UNOFFICIAL COPY

	of the County ofCook and State of Illinois for and in consideration	
	of Ten and No/100 (\$10.00) Dollars,	
	and other good and valuable considerations in hand paid, Convey S and WYYOM/Quit-Claims TRUST AND SAVINGS BANK, a corporation of Illinois, as Trustee under the provisions of a trust agreement	
	dated the 27th day of July 19 70, known as Trust Number	
	6243, the following described real estate in the County of Cook and State of Illinois,	
1	All that part of Lot 13 lying North of the South Line of Lot 14	
	produced West to the West line of said Lot 13 in Rosemont -	
	William Street Addition, being a Subdivision of part of Lot 2	
	in Henry Hachmeister's Division in the Northwest Quarter of	
	Section 10. Township 40 North, Range 12, East of the Third	
-	Pri i al Meridian in Cook County, Illinois, **	•
, -		
-	1500	
-		
-		
-		
	erms, to convey either with or without consideration, to care said premises or any part thereof to a successor or	
po hot the recent of the recen	Full power and authority is hereby granted to sail 13 to to improve, manage, protect and subdivide said premes or any part thereof, to dedicate parks, streets, highw ys or alleys and to vacate to purchase, to sell on any subdivision or part thereof, or resubdivide said property as often as desired, to only act to sell, to sprant options to purchase, to sell on any crossors in trust and to grant to such successor or successors in trust and to grant to such successors or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to prove and authorities ested in said trustee, to donate, to dedicate, to mortgage, pledg or otherwise encumber said property, or any part hereof, from time to time. In ossession or reversion, by leases to comence in praesenti or in future, and upon any terms and for any perid or private of the term of 198 years, and to renew or extend leases upon any terms and for any period or private of time and to amend, change or modify leases and the term, and provisions thereof at any time or times recaffer, to contract to make leases and to grant options to be lease and out of a single the amount of present or future intuits, to partition or to exchange said property, or any part thereof, for o'.'e' real or personal property, to grant issements or charges of any kind, to release, convey or assign any right, title 'r in'erest in or about or easement purchant to said premises or any part thereof, and to deal with said propert, a divery part thereof in all other easys and for such other considerations as it would be lawful for any person own age as safe to the plication of any purchase money, rent, or money borrowed or advanced on said premises or colleged to see to the plication of any purchase money, rent, or money borrowed or advanced on said premises or beliged to see to the plication of any purchase money, rent, or money borrowed or advanced on said premises or beliged to see to the plication of any purchase money, rent, o	NO TAXABLE CONSIDERATION
pa an	periods of time and to amend, change or modify leases and the term, and provisions thereof at, any time or times received, to contract to make leases and to grant options to be lease and outry at 1 renew leases and options to purchase in whole or any part of the reversion and to contract respecting the mann, red faving the amount of present or future intuits, to partition or to exchange said property, or any part thereof, fo, o', e' real or personal property, to grant issements or charges of any kind, to release, convey or assign any right, title r interest in or about or easement purceivant to said premises or any part thereof, and to deal with said property at divery part thereof in all other anys and for such other considerations as it would be lawful for any person own, go as same to deal with the same, hether similar to or different from the ways above specified, at any time or time, he after. In no case shall any party dealing with said trustee in relation to said premises, to whom said premises or any art thereof shall be conveyed, contracted to be sold, leased or mortgaged by said true, e., so obliged to see that the terms of shall be conveyed, contracted to be sold, leased or mortgaged by said true, e., so obliged to see that e terms of this trust have been compiled with, or be obliged to inquire into the necessity of expediency of any act said trustee, or be obliged to privileged to inquire into any of the terms of said trus, agreement, and every deed, usst deed, mortgage, lease or other instrument executed by said trustee in relation to said real state shall be consiste evidence in favor of every person relying upon or claiming under any such conveyance, is see or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by s. id trust agreement is in full force and effect, (b) that such conveyance or other instrument was executed in accordant. With the trust, and the interest in the analysis of the successor or successors in trust, that such conveyance o	
