UNOFFICIAL COPY

21. 341 015

of the County of		
of Ten and No/100 (\$10,00) -		Dollars
and other good and valuable considerations TRUST AND SAVINGS BANK, a corpor		
dated the 17th day	of <u>June</u>	19 65, known as Trust Number
4896 , the following descrito-wit:		•
Lot 2 in Block 5 in Henry S		•
in the West 1/2 of Section 4	, Township 39 North	, Range 12, East
of the Third Principal Meri		
1908 as Document 4282447 i	n Cook County, Illino	i <u>s. ***</u>
		· •
THE RESERVE OF THE PARTY OF THE		
	, a a may a sa a a marana a sa a marana a maran	*
es or any part thereof, to de icati parks, strid dt or resubdivide said prope ty 's e cen as rms, to convey either with ortt't consic ccessors in trust and to grant t's sch succes sted in said trustee, to donate, to dicate, the ereof, to lease said property, or any part ac	wets, highways or alleys and to desired, to contract to sell, to deration, to convey said premis assor or successors in trust all o mortgage, pledge or otherwi- erec', from time to time, in po	amage, protect and stoody lee said pre- grant options to purchase, to sell on any so or any part thereof to a successor or f the title, estate, powers and authorities see encumber said property, or any part ssession or reversion, by leases to com-
es or any part thereof, to de leat parks, str. do to resubdivide said prope ty sc. ten as rms, to convey either with or activity conisic eccessors in trust and to grant t s at successfed in said trustee, to donate, to d dietate, veroef, to lease said property, or any part as ence in praesenti or in futuro, and upon ny any single demise the term of 198 year a riods of time and to amend, change or morreafter, to contract to make leases and to gree whole or any part of the reversion and to can talk, to partition or to exchange said prope sements or charges of any kind, to release, or the part of the reversion and to can the contract to make leases and prope sements or charges of any kind, to release, or the trust of the trust of the decirations as it we there similar to or different from the ways. In no case shall any party dealing with as treated and the trustee, or be obliged or privileged to the trustee, or be obliged or privileged to stid deed, mortgage, lease or other instrumen sive evidence in favor of every person relying int, (a) that at the time of the delivery ther in full force and effect, (b) that such conve ditions and limitations contained in this lind binding upon all beneficiaries thereunder, (deliver every such deed, trust deed, lease, nuccessor or successors in trust, that such such ye vested with all the title, estate, rights, po	weets, highways or alleys and to desired, to contract to sell, to jeration, to convey said premis soor or successors in trust all omortgage, pledge or otherwisere, from time to time, in poters and for any period or poters and the terms and part of the property, or any present of the property, or any present of the property, or any present of the property of the p	angle, protect and admired said premisers or any part thereof to a successor or the secondary of the secondary and authorities of the secondary of the secondary and authorities of the secondary of the secon
rt thereof shall he conveyed, contracted to by plication of any purchase money, rent, or m terms of this trust have been complied wit said trustee, or be obliged or privileged to stive deed, mortgage, lease or other instrumen sive evidence in favor of every person relyin nt, (a) that at the time of the delivery ther in full force and effect, (b) that such conve ditions and limitations contained in this In thinding upon all beneficiaries thereunder, (d) deliver every such deed, trust deed, lease, n uccessor or successors in trust, that such su y vested with all the title, estate, rights, por trust. The interest of each and every beneficiary only in the earnings, avails and proceeds arierest is hereby declared to be personal proper equitable, in or to said real estate as such, b	e sold, leased or m rtged b; oney borrowed cwanced on, th, or be obliged to inquire_it. inquire into any of the tens (t executed by said trustee in r ig upon or claiming under eof the trust created by this yance or other instrument was denture and in said trust agre c) that said trustee was duly nortgage or other instrument; ccessor or successors in trust wers, authorities, duties and of	y said trustee, be obliged to see to the said premises, or be obliged to see that the concessity or expediency of any act of sid trust agreement; and every deed, elatic, to said real estate shall be consumed to the said real estate shall be consumed to the said trust agreement the consumer of the said trust agreement to the said trust agreement to the said trust agreement and to an accordance with the trusts, emm the real said said trust agreement authority and empowered to execute and (d) if the conveyance is made to have been poperly appointed and are aligations of s, his or their predecessor
