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seal this day of 19	21 568 275	
TEN AND NO/100 (\$10.00)		
TO HAVE AND TO HOLD the said premises with the appur names 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 Trustee to improv. In mange, protect and subdivide said premises or any part thereof, to dedictes parks, street, highways or allysts and to vacate any a belytation or part thereof, and to resubdivide said property as otten an desired, to contract to said, to grant options to purchase, to be a forth or any terms, to convey that with a without consideration, and the title, settle property, or any part thereof, to loane said property, or any part thereof, to contract to make loane and the said property of the property of	TEN AND NO/100 (\$10.00)	A CHAIR AND THE COMMANDER OF THE COMMAND
Full power and cuttority is hereby granted to sold Trustee to improv. m mange, protect and subdivide said premises or any part thereof, to declicate parks, streets, highways or alleys and to vacate any sold befull and to resubdivide said property as often an desired, to contract to sell, to grant options to purchase, to "" or any terms, to concessor or without consideration, to convey said premises or any part thereof, to grant to such successor or authority of the title, settle, powers and cultorities vested in said Trustee, to donate, to "do drait, to mortage, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, and the said property, or any part thereof, to lease said property, or any part thereof, and the said property, or any part thereof, to commence in proceeding in the came of any single decision the term of 189 years, and to renew or extend losses upon any terms and for many period or period so the said or said property, or any part thereof, and the said property and to renew or extend losses and options to prove leases and options to prove the options to lease and options to prove the options to lease and options to prove the options of the property and or any part thereof, for other real or personal oppurement to said premises or any part thereof, and to deal with said property and or yet thereof in all other ways and for such other considerations as it would be lawful for any person overing the same to deal with the said with the said and the said and the said and the said property and or yet thereof and the said provided and any part decline with a said and the said and t	STATE OF LINOIS ENTRY OF SEPTEMBERS AND SEPTEMBERS	
In no case shell may party dealing with said Trustee in relation to skild premises, or to whom sot premises or may part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, be obliged to see to the op lication of any purchase amoney, rent or money borrowed or advanced on said premises, or be chilged to see that the terms of this trust turey been compiled with, or be obliged to inquire into the necessity or expediency of any act of said Trustee, or be obliged or pur "code" in fruitre into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trust any the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trust. Agreement was in full force and effect, (b) that such conveyance or other instrument was executed by this indeatment on the said Trust Agreement or in some amondment thereof and binding upon all beneficions to the rent was in full force and effect, (b) that such conveyances or other instrument was executed in accordance with the trust, cond dons and limitations (c) that said Trustee was duly authorized and empowered to execute and deliver every such deed, lease, in quee or other instrument, and (d) if the conveyances is made to a successor or successors in trust. Intrast, and the conveyances is made to a successor or successors in trust.  The interest of each and every beneficiary hereunder and all persons claiming under them or any of them shall be on v in the securing, availa and proceeds arising from the sale or other disposition of said real estate, and such interest is hearthy decarable personal property, and no beneficiary hereunder shall have any tile or interest, legal or equitable, in or to said real estate as at a but only on interest in the cartificate of tills or duplicate thereof, or meanfall, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statue in such case ma	Full power and authority is hereby granted to said Trustee to improve, in manys, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vaccets any a beliviation or part thereof, and to resubdivide said property so often an destreed, to contract to sail, to grant options to purchase, to all or any terms, or one with any with or without consideration, to convey said premises or any part thereof to a successor or successors in 'ast or do grant to such successor or successors in the said trustee, to denote, by 'add stee, to mortgage, pladege or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, and to the tile, said property, or any part thereof, and to reserve the commence in processin or in future, and to renew or extend leases upon any terms and to 'or period or period of time, not acceeding in the cross of any single demise the term of 198 years, and to renew or extend leases upon any terms and to 'or period of time and to amend, change or modify agases and the terms and provisions thereof at any time or times in Soit, to contract to intel leases and to grant options to lease and options to renew leases and options to purchase the whole or any sor of the reversion and to contract respecting or personal property, to grant easements or charges of any kind, to release, covery or a sym any time if the or hierarch in or about or successor of the term of other considerations as it would be leavely for any person owning the same to devit the set a, whether similar to or differ	
but only an interest in the earmings, avails and proceeds thereof as addressedd.  If the title to any of the above lands is now an hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the status in such case made and provided.  And the said armaion	In no case shell only party decline, with the frustee in relation to said premises, or to whom sof premises or any part thereof shell be conveyed, contracted to be sold, learned or mortgaged by said Trustee, be obliged to see to the op lication of any purchase money, rent or money between the conveyed contracted to be sold, learned or mortgaged by said Trustee, be obliged to see that the terms of this trust are been compiled with, or be obliged to inquire into the necessity or expediency of any act of said Trust see for the terms of this trust are been compiled with, or be obliged to inquire into the necessity or expediency of any act of said Trustee, or be obliged or principal with the terms of said Trust Agreement; and every deed, trust deed, martiages, lease or other instrument executed by said Trustee in relation to said real estate shall be conclustee evidence in favor of every person relying upon or claiming under any such accessity or expensively thereof the trust executed by this indearing and Trust. Agreement are used to the trust executed by this indearing and Trust. Agreement are was said to trust agreement or in some amendment extend in thing upon all beneficial as thereunder, (c) that said Trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, trust deed, case, in, quee or other instrument, and (d) if the conveyance is made to a successor or successors in trust, that successor as uncessors in trust.  The interest of each and every beneficiary hereunder and all persons claiming under them or any of them shall be our in it.	
seal this day of 19	but only on interest in the earnings, ovenls and proceeds thereof as aforeseid.  If the title to any of the above tends is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in brust," or "upon condition," or "with limitations," or words of similar import, in accordance with the sixtue in such case made and provided.  And the said grantor. hereby expressly waive and release, any and all right or benefit under and by	
	seal this 23rd. day of JULY 71°	200 27 3

## **UNOFFICIAL COPY**

	a Notary Public in and for said County, in the State aforesaid, do hereby certify that	
	BARBARA V. ZEC., A SPINSTER	
	personally known to me to be the same personwhose namesubscribed	
	to the foregoing instrument, appeared before me this day in person and acknowledged that	
	she signed, sealed and delivered the said instrument as her free and	
	voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homostead.	
	GIVEN under my hand and notarial seed this  23rd day of [UII.Y]  A. D. 19 71	
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100	Notary Public	
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	H. 21568275	
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\*END OF RECORDED DOCUMENT