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	This Indenture Witnesseth That the Stantor (s) MARY AIN BENNETT, A SPINSTER	
	A OLAHOLMI	
	of the County of COOK and State of ILLINOIS for and in consideration	
	of Ten and 00/100th's (\$10.00)Dollars,	-
	and other goo and valuable considerations in hand, paid, Convey and Quit-Claimunto	
	FIRST STATE BANK OF WORTH, 6825 West 111th Street, Worth, Illinois 60482, a corporation of Illinois,	i'
	as Trustee und the provisions of a trust agreement dated the 17th day of April 19 72,	
	and State of Illing to twit:	
	The North 15 feet 'f lot 23, lot 24 and 25 in Block 14 in Calumet Park Third Addition, a subdivision of all lots 1, 2 and 3 (except the west 1334.13 feet) in the subdivision of part of the South West to f Section 2 and part of North West to f Section 11, Tourship 36 North, Range 14, East of the Third Principal Meridian in Cook Councy, Illinois	
		-
÷,	TO HAVE AND TO HOLD the said premises with the ar purtenances 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 impro e, manage, protect and subdivide said	5
	Full power and authority is hereby granted to said trustee to impro e, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways o alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contr. ** 'o **', to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey sai 'pr mises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors it trust, all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge of aerwise encumbers and property, or any part thereof, to lease said property, or any part thereof, from time to time, in research or successors in trust, and upon any terms and for any peri. ** "rods of time, not exceeding in the case of any single demise the term of 189 years, and to renew or extend tent of your ons thereof at any time or times hereafter, to contract to make leases so and years, and to renew or extend tent of your ons thereof at any time or times hereafter, to contract to make leases so and to contract respecting the maner of fixing the amount of present in the property of the same to the same to the same to said property, or any part thereof, 'or her real or personal property to remain assements or charges of any kind, to release; convey or assign any "ant, title or interest in or about to reassement appurtenant to said premises or any part thereof, in all other ways and for such other considerations as it would be lawful for any perse i owning the same to deal with the same, whether similar to or different 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 to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be o' if a 's s	NO TAXABLE CONSIDERATION
	deed, trust deed, mortage, rease or of every person relying upon or claiming under any such conveyance, lease or of er conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or of ter instrument, (a) that at the time of the delivery three of the trust created by this indenture and by said trust age ement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said truste was duly authorized and empowered to there of and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to the conveyance is conveyance is the conveyance is	
	deed, trust evidence in favor of every person relying upon or claiming under any such conveyance, lease or ot er instrument, (a) that at the time of the delivery increof the trust created by this indenture and by salé trust ag eement was in full force and frect, (b) that such conveyance or other instrument was 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 trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessors in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall 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 or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds	C
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KANKCO.		or said County, in the State a Mary Ann Bennett,	
Seal of the seal o	she signed,	appeared before me this day is sealed and delivered the said	
San San Market	and waiver of the right of		set forth, including the release
6	of April	Lacklean &	Sout
706			Notary Public.
	O,		
	0477, <u>11,19</u> 018	0/	Eline R. Ohen BECONDER OF BEEDS
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MAUST No.		FIRST STATE BANK OF WORTH TRUSTEE PROPERTY ADDRESS	Mail To: FIRST STATE BANK OF WORTH. WORTH. ILL.

END OF RECORDED DOCUMENTA