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5	This Indenture Witnesseth That the Grantor (s)MARY ANN BENNETT,	
Ā	A SPINSTER	
		-
	of the County of Cook and State of Illinois for and in consideration	
	Ten and 00/100th's (\$10.00) Dollars.	- 12
	nd other good and valuable considerations in hand, paid, Convey S and Quit-Claim S unto	
, 4	ST STATE BANK OF WORTH, 6825 West 111th Street, Worth, Illinois 60482, a corporation of Illinois,	
	a Try ne under the provisions of a trust agreement dated the 2nd 1 day of December 19 71,	
	known of Tost Number 795, the following described real estate in the County of Cook	
	and State of Illinois, to-wit:	
	ot 33(e.cor, the North 36 feet thereof) and Lot 32(except the South 40 feet thereof) of Chapman's 13t1 Addition to Tulip Terrace, being a subdivision of that part of the	
s	outh 11.79 acres of Lot 7 North of the East and West center line of Section 14, in	- 1
	the partition of that part of the West 1/2 of Section 14, Township 36 North, Range 14 East	- *
	f the Third Prin in 1 Meridian lying North of the River and the East 1/2 of the outhwest 1/4 of Sect on 11, Township 36 North, Range 1/4 East of the Third Principal	
M	eridian (except the Rail and Land, being part of the Estates of Elizabeth Berger)	
1	n Cook County, Illinois	
		,
	TO HAVE AND TO HOLD the said previse, y th the appurtenances upon the trusts and for the uses and	
	TO HAVE AND TO HOLD the said pren is 7 th the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set 7	2
	Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, h', aw, vs or alleys and to vacate any subdivision or part	
	thereof, and to resubdivide said property as often as desired, to ontract to seil, to grant options to but chase, when the one of the said property as of the said propert	
	cessor or successors in trust and to grant to such successo, or successors in trust, an of the title, state, puwers and	-
	any part inerest, to lease sain property, or may part inerest, it is to their in bossessand or the texts and property to commence in praesenti or in future, and upon any terms al. lo any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to rene or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and to erms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to le se and options to renew leases and options	٠.
l	or times hereafter, to contract to make leases and to grant options to le se ind options to renew leases and options to purchase the whole or any part of the reversion and to contract respect arc he manner of fixing the amount of	
١.	present or future rentals, to partition or to exchange said property, or avy rat thereof, for other real or personal property, to grant easements or charges of any kind, to release, convoyor, asi in any right, title or interest in or	
ľ	to purchase the whole or any part of the reversion and to contract respect at the manner of ming the amount of present or future rentals, to partition or to exchange said property, or ar 7 nit thereof, for other read or personal property, to grant easements or charges of any kind, to release, convey or assi in any right, title or interest in about or easement appurtenant to said premises or any part thereof, and to det with said property or the thereof in all other ways and for such other considerations as it would be lat full or any personal property or the same to deal with the same, whether similar to or different from the ways above specified, at the continuous continuo	
l	to deal with the same, whether similar to or different from the ways above specified, at, time or times hereafter.	lz
l	In no case shall any party dealing with said trustee in relation to said premise, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by s id trusts, be obliged to see to	호
l	the application of any purchase money, rent, or money porrowed or advanced on said in its, or be obliged to the the terms of this truth have been complied with one he obliged to inquire into the rice-tity or expediency of	١≅
١	any act of said trustee, or be coniged or privileged to induire much any of the terms of said trustee in relation t. sa. real estate shall be	內
7	conclusive evidence in favor of every person relying upon or claiming under any such converge and of self-self-self-self-self-self-self-self-	3
١		ð
ŀ	thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized an emj ericu or	3
۱	made to a successor or successors in trust, that such successor or successors in trust have been proper v. ppointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, or the	3
١	The interest of each and every horselessy horselessy and of all persons claiming under them or any of them	TAXABLE CONSIDERATION
I		
I	and such interest is nereby decrared to be personal property, and no delencing, in the carmings, avails and proceeds interest, legal or equitable, in or to said real estate as such, but only an interest in the carmings, avails and proceeds	19
I		15
1	If the title to any of the above lands 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 trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and	4
١		10
ı	And the said grantor hereby expressly waive and release any and all right or benefit under and by wirtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on	[- T
1	execution or otherwise. In Witness Whereof, the grantor_aforesaid has hereunto set her hands and	1
1	- 2nd December71	
1	seal this day of	_
I	There are Dened	
١	Mary Ann Bennett (SEAL)	1 "
Ì	(SEAL) (SEAL)	8
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minimum in a	a Notary		for said County, in the Ann Bennett, a S	State aforesaid, do hereby certif pinster	y that	: E
NOTAL STATE OF THE		going instrumen	to be the same persont appeared before me thi	day in person, and acknowledg	ribed to	
o ind.	and wai	iver of the right		therein set forth, including the	release day	
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	COOK COUNTY.	ILLINOIS RECORD		Cailnes K. RECORDER OF DEED	Olien 08	
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