po han the receipt www. w. pan approximation of the city of the ci	periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times recreifer, to contract to make leases and to grant options to be lease and outry as it renew leases and options to purchase to whole or any part of the reversion and to contract respecting the mann ref faxing the amount of present or future intuits, to partition or to exchange said property, or any part thereof, fo. of or ere long personal property, to grant tessements or charges of any kind, to release, convey or assign any right, title r interest in or about or easement purceivant to said premises or any part thereof, and to deal with said property as d every part thereof in all other anys and for such other considerations as it would be lawful for any person own, go as same to deal with the same, bether similar to or different from the ways above specified, at any time or time, he safer. In no case shall any party dealing with said trustee in relation to said premises, to whom said premises or any art thereof shall be conveyed, contracted to be sold, leased or mortgaged by said true e., so obliged to see that the terms of shall be conveyed, contracted to be sold, leased or mortgaged by said true, e., so obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act said trustee, or be obliged to privileged to inquire into any of the terms of said trust agreement. In devery deed, ast deed, mortgage, lease or other instrument executed by said trustee in relation to said real state shall be consiste evidence in favor of every person relying upon or claiming under any such conveyance, is see or other instrument as in full force and effect, (b) that such conveyance or other instrument was executed in accordant. With the trust, initial such conveyance or other instrument was executed in accordant. With the trust, additions and limitations contained in this Indenture and in said trust agreement or in some arone or executed deliver	
po han the receipt www. w. pan approximation of the city of the ci	periods of time and to amend, change or modify leases and the term, and provisions thereof at, any time or times received, to contract to make leases and to grant options to be lease and outry at 1 renew leases and options to purchase in whole or any part of the reversion and to contract respecting the mann, red faving the amount of present or future intuits, to partition or to exchange said property, or any part thereof, fo, o', e' real or personal property, to grant issements or charges of any kind, to release, convey or assign any right, title r interest in or about or easement purceivant to said premises or any part thereof, and to deal with said property at divery part thereof in all other anys and for such other considerations as it would be lawful for any person own, go as same to deal with the same, hether similar to or different from the ways above specified, at any time or time, he after. In no case shall any party dealing with said trustee in relation to said premises, to whom said premises or any art thereof shall be conveyed, contracted to be sold, leased or mortgaged by said true, e., so obliged to see that the terms of shall be conveyed, contracted to be sold, leased or mortgaged by said true, e., so obliged to see that e terms of this trust have been compiled with, or be obliged to inquire into the necessity of expediency of any act said trustee, or be obliged to privileged to inquire into any of the terms of said trus, agreement, and every deed, usst deed, mortgage, lease or other instrument executed by said trustee in relation to said real state shall be consiste evidence in favor of every person relying upon or claiming under any such conveyance, is see or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by s. id trust agreement is in full force and effect, (b) that such conveyance or other instrument was executed in accordant. With the trust, and the interest in the analysis of the successor or successors in trust, that such conveyance o	
po han the receipt www. w. pan approximation of the city of the ci	screds of time and to amend, change or modify leases and the term and provisions thereof at, any time or times recreifer, to contract to make leases and to grant options to be lease and out of a lease an	
