## UNOFFICIAL COPY

	inesseth, That the Grantor	
	and State of Illinois for and in considera	
of	Ten and No/100 (\$10,00)	
	Aute Ciarina	
TRUST AND SAVINGS BANK,	derations in hand paid, Convey	ment
dated the4th	day ofApril, known as Trust Nun	nber
	ving described real estate in the County of Cook and State of Illi	nois,
to-wit:	SEE RIDER ATTACHED HERETO	
so being the West line of the North line of Lot 1 ing said parallel line 1 lice of beginning of land out thence due West 126 for a foresaid, and one Nort'. East corner of seet to a line 321.50 feet hence do East along said loert Schors. Sons: Catlage Outre of the North North	teresection of an East line of Lot 2 said East line of Lot 5 and a line 313.50 feet South (measured at ri 1 (being the South line of Catherine Avenue) thence d 174.0 feet, thence due South a distance of 8.0 feet t d to be described thence continue due South 111.0 f 6.736 feet to a line which is perpendicular to the No drawn through a point in said North line 469.996 feet said Lot 1, thence North along said perpendicular line to South of and parallel with the North line of Lot 1, d parallel line 126.736 feet to the place of beginning thereine Courts Tract Number 1, in the North half of the West Quarter of Section 11, Township 40 North, Range eridian, all in Cook County, Illinois.	gnt lue W lo th feet orth lwes ne 11 , afo
r the Inira Projectpal Me.	situan, ari in door drawy, tracks	
TO HAVE AND TO HOLD to	th sail premises with the appurtenances upon the trusts and for the uses and	pur-
poses herein and in said trust agr	gr. eme it set forth. hereby gramed to said trustee to improve, manage, protect and subdivide said p	nřem-
successors in trust and to grant to vested in said trustee, to donate, to thereof, to lease said property, or mence in preasenti or in future, at of any single demise the term of periods of time and to amend, cha hereafter, to contract to make leas the whole or any part of the rever rentials, to partition or to exchange easements or charges of any kind.	as often as dourse to contract to sell, to grant options to purchase, to sell or without consideration to convey said premises or any part thereof to a success to such succe, or or successors in trust all of the title, estate, powers and author dedicate, to try, pledge or otherwise encumber said property, or any rany part thereof, rom time to time, in possession or reversion, by leases to and upon any terms and for any period or periods of time, not exceeding in the 198 years, and to renew or extend leases upon any terms and for any periods or modify leases a direction of the terms and provisions thereof at any time or assess and to grant options to lease and provisions thereof at any time or resion and to contract respecting in animer of fixing the amount of present of the second property, or any part hereof, and to deal with set directly and every part thereof, in all odeal with set directly and every part thereof in all rations as it would be lawful for my person owning the same to deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet to deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet the deal with the rom the ways above specified, at any time of the set meet and the set meet the set meet and the	part com- e case iod or times rchase future grant
nort thereof shall be conveyed co	ealing with said trustee in relation to said premit, so or to whom said premises ontracted to be sold, leased or mortgaged by said trustee, be obliged to see to ey, rent, or money borrowed or advanced on said premises, or be obliged to see normiled with, or be obliged to inquire into the less sity or expediency of an privileged to inquire into any of the terms of said to stagreement; and every her instrument executed by said trustee in relation to and less that be weenson relying upon or claiming under any such conveyerse, lesse or other i	to the e that ny act deed, le con- instru-
trust deed, mortgage, lease or oth clusive evidence in favor of every ment, (a) that at the time of the was in full force and effect, (b) th conditions and limitations contain and binding upon all beneficiaries and deliver every such deed, trust a successor or successors in trust fully vested with all the title, est	y person relying upon or claiming under any such covery ce, lease or other is delivery thereof the trust created by this Indenture ready evident agree hat such conveyance or other instrument was executed in recordance with the least includent and in said trust agreement or in some a endment it stereunder, (c) that said truste was duly authorized and in owered to est deed, lease, mortgage or other instrument and (d) if the corresponder is mit, that such successor or successors in trust have been properly apprinted at tate, rights, powers, authorities, duties and obligations of its, his or their problems.	hereof xecute ade to nd ere
trust deed, mortgage, lease or oft clusive evidence in favor of every ment, (a) that at the time of the was in full force and effect, (b) th conditions and limitations contain and binding upon all beneficiaries and deliver every such deed, trust a successor or successors in trust fully vested with all the title, est in trust.  The interest of each and ever be only in the earnings, avails an interest is hereby declared to be por equitable, in or to said real est aforesaid.  If the title to any of the ob-	hat such conveyance or other instrument was executed in a cordance with the ined in this Indenture and in said trust agreement or in some a tendment it is thereunder, (c) that said trustee was duly authorized and in lowered to etit deed, lease, mortgage or other instrument and (d) if the creyance is mit, that such successor or successors in trust have been properly app intendict, in the successor or successors in trust have been properly app intendict, intendicting the successor of the property and the successor of the successo	heredixecute ade k ade k ad cre ecessor suci c, 1 ga
trust deed, mortgage, lease or oth clusive evidence in favor of every ment, (a) that at the time of the was in full force and effect, (b) th conditions and limitations contain and binding upon all beneficiaries and deliver every such deed, trust a successor or successors in trust fully vested with all the title, est in trust.  The interest of each and even be only in the earnings, avails an interest is hereby declared to be por equitable, in or to said real est aforesaid.  If the title to any of the abnot to register or note in the cercondition," or "with limitations," provided.  And the said grantor her virtue of any and all statutes of	hat such conveyance or other instrument was executed in a cordance with the is thereunder, (c) that said trustee was duly authorized and in owered to et deed, lease, mortgage or other instrument and (d) if the c eyance is mit, that such successor or successors in trust have been properly approached at tate, rights, powers, authorities, duties and obligations of its, his or t cirr proberly beneficiary hereunder and of all persons claiming under them or any or the not proceeds arising from the sale or other disposition of said real estate, and personal property, and no beneficiary hereunder shall have any title or interestate as such, but only an interest in the earnings, avails and proceeds there	hereoux ade to nd errecessor ecessor c, l' ga ' uf ' "upo de an
