UNOFFICIAL COPY

21 285 351

of the County of COOK	and State of Illinois for and in consideration	
)) Dollars,	
and other good and valuable considerat	tions in hand paid, Convey <u>and Wikker/Quit-Claims</u> unto the OAK PARK opporation of Illinois, as Trustee under the provisions of a trust agreement	
	day of May 19.62, known as Trust Number	
4103 , the following of	lescribed real estate in the County ofCOOk and State of Illinois,	
o-wit:		
The second secon	d all of Lot 54 in Loeb's River Park Subdivision, nd the South 1/2 of Block 16 and the west 250 feet	
	Park Subdivision in Section 27. Township 40 North,	
さいこうせんちょう けいしょうしゅう かいしょかいしょ	rd Principal Meridian, in Cook County, Illinois, and	
J KBOWH AS JIST 1	Park Avenue, Franklin Park, Illinois. ALSO	
Lots 10 and 11 in Block 33	in a subdivision of Blocks 27 and 29 to 34 inclusive,	
	n by S. E. Gross of the Southeast quarter of Section	
	ange 12. East of the Third Principal Meridian, and Southview Avenue, Brookfield, Illinois.	
-committy known as 5010 S	SAMILYTEW AVEILUB, DI OUNTELLO, TILLINOIS.	
TO HAVE AND TO ! OLD the said ses herein and in said rust a reemen	premises with the appurtenances upon the trusts and for the uses and pur-	
riods of time and to amend, change or recriter, to contract to make leases and whole or any part of the reversion an atlas, to partition or to exchange, said sements or charges of any kind, to release to the said premises or any part ys and for such other considerations as ether similar to or different from the In no case shall any party dealing wit thereof shall be conveyed, contracted plication of any purchase money, rent,	ranted to said trustee to improve, manage, protect and subdivide said premess, streets, highways or alleys and to vacate any subdivision or part thereof, as as desired, to contract to sell, to grant options to purchase, to sell on any consideration, to convey said premises or any part thereof to a successor or uccessor or in trust all of the title, estate, powers and authorities to mortgage, pledge or otherwise encumber said property, or any part thereof, from time to time, in possession or reversion, by leases to come a y terms and for any period or periods of time, not exceeding in the case r, and to enswer of the terms and provisions thereof at any time or times to grat toptic sto lease and options to renew leases and options to purchase did to cutract respecting the manner of fixing the amount of present or future propert, part thereof, for other real or personal property, to grant see, convey of ass many right, title or interest in or about or easement thereof, and to did with said property and every part thereof in all other it would be and if for any person owning the same to deal with the same, ways above spec fied at any time or times hereafter. the said trustee in the one can go by said trustee, be obliged to see that do with, or be obliged to just into the necessity or expediency of any act do tinquire into any of the term of said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed, unent executed by said trust agreement; and every deed,	A PROPORT CONSIDERATION
eccessor or successors in trust, that suc y vested with all the title, estate, right	id with, or be obliged to 1 qui 2 into the necessity or expediency of any act do to inquire into any of the 1 rm of said trust agreement; and every deed, unent executed by said trust in relation to said real estate shall be converging upon or claiming under any s conveyance, lease or other instructures of the trust created by this ident re and by said trust agreement conveyance or other instrument was execut di an ecordance with the trusts, is Indenture and in said trust agreement in some amendment thereof deer, (c) that said trustee was duly name zed and empowered to execute ase, mortgage or other instrument and d) if the conveyance is made to ch successor or successors in trust have lee roperly appointed and are ts, powers, authorities, duties and obligations of it his of their predecessor	RATION.
uccessor or successors in trust, that suby ty vested with all the title, estate, right trust. The interest of each and every benefic only in the earnings, avails and proceed rest is hereby declared to be personal p quitable, in or to said real estate as su	relying upon or claiming under any seconveyance, lease or other instru- thereof the trust created by this indent re and by said trust agreement conveyance or other instrument was execut d in accordance with the trusts, is Indenture and in said trust agreement in some amendment thereof der, (c) that said trustee was duly none zed and empowered to execute sac, mortgage or other instrument and d) in the conveyance is made to ch successor or successors in trust have leed properly appointed and are the powers, authorities, duties and obligations of bits of their predecessor interpretations and of all persons claiming under vice or vice them shall is arising from the sale or other disposition of said real extact, and such property, and no beneficiary hereunder shall have any title winterest, legal och, but only an interest in the earnings, avails and rece dis thereof as	AACION:
uccessor or successors in trust, that sub- ly vested with all the title, estate, right- trust. The interest of each and every benefic- only in the earnings, avails and proceed- rest is hereby declared to be personal p- quitable, in or to said real estate as su- resaid. If the title to any of the above lands to register or note in the certificate of dition," or "with limitations," or words dition," or "with limitations," or words	ch successor or successors in trust have lees reoperly appointed and are ts, powers, authorities, duties and obligations of it his or their predecessor iary hereunder and of all persons claiming under it or my of them shall is arising from the sale or other disposition of sai real estate, and such property, and no beneficiary hereunder shall have any title state, and such property, and no beneficiary hereunder shall have any title state, and such property, and no beneficiary hereunder shall have any title state of the heart of the state of th	MACION
