## UNOFFICIAL COPY

21 981 654

his Indenture Witnesseth, That the edwin j. engel, jr. and mildred b. en	GEL, his wife	3405
the county of Cook and St	oto of Illi pois	
Ten (\$10.00) and no/100	for and	in consideratio
other good and valuable considerations in hand and		Dollari
other good and valuable considerations in hand paid, Co	onveyand Warrantur	to THE FIRST
TIONAL BANK OF EVERGREEN PARK, a national b	anking association existing under and	by virtue of the
s of the United States of America, its successor or succes	sors as Trustee under the provisions of a	a trust agreemen
ed the 30th day of June	19/2, known as Trust Number	2630
follo ing lescribed real estate in the County of	ddition to Crawford Gardens 4, 5 and 6 in Commissioner East Quarter of Section 11,	, being s Par- Township
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		
0~		
Grantee's Address 3101 W. 98th Street		
Evergreen Park, Illinois	*****	
TO HAVE AND TO HOLD the		
TO HAVE AND TO HOLD the said premises with the loses herein and in said trust agreement set forth.	ar pur tenances, upon the trusts and fo	or the uses and
on any terms, to convey, either with or without considerasor or successors in trust and to grant to such success authorities vested in said trustee, to donate, to dedicaterty, or any part thereof, to lease said property, or are resulted to the success to compense the said property, or a success to compense the said property.	y to cont act to sell, to grant options ation, to convey said premises or any por or su cessors in trust all of the title e, to mortal a page or otherwise my part ther of, com time to fima i	division or part to purchase, to art thereof to a , estate, powers, encumber, said
on any terms, to convey, either with or without considerasor or successors in trust and to grant to such success authorities vested in said trustee, to donate, to deduce erty, or any part there to lease said property, or a resion, by leases to commence in praesenti or in future me, not exceeding in the case of any single demise the terms and for any period or periods of time and to ame terms and for any period or periods of time and to ame terms and for any period or periods of time and to an terms and to a me thereof a any time or times hereafter, to contract to renew leases and options to purchase the whole on anner of fixing the amount of present or future rent thereof, for other real or personal property, to grant, sign any right title or interest in or about or easemer to deal with said property and every part thereof in a do be lawful for any person owning the same to deal will above specified, at any time or times hereafter.	to cont act to sell, to grant options atton, to convey said premises or any property of the control of the cont	livision or part to purchase, to art thereof to a at thereof to a a state, powers, estate, powers, part thereof, derations as it a nt from the
foses herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustises or any part thereof, to dedicate parks, streets, high of, and to resubdiving all property as often as desired on any terms, to converse the with or without consideration, and to resubdive the same of the said to grant to such success authorities vested in said table, to dedicate, and to grant to such success authorities vested in said table, to denied erty, or any part thereof, to lease said property, or a resion, by leases to commence of passenti or in future me, not exceeding in the case of any time and to ame in thereof at any time or times hereaften and to ame in thereof at any time or times hereaften to refuse to renew leases and options to purchase the whole or manner of fixing the amount of present or future rent thereof, for other real or personal property, to can manner of fixing the amount of present or future of the said property and every part thereof in a de lawful for any person owning the same to deal will above specified, at any time or times hereafter.  In no case shall any party dealing with said trustee in the part thereof and trustee, or be obliged or privileged; and every deed trust deed, mortgage, lease or other real estate shall be conveyed, contracted to be sold, and every deed trust deed, mortgage, lease or other real estate shall be found to the said trust agreement, and the first part of the said trust agreement of and the said trust agreement of and the said trust agreement or in favor of every and every deed trust deed, mortgage, lease or other ment or in some amendment the said trust agreement of an execute and deliver ever tent, and (d) if the conveyance is ment or in some amendment the execute and effect that is a conditional and limiting the can be a successor in trust have been properly appointed and effect the said trust agreement of the said trust agreeme	to cont act u sell, to grant options to cont act u sell, to grant options to convey said premises or any pattern to continue to time, it and upon a continue to the continue t	ilvision or part to purchase, to art thereof to a restate, powers, encumber, said in possession or riod or periods end leases upon torms and property, or any part thereof, derations as it of the property or any present of the property of