pan an a	strods of time and to amend, change or modify leases and the term and provisions thereof at, any time or times recreifer, to contract to make leases and to grant options to be lease and out of any part of the reversion and to contract respecting the mann ref sing the amount of present or future intells, to partition or to exchange said property, or any part thereof, for o', e' real or personal property, to grant issements or charges of any kind, to release, convey or assign any right, title riverst in or about or easement purtenant to said premises or any part thereof, and to deal with said property as d'very part thereof in all other ays and for such other considerations as it would be lawful for any person own as as same to deal with the same, hether similar to or different from the ways above specified, at any time or time, he safer. In no case shall any party dealing with said trustee in relation to said premises, 'te whom said premises or any rut thereof shall be conveyed, contracted to be sold, leased or mortgaged by said true, e. so obliged to see that the time of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act said trustee, or be obliged to privileged to inquire into any of the terms of said trust as a state hall be converted by the same to the said trust and trust as the said trust as the said trust as the said trust as the said trust as force and effect, (b) that such conveyance or other instrument executed by and trust agreement or and the said trust agreement is in full force and effect, (b) that such conveyance or other instrument was executed an accordance, with the trust, and the indicates the trust as a said trust agreement or in some around. We then the said trust agreement or in some around. The trust and the binding upon all beneficiaries thereunder, (c) that said trust agreement or in some around. The trust and the said proposed and trust such conveyance is my le to successor or successors in trust, that such successor or successors i	
pan an a	periods of time and to amend, change or modify leases and the term and provisions thereof at, any time or times recrifer, to contract to make leases and to grant options to becase and out of a lease and out of the reversion and to contract respecting the mann red faving the amount of present or future intelligence of the reversion and to contract respecting the mann red faving the amount of present of future intelligence of the contract respecting the mann red faving the amount of present of future intelligence of any kind, to release, convey or assign any right, title riverest in or about or easement purtenant to add premises or any part thereof, and to deal with said property as divery part thereof in all other anys and for such other considerations as it would be lawful for any person own, as ame to deal with the same, bether similar to or different from the ways above specified, at any time or time, a sifer. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any ret thereof shall be conveyed, contracted to be sold, leased or mortgaged by said true, e.e. obliged to see that the terms of shall be conveyed, contracted to the policition of any purchase money, rent, or money borrowed or advanced on said premises or 'e obliged to see that e terms of this trust have been compiled with, or be obliged to inquire into the necessity of expediency of any act said trustee, or be obliged to privileged to inquire into any of the terms of said trust agreement, and every deed, sate deed, mortgage, lease or other instrument executed by said trustee in relation to said real state hall be consiste evidence in favor of every person relying upon or claiming under any such conveyance, is so or other instrument was executed in accordance, is so or other instrument, (a) that at the time of the delivery thereof the trust created by this indenure and by s.i dutu	
pan an a	product of time and to amend, change or modify leases and the term and provisions thereof at, any time or times recreifer, to contract to make leases and to grant options to becase and out of the clease and of a clease and of a clease and out of the clease and of a clease and of a clease and out of the clease and out of the clease and of a clease and of a clease and out of the clease and out o	

UNOFFICIAL COPY

OMANDO ON STATE	1			
STATE OF Illinois				
COUNTY OF Cook	—∫ I,	Marjory A.	Blumer	
s. ?	Notary Public in a		the State aforesaid, do l	•
· · · · · · · · · · · · · · · · · · ·		1 .		
	Ainia Livii,			
			on whose name	
			appeared before me the sealed and delivered th	
		e and voluntary act, for and waiver of the rig	r the uses and purposes	therein set forth,
700.		my hand andI		FINA Cap titis
	27 th	day of Augus	t	io hip io to
7		- May	up (l (Sett)	To the second
	Ox			2 7 14063
Minu 9 Had	her .			man, in
me: May 3 Sold	very			· •
dress: 209 V. Va Va				
RM 104		4		
33		' (1.0	
			20 22	
osex countrit∈	NOIS		27	or occes
COOK COUNTY (LA FILED FUR REC	JRD			51871
Aug 31 '70 2	21 PH	1. · · · · · · · · · · · · · · · · · · ·	. 212:	51011
				77.
				7.0
				0.
•			•	
· 				
4→		& 		ank l
##		US.		ngs E
		TRI BA		Savi Bure
= £	Ę.	SS rare		St & Marion
Appd in Crust	:	AR	**************************************	ark, Trust & Saving Lake and Marion Streets Oak Park, Illinois
2 2 2		K P AV		Park Lake OAN
	-	OAK PARK TRUST & SAVINGS BANK		Oak Park Trust & Savings Bank Lake and Marion Surests Oak Park, Illinois
	n tan ing paggalan Mga kanggalan	• •		
			·	entral contract to
	- 12 M. 2 h		CONTROL OF THE PARTY OF THE PAR	Mark Wall Line To San St