sai trustee: '.ghways or '.gh conver '.gh	to improve, mana, alleys and to varient to sell, to gran y said premises or in trust all of the or otherwise e. otherwise	ge, protect a cate any sub to options to rany part to to the control of the cate of the ca	and subdivide as division or part purchase, to sel hereof to a suce purchase, to sel hereof to a suce selection of the select	id premithereof, Il. or early season or the thorities any part to combe compared to combe conserved as a compared to combe conserved as a compared to combe compared as a compared to combe compared to compared t	21 446
es herein and in Full power and or any part the to resubdivide; and, to can year the to resubdivide; and, to convey eit ressors in trust a ted in said truste eof, to lease said ce in praesent io uny single demise ods of time and after, to contract whole or any partition ments or charges and for such of the similar to o In no case shall thereof shall be ication of any put in the case of the teded, mortgage we evidence in fat, (a) that at the infull force and itions and limitabinding upon all deliver every successor or success vested with all ust. If the interest of eally in the earning est is hereby decluitable, in or to issaid. If the title on or given in or gister or not tion," or "with I ided. And the said graue of any and all or otherwise. In Witness Wher	said trust agr authority is he reoft he dedicate and roperty a her with or will be reoft he dedicate and roperty a her with or will be red red red red red red red red red re	eement s. forth roby grant d to e parks, st net, roby grant of to e parks, st net, so often as desihout considerating the roby grant parks and to grant of on and to contra said property, correlated to property, correlated to property and to contra said property, correlated to be sold rent, or money part thereof, an ons as it would in the ways aboving with said truncated to be sold rent, or money inspired with, or ivileged to inqui instrument execusor relying up the roby such conveyance in this Indentunereunder, (c) the conveyance in this Indentunereunder, (c) the conveyance with the conveyance of the roby such conveyance in this Indentunereunder, (c) the conveyance of the conveyance of the roby such conveyance of the roby such conveyance of the roby such success, rights, powers, veneficiary hereu proceeds arising: onal property, at as such, but only lands is now or eate of title or dwords of similar vexpressly waive.	sa' trustee : '.ghways or '.gh contre '.gh	to improve, mana, alleys and to varient to sell, to gran y said premises or in trust all of the or otherwise e. otherwise	ge, protect a cate any sub to options to rany part to to the control of the cate of the ca	and subdivide as division or part purchase, to sel hereof to a suce purchase, to sel hereof to a suce selection of the select	id prem- thereof, II on any ressor or thorities any part to com- the case eriod or or times purchase or future to grant asement all other ase to the see that any act ry deed, be con- timstru- reement be trusts, three the same that any act reement that the trusts, three directed r r "upon ade and and by on exe-	21 446 673

FORM T 1

UNOFFICIAL COPY

Anita Thon, a spinster Anita	COUNTY OF CO	ss. i, Marjory A. Blumer
personally known to me to be the same personwhose nameissubscribed to the foregoing instrument, appeared before me this day in person and acknowledged that thety_signed, sealed and delivered the said instrument astheir_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		a Notary Public in and for said County, in the State aforesaid, do hereby certify that
subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as. their 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 2nd day of April They are a seal this 2nd day of Maryury at Section 1971 APR 13 AM 10 10 APR-13-71 21716 21116673 APR 68c 5.6		Anita Thon, a spinster
their 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 2nd April manyour A Section 1971 APR 13 AM 10 10 APR-13-71 217 155 21916673 A - Rec 5.0	19 - 19 - 19 - 19 - 19 - 19 - 19 - 19 -	subscribed to the foregoing instrument, appeared before me this day in person
GIVEN under my hand and notarial seal this 2nd day of April Maryory a Sheet 1971 APR 13 AM 10 10 APR-13-71 21715 211116673 A — Rec 5.0		as their free and voluntary act, for the uses and purposes therein set forth,
mayory a Second 1971 APR 13 AM 10 10 APR-13-71 21716 211116673 - A - Rec 5.0		GIVEN under my hand and notarial seal this
1971 APR 13 AM 10 10 APR-13-71 21716 21116673 A — Rec 5.0	0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0	- XO	mayory season
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0	\mathcal{G}	
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0		Ox.
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0		
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0		
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0		
1971 APR 13 AM 10 10 APR-13-71 21716 211116673 A — Rec 5.0		
APR-13-71 21716 211116673 4 A — Rec 5.0	SINSEY L. SINS	
214466 2500		
Cŝ.		Ark-13-11 217133 211116673 4 A Rec 5.0
Cŝ.		
Cŝ.		
Cŝ.		
Cŝ.		500
Cŝ.		T ₆ =
PPP III TIET TO TO K PARK TRUST & SAVINGS BANK TRUSTEE TRUSTEE Jake and Marion Streets OAK PARK, ILLINOIS		466
PPH itt @ruff WARRANTY DEED TO T		3
Perh itt Ütu warrant ded ben To To To Treustee Trust & Saving Lake and Marion Streets OAK PARK, ILLINOIS	芸	S X
PPH itt © WARRANTY DE TO TO SAVINGS F TRUSTEE TRUSTEE TRUSTEE OAK PARK, ILLII	##	RC Aring a ari
Park Trust TRUST TRUST TRUST TRUST TRUST TRUST		The section of the se
Park T Park T Lake 1 OAK T	;	Trust Trust
<u>₩</u> ₩₩	AAN WAS	PA PA
		SA AK

*END OF RECORDED DOCUMENT