uccessor or successors in trust, that sur- y vested with all the title, estate, right- trust. The interest of each and every benefic- only in the carnings, avails and proceed rest is hereby declared to be personal p- quitable, in or to said real estate as su- resaid. If the title to any of the above lands to register or note in the certificate of didion," or "with limitations," or words vided. And the said grantor. — hereby expre- ue of any and all statutes of the State- on or otherwise.	ch successor or successors in trust have I conversely appointed and are its, powers, authorities, duties and obligations on it his or their predecessor is presented and a successor is presented and a successor is presented as arising from the sale or other disposition of sail real extate, and such a property, and no beneficiary hereunder shall have any title interest, legal ch, but only an interest in the earnings, avails and or conditions of the term of the or deplication of sails are in the earnings, avails and or conditions of the fittle or duplicate thereof, or memorial, the words "in true," or upon or similar import, in accordance with the statute in such are made and conditions, providing for the exemption of homesteads from sale on conditions.	AR CON
accessor or successors in trust, that sury vested with all the title, estate, right rust. The interest of each and every benefically in the earnings, avails and proceed rest is hereby declared to be personal quitable, in or to said real estate as a sessid. If the title to any of the above lands to register or note in the certificate of titlon," or "with limitations," or words wided. And the said grantor. — hereby expre us of any and all statutes of the State of the said grant and the said grantor.	ch successor or successors in trust have I ce. roperly appointed and are its, powers, authorities, duties and obligations of it his or their predecessor is presented and the sale or other disposition of sai real estate, and such roperty, and no beneficiary hereunder shall have any title "interest, legal ch, but only an interest in the earnings, avails and or ce ds thereof as is now or hereafter registered, the Registrar of Titles is here y a ceted fittle or duplicate thereof, or memorial, the words "in trus," or upon of similar import, in accordance with the statute in such care made and easily waives. and release s. may and all right or benefit under and confidence in the complete of himself of the complete of homesteads from sale on a certain and corresponding for the exemption of homesteads from sale on a certain care and corresponding for the exemption of homesteads from sale on a certain care and corresponding to the exemption of homesteads from sale on a certain care and corresponding to the complete of himself and the corresponding to the complete of hard. In the care made the corresponding to the exemption of homesteads from sale on a certain care and corresponding to the exemption of homesteads from sale on a certain care and corresponding to the corresponding	AR CON
necessor or successors in trust, that survested with all the title, estate, right rust. The interest of each and every benefic only in the earnings, avails and proceed rest is hereby declared to be personal p quitable, in or to said real estate as sureanid. If the title to any of the above lands to register or note in the certificate of collition," or "with limitations," or words vided. And the said grantor. hereby express of any and all statutes of the State on or otherwise. In Witness Whereof, the grantor.	ch successor or successors in trust have I ce roperly appointed and are to powers, authorities, duties and obligatios o. i' his or their predecessor iary hereunder and of all persons claiming under ' r ny of them shall is arising from the sale or other disposition of sale real estate, and such roperly, and no beneficiary hereunder shall have are title in the earnings, avails and in eds thereof as is now or hereafter registered, the Registrar of Titles is here y a ected title or duplicate thereof, or memorial, the words "in trus," or inpoint of similar import, in accordance with the statute in such case made and of Illinois, providing for the exemption of homesteads from sale on the accordance of the complete of the sale of the complete o	THE CONTRACTOR
uccessor or successors in trust, that sur- y vested with all the title, estate, right- trust. The interest of each and every benefic- only in the carnings, avails and proceed rest is hereby declared to be personal p- quitable, in or to said real estate as su- resaid. If the title to any of the above lands to register or note in the certificate of dition," or "with limitations," or words vided. And the said grantor. hereby expre- ue of any and all statutes of the State- on or otherwise. In Witness Whereof, the grantor.	ch successor or successors in trust have I ce. roperly appointed and are its, powers, authorities, duties and obligations of it his or their predecessor is proven and the sale or other disposition of sai real estate, and such roperty, and no beneficiary hereunder shall have any title "interest, legal och, but only an interest in the earnings, avails and or ce distincted as its now or hereafter registered, the Registrar of Titles is here y a ceted of title or duplicate thereof, or memorial, the words "in trus," or upon of similar import, in accordance with the statute in such are made and essay waives. and release so may and all right or benefit under and confidence in the statute in such as the confidence of illinois, providing for the exemption of homesteads from sale on a celease aforesaid has been because the such and the confidence in the statute in such as the confidence of illinois, providing for the exemption of homesteads from sale on a celease and confidence in the statute in such as the confidence in the same and the same a	TA CON

UNOFFICIAL COPY

COUNTY OFC.	a Notary Public in and for said County, in the	
	personally known to me to be the same person subscribed to the foregoing instrument, app and acknowledged that She signed, see as her free and voluntary act, for the including the release and waiver of the right GIVEN under my hand and	
		O SEE SOLUTIONS
0	O _{OZ} 700	
		2128535 1
EBOX 552] Beed in Crust	OAK PARK TRUST & SAVINGS BANK	Oak Park Trus, & Savings Bank Late and harion Streets CAL ARK, ILLINOIS
KARR.	A B	Park T

END OF RECORDED DOCUMENT