trust deed, mortgage, lease or oth clusive evidence in favor of every ment, (a) that at the time of the was in full force and effect, (b) th conditions and limitations contain and binding upon all beneficiaries and deliver every such deed, trust a successor or successors in trust fully vested with all the title, est in trust.  The interest of each and ever be only in the earnings, avails an interest is hereby declared to be p or equitable, in or to said real est aforesaid.  If the title to any of the ab not to register or note in the cer condition," or "with limitations," provided.  And the said grantor he virtue of any and all statutes of cution or otherwise.  In Witness Whereof, the gra	hat such conveyance or other instrument was executed in a cordance with the ined in this Indenture and in said trust agreement or in some a tendment it is thereunder, (c) that said trustee was duly authorized and in owered to et deed, lease, mortgage or other instrument and (d) if the co-eyance is mit it, that such successor or successors in trust have been properly approached in tate, rights, powers, authorities, duties and obligations of its, his or ter pre levery beneficiary hereunder and of all persons claiming under them or any or the expression of said real estate and proceeds arising from the sale or other disposition of said real estate and present property, and no beneficiary hereunder shall have any title or interestate as such, but only an interest in the earnings, avails and proceeds therefore the earnings are such as the control of similar import, in accordance with the statute in such case materials and the sale of similar import, in accordance with the statute in such case materials are the sale of Illinois, providing for the exemption of homesteads from sale of anter aforesaid has S. hereunto set here. hand	hereoute ade are ecessor in a lirecte "upon de an and bon exe
trust deed, mortgage, lease or oth clusive evidence in favor of every ment, (a) that at the time of the was in full force and effect, (b) th conditions and limitations contain and binding upon all beneficiaries and deliver every such deed, trust a successor or successors in trust fully vested with all the title, est in trust.  The interest of each and ever be only in the earnings, avails an interest is hereby declared to be por equitable, in or to said real est aforesaid.  If the title to any of the ab not to register or note in the cer condition," or "with limitations," provided.  And the said grantor. her virtue of any and all statues of cution or otherwise.  In Witness Whereof, the granten.	hat such conveyance or other instrument was executed in a cordance with the ined in this Indenture and in said trust agreement or in some a tendment it is thereunder, (c) that said trustee was duly authorized and in owered to et deed, lease, mortgage or other instrument and (d) if the c. eyance is mit, that such successor or successors in trust have been properly app intensity, that such successor or successors in trust have been properly app intensity, the such successor of successors in trust have been properly app intensity, the such successor of successors in trust have been properly app intensity, and proceeds arising from the sale or other disposition of said real estate and personal property, and no beneficiarly hereunder shall have any title or interestate as such, but only an interest in the earnings, avails and proceeds therefore the successor of the said of the state as the successor of the state of title or duplicate thereof, or memorial, the words "in trust," or "or words of similar import, in accordance with the statute in such case mater the state of Illinois, providing for the exemption of homesteads from sale of the State of Illinois, providing for the exemption of homesteads from sale of antor aforesaid has S. hereunto set her hand day of April 19 72	hereof kecute ade k and ere ecessor such t, l ga r f a lirecte "upon de and and b on exe
trust deed, mortgage, lease or oth clusive evidence in favor of every ment, (a) that at the time of the was in full force and effect, (b) th conditions and limitations contain and binding upon all beneficiaries and deliver every such deed, trust a successor or successors in trust fully vested with all the title, est in trust.  The interest of each and ever be only in the earnings, avails an interest is hereby declared to be por equitable, in or to said real est aforesaid.  If the title to any of the ab not to register or note in the cer condition," or "with limitations," provided.  And the said grantor. her virtue of any and all statues of cution or otherwise.  In Witness Whereof, the granten.	hat such conveyance or other instrument was executed in a cordance with the ined in this Indenture and in said trust agreement or in some a tendment it is thereunder, (c) that said trustee was duly authorized and in owered to et deed, lease, mortgage or other instrument and (d) if the co-eyance is mit it, that such successor or successors in trust have been properly approached in tate, rights, powers, authorities, duties and obligations of its, his or ter pre levery beneficiary hereunder and of all persons claiming under them or any or the expression of said real estate and proceeds arising from the sale or other disposition of said real estate and present property, and no beneficiary hereunder shall have any title or interestate as such, but only an interest in the earnings, avails and proceeds therefore the earnings are such as the control of similar import, in accordance with the statute in such case materials and the sale of similar import, in accordance with the statute in such case materials are the sale of Illinois, providing for the exemption of homesteads from sale of anter aforesaid has S. hereunto set here. hand	hereof kecute ade k and ere ecessor such t, l ga r f a lirecte "upon de and and b on exe

## UNOFFICIAL COPY

[ BOX 552 ]	<b>Appd</b> in Trust warranty deed		OAK PARK TRUST & SAVINGS BANK		Oak Park Trust & Savings Bank Lake and Marion Streets OAK PARK, ILINOIS	
	: 1:5	UNTY. ILLINOIS  172 12 36 PH	20UNIL	Clory	21864764	
	Op	2004			CONTRACTOR DECOR	
00,	×,_		der my hand andday of	notarial April	HA PATADIS	
		personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, sealed and delivered the said instrument her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.				
			and for said County, ir		, do hereby certify that	
	TY OF Cook	1,	Marilyn J.			

\*END OF RECORDED DOCUMENT