rt thereof shall he conveyed, contracted to by piciation of any purchase money, rent, or m terms of this trust have been complied wit said trustee, or be obliged or privileged to st deed, mortgage, lease or other instrumen sive evidence in favor of every person relyir nt, (a) that at the time of the delivery ther in full force and effect, (b) that such conve ditions and limitations contained in this In binding upon all beneficiaries thereunder, (d) deliver every such deed, trust deed, lease, nuccessor or successor or successor in trust, that such su y vested with all the title, estate, rights, por trust. The interest of each and every beneficiary only in the earnings, avails and proceeds ariverst is hereby declared to be personal properguitable, in or to said real estate as such, b resaid. If the title to any of the above lands is not o register or note in the certificate of title dition," or "with limitations," or words of s	e sold, leased or in rt-ged by coney borrowed cwanced on th, or be obliged to inquire_it in inquire into any of the tens (t executed by said trustee in r g upon or claiming under eof the trust created by this yance or other instrument was denture and in said trust agree) that said trustee was duly nortgage or other instrument; cressor or successors in trust wers, authorities, duties and of hereunder and of all persons clising from the sale or other d rty, and no beneficiary hereund ut only an interest in the ear	y said trustee, be obliged to see to the said premises, or be obliged to see that the concessity or expediency of any act of sid trust agreement; and every deed, elatic to said real estate shall be consumed to the said trust agreement the said consumers of the said trust agreement to the said trust agreement the said trust agreement and to the said trust agreement and (d, if the conveyance is made to have been popell, appointed and are ligations of s, his or their predecessor aiming under the nor any of them shall isposition of said real est the said such said trust agreement the said trust and such er shall have any title o intere t, legal ings, avails and proc des the cof as Registrar of Titles is hereby tree as
rt thereof shall he conveyed, contracted to be plication of any purchase money, rent, or m be terms of this trust have been complied wit said trustee, or be obliged or privileged to as deed, mortgage, lease or other instrumen sive evidence in favor of every person relyir nt, (a) that at the time of the delivery ther is in full force and effect, (b) that such conve ditions and limitations contained in this In binding upon all beneficiaries thereunder, (d) deliver every such deed, trust deed, lease, necessor or successors in trust, that such suly vested with all the title, estate, rights, potrust. The interest of each and every beneficiary only in the earnings, avails and proceeds ari revest is hereby declared to be personal proper equitable, in or to said real estate as such, b resaid. If the title to any of the above lands is not register or note in the certificate of title dition," or "with limitations," or words of a wided. And the said grantorhereby expressly use of any and all statutes of the State of Ilon or otherwise.	es sold, leased or in rtged by coney borrowed cwanced on the or be obliged to inquire intended in the property of the coney of the coney of the coney of the trust created by this yance or other instrument was denture and in said trust agree of that said truste was duly nortgage or other instrument is over the coney of the c	y said trustee, be obliged to see to the said premises, or be obliged to see that it is encessity or expediency of any act of sid trust agreement; and every deed, elatic, to said real estate shall be consumed to the said trust agreement where the said real estate shall be consumed to the said trust agreement where the said trust agreement authoriz a ne cordance with the trusts, emm to remove an amendment thereof authoriz a ne empowered to execute und (d) if the conveyance is made to have been poperly appointed and are beligations of as, his or their predecessor aiming under the normal properly and such expendings, avails and proceeds the eof as Registrar of Titles is hereby are each coirial, the words "in trust," or "apon ith the statute in such case maker derivant and right or benefit under and yption of homesteads from sale on exe-