e application of any accumegat, contracted to be sold, estable terms of this contract have been complied with, y of any act of said trustee or bobliged or privileger (and every deed, trust deed, mutages, lease or other real estate shall be conclusive unique, lease or other rece, lease or other instrument, (a) this flavor of every dand by said trust agreement was in full force and time of and by said trust agreement was in full force and line ment or in some amendment thereof and binding upon authorized and empowered to execute and deliver ever ent, and (d) if the conveyance is made to a successor in trust have been properly appointed and are fully we duties and obligations of its, his or their predecessor is the interest of each and every beneficiary hereunder and be only in the earnings avails and proceeds arising from the interest is hereby declared to be personal property erest, legal or equitable, in or to said real estate as su	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated in the said of the said to the said of th	of iged to see of iged to see of iged to see of iged easy of expendid use, expendid use, in relation to any such in by this I do no by this I do no the interment vas I in said trust id truster was the or other insor or successowers, authorizing any of them to the intermediate of the in
e application of any precine groups, cent, or money be that the terms of this traise more, rent, or money be that the terms of this traise more, rent, or money be either the terms of this traise more complied with, y of any act of said trustee, or be boliged or privileged; and every deed, trust deed, morther least or other real estate shall be conclusive evidence in the control of and by said trust agreement was in full force and effect ded in accordance with the trusts, conditions and limits ment or in some amendment thereof and binding upon cauthorized and empowered to execute and deliver ever lent, and (d) if the conveyance is made to a successor in trust have been properly appointed and are fully we have been properly appointed and are fully of the interest of each and every beneficiary hereunder and be only in the earnings, avails and proceeds arising fruch interest is hereby declared to be personal property eyest, legal or equitable, in or to said real estate as sue des thereof as aforesaid.  It the title to any of the above lands is now or hereafter lon," or with "limitations," or words of similar import provided.	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated (10) that such conveyance or other is (11) that such conveyance or other is (11) that such conveyance or other is (12) that such conveyance or other is (13) that such conveyance or other is (13) that such successors in trust, that such successors in trust, that such successors in trust, that such successor is that such successor is that such successors in trust, that such successor is that such successor is trust, that such successor is trust, that such successor is that the state of the such that such	o' liged to see o' liged to see o' liged to see esi v' bligge esi v' bligge esi v' sype in rela' on o by this I de north the see in ristument v as i in said trust id trustee was ge or other in- ssor or succes- lowers, author- rany of them id real estate, have any title ggs, avails and
e application of any inchase money, rent, or money be that the terms of this case the terms of t	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated (b) that such conveyance or other is the said of the said the said of the sai	o' liged to see o' liged to see o' liged to see esi v' bligge esi v' bligge esi v' sype in rela' on o by this I de north the see in ristument v as i in said trust id trustee was ge or other in- ssor or succes- lowers, author- rany of them id real estate, have any title ggs, avails and
e application of any inchase money, rent, or money be that the terms of this case is a procession of the control of the contro	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated to the said of the said the said the said the said th	o' light to see o' light to se
e application of any inchase money, rent, or money be that the terms of this case the terms of t	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated to the said of the said the said the said the said th	o' liged to see o' liged to see o' liged to see esi v' bligge esi v' bligge esi v' sype in rela' on o by this I de north the see in ristument v as i in said trust id trustee was ge or other in- ssor or succes- lowers, author- rany of them id real estate, have any title ggs, avails and
e application of any inchase money, rent, or money be that the terms of this case is a procession of the control of the contro	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated to the said of the said the said the said the said th	of sale premises of leged to see of leged to see of leged easy to be leged easy to be leged easy to be leged in relation to any such on by this I do no by the leged easy to there in soor or successowers, authoror any of them independent of the leged easy title gg, avails and lereby directed under and by m sale on exe-
e application of any archase money, rent, or money be that the terms of this experience of the terms of the t	leased or mortgaged by said trustee, provided or advanced on said premises or be obliged to inquire into the nec to inquire into the nec to inquire into any of the terms of at instrument executed by said trustee person relying upon or claiming under the delivery thereof the trust greated to the said of the said the said the said the said th	o' are to see o' liged to see en light of see o' liged to see en light of see

## UNOFFICIAL COPY

1912 JUL 19 PM 12 06

CONTROL OF DEFOS

STATE OF 111 inois COUNTY OF Cook JUL-19-72 472148 • 21981654 4 A — Rec

5.10

a Notary Public in and for said County, in the State aforesaid, do hereby certif

EDWIN J. ENGEL, JR. and MILDRED B. ENGEL. his wife

GIVEN under my hand and 1

My Commission Expires April 23, 197

A Directific Section 1997

500 MAIL

21981654

Single State of the State of th

eed in Trues

THE FIRST NATIONAL BANK OF EVERGREEN PARK 3101 WEST 9571 STREET PVERGREEN PARK ILL.

7. First National Bank of Evergreen Park 3101 Wast 95th Street Farreroon Park, Illinois 606 ::

SEND OF RECORDED DOCUMENT