rt thereof shall he conveyed, contracted to be plication of any purchase money, rent, or me terms of this trust have been complied with said trustee, or be obliged or privileged to asid edge, the converge of the converge o	e sold, leased or in rtged b; onesp borrowed cwanced on, th, or be obliged to inquire. Int inquire into any of the te ms of texecuted by said trustee in r gupon or claiming under eof the trust created by this yance or other instrument was denture and in said trust agree; that said trustee was duly nortgage or other instrument; cressor or successors in trust overs, authorities, duties and of hereunder and of all persons clasing from the sale or other dry, and no beneficiary hereund ut only an interest in the ear ow or hereafter registered, the or duplicate thereof, or men imilar import, in accordance we waive S and release S an Illinois, providing for the exempressid ha. S hereunto set	y said trustee, be obliged to see to the raid premises, or be obliged to see that it e necessity or expediency of any act of sid trust agreement; and every deed, clair to said real estate shall be consumed to the said trust agreement when the said trust agreement authoriz at me cordance with the trusts, emm to real some amendment thereal authoriz at me empowered to execute and (a) if the conveyance is made to have been poperly appointed and to have been poperly appointed and are belightions of shis or their predecessor aiming under the normal of them shall aposition of said real est me and such establishes any title of interest, legal nings, avails and proceeds the reof as Registrar of Titles is hereby are and all right or benefit under and yption of homesteads from sale on exempted.
rt thereof shall he conveyed, contracted to be plication of any purchase money, rent, or me terms of this trust have been complied with said trustee, or be obliged or privileged to asid edge, the converge of the converge o	es sold, leased or in rtged by coney borrowed cwanced on the or be obliged to inquire intended in the property of the coney of the coney of the coney of the trust created by this yance or other instrument was denture and in said trust agree of that said truste was duly nortgage or other instrument is over the coney of the c	y said trustee, be obliged to see to the raid premises, or be obliged to see that it e necessity or expediency of any act of sid trust agreement; and every deed, clair to said real estate shall be consumed to the said trust agreement when the said trust agreement authoriz at me cordance with the trusts, emm to real some amendment thereal authoriz at me empowered to execute and (a) if the conveyance is made to have been poperly appointed and to have been poperly appointed and are belightions of shis or their predecessor aiming under the normal of them shall aposition of said real est me and such establishes any title of interest, legal nings, avails and proceeds the reof as Registrar of Titles is hereby are and all right or benefit under and yption of homesteads from sale on exempted.
to register or note in the certificate of titld didtion," or "with limitations," or words of s wided. And the said grantorhereby expressly tue of any and all statutes of the State of Il ion or otherwise. In Witness Whereof, the grantor afo	es sold, leased or in 17-ged by coney borrowed control on the control of the cont	y said trustee, be obliged to see to the raid premises, or be obliged to see that it is encessity or expediency of any act of sid trust agreement; and every deed, elatic, to said real estate shall be consumed to the real state of the real state o

FORM T 14

- em flitnois	
STATE OF Illinois	
COUNTY OF Cool	a Notary Public in and for said County, in the State aforesaid, do hereby certify that
	a Notary Public in and for said County, in the state distribution
	ANITA THON, a spinster
)
	personally known to me to be the same person whose name 15 subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that She signed, sealed and delivered the said instrument and acknowledged that signed, sealed and delivered the said instrument and occupancy of the same person whose name 15 subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument, appeared before me this day in person subscribed to the foregoing instrument in person in the foregoing instrument in the foregoing instrument in the foregoing instrument in the foregoing in the foregoing instrument in the foregoing instrument in the foregoing instrument in the foregoing instrument in the foregoing
	including the release and waiver of the right of homestead.
	GIVEN under my hand and notarial NAOSATAINS first day of December
	maryony a Charles
	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	AYSOUTH.
c i	
. सि	•
0.	
•	
	4
ė	
	0,
	4
	COOH COUNTY CC
•	2 00
	15 OF 11 030 Occ.
* f	



END OF RECORDED DOCUMENT