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	This Indenture Witnesseth Tha	it the Grantor (s) Jacqueline Mi	arecki,													
DATE (S.O.Z)	of the County of Cook and State of Illinois for and in consideration of Ten & no/100 (10.00)															
	and other good and valuable considerations in hand, paid, Convey_sand Quit-Claimsunto WORTH BANK AND TRUST, 6825 West 111th Street, Worth, Illinois 60482, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the 13th day of June 19.74, kn .mal Trust Number_1258, the following described real estate in the County of Cook and Size of Illinois, to-wit: The Fist 200 feet of the North 515.36 feet of the West 100 acres of the North West ¼ of Section 3, Township 36 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.															
										LATER						
										63-12-420 LD	Figure 1 under provisions of Paragraph E, Section 4, P-al Estate Transfer Tax Act. Date: 2-12-94, X Decumber Measure Measure Signatur New York Seller or their Representative. TO HAVE AND TO HOLD the said previses with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreed entire for their Representative. TO HAVE AND TO HOLD the said previses with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreed entire for the trusts and to vacate any subdivides said premises or any part thereof, to dedicate paras, streets, highways or alleys and to vacate any subdivides on part thereof, and to resubdivide said property as ofte as det in to contract to sell, to grant options to purchase, so the said property as ofte as det in the trusts of the trusts of the said property as ofte as det in the trusts of the trusts of the said property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part the variety of the said property of the said to commence in praesentior in future, and upon any term and for any period or periods of time, not exceeding in the case of any single denine the term of 189 years, and or ever or extend leases upon any terms and for any period or periods of time, not exceeding in the case of any single denine the term of 189 years, and or ever or extend leases and options to said provisions to renew leases and options or times hereafter, to contract to make leases and to grant option to see and options to renew leases and options or purchase the whole or any part of the reversion and december of the second provisions to renew leases and options or periods of time and to amend, change or modify lease, one of your said the provisions thereof at any time or times hereafter, to grant assembles or charges of any kind, to release, conv. your said thereof, for other real or personal property, to grant easements or charges of any kind, to releas					
cessor or successors in trust and to grant to such such such authorities vested in said trustee, to donate, to dedicate to rany part thereof, to lease said property, or any part the commence in praesenti or in future, and upon any term in the case of any single demise the term of 189 years, and																
or times hereafter, to contract to make leases and to grant to purchase the whole or any part of the reversion and to present or future rentals, to partition or to exchange said property, to grant easements or charges of any kind, to re- about or easement appurtement to said premises or any par	option to hase and options to renew lease control sprting the manner of fixing to property or my part thereof, for other re- lease, convy or assien any right, title or t thereof, and had a with said property as	s and options he amount of all or personal interest in or ad every part														
thereof in all other ways and for such other considerations to deal with the same, whether similar to or different from t In no case shall any party dealing with said trustee in any part thereof shall be conveyed, contracted to be sold, the application of any purchase money rent, or money horr	s as it would set will for any person own the ways above testled, at any time or tin in relation to said process, or to whom sai leased or mortg by said tractee, be obli- owed or advanced on said remis, so robe	ing the same nes hereafter. I premises or iged to see to obliged to see														
	that the terms of this trust have been compiled with, or any act of said trustee, or be obliged or privileged to inquir deed, trust deed, mortgage, lease or other instrument exec conclusive evidence in favor of every person relying upon instrument. (a) that at the time of the delivery thereof the	be obliged to inquire into he nees sity or e e into any of the terms of s id trust ar seme uted by said trustee in relation to spirareal e or claiming under any such con yance, it trust created by this Indenture an' oy maic	expediency of nt; and every estate shall be ease or other I trust agree-													
	to deal with the same, whether similar to or different from t In no case shall any party dealing with said trustee i any part thereof shall be conveyed, contracted to be sold, the asplication of any purchase money, rent, or money bort that the terms of this trust have been complied with, or any act of said trustee, or be obliged or privileged to inquir deed, trust deed, mortgage, lease or other instrument exec conclusive evidence in favor of every person relying upon instrument, (a) that at the time of the delivery thereof the ment was in full force and effect, (b) that such conveyane the trusts, conditions and limitations contained in this Inde thereof and binding upon all beneficiaries thereunder, (c) execute and deliver every such deed, trust deed, lease, mo: made to a successor or successors in trust, that such succe and are fully vested with all the title, estate, rights, power predecessors in trust, that such succe	re or other instrument was execut d'n act nture and in said trust agreement e in sor that said trustee was duly authorized ar « rtgage or other instrument and (d) if ne e ssor or successors in trust have been prop- rs, authorities, duties and obligations of its	ordance with a smendment enrywered to r nveyance is appronted , is or their													
	The interest of each and every beneficiary hereunder: shall be only in the earnings, avails and proceeds arising and such interest is hereby declared to be personal propert interest, legal or equitable, in or to said real estate as such thereof as aforesaid.	and of all persons claiming under them or from the sale or other disposition of said ty, and no beneficiary hereunder shall have t, but only an interest in the earnings, avails	any if hem real er ate, any true or and proceeds													
	If the title to any of the above lands is now or hereaften to register or note in the certificate of title or duplicate condition," or "with limitations," or words of similar imporprovided.		K 3													
	And the said grantor hereby expressly waive an wirtue of any and all statutes of the State of Illinois, proexecution or otherwise. In Witness Whereof, the grantor aforesaid ha shere	d release any and all right or benefit upviding for the exemption of homesteads from the country of the country	rom sale on hand_and													
	seal_ this 13th day of June	19 74														
	Jacqueline MiareckiesEAL,		(SEAL)													
	(SEAL)		(SEAL)													
	(SEAL)	t	(SEAL)													
+		This document v - placed by:														
	This document was prepared by:	WORTH BANK AL ST 6825 WEST 111th STREET WORTH, ILLINOIS 60482	BOX 533													

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AFFIDAVIT FOR PURPOSE OF PLAT ACT

STATE OF ILLINOIS)
COUNTY OF COOK)

Victor J. Galassi

being first duly sworn on oath deposes and says that:

- 1. Affiant resides at 681 E. Preptwick Drive, Frankfort, Illinois
- 2. That he is (agent) transferentiame affixements (s) in a (deed) (agence) dated the 13th day of June 19 74 conveying the following described premises:
- The East 200 feet of the North 515.36 feet of the West 100 acres of the North West 1; of Section 3, Township 36 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois
- 3. That the instrument aforesaid is exempt from the provisions of "In Act to Revise the Law in Relation to Plats" approved March 31, 1874, as amended by reason that the instrument constitutes
 - (a) 'he division or subdivision of land into parcels or tracts of 5 acre, or more in size which does not involve any new streets or easements of access;
 - (b) The givis on of lots or blocks of less than 1 acre in any recorded suld; ision which does not involve any new streets or easements of arcets;
 - (c) The sale or \mathcal{A} :nange of parcels of land between owners of adjoining and contiguous land;
 - (d) The conveyance of parcels of land or interests therein for use as a right of way realitroads or other public utility facilities and other pipe lives which does not involve any new streets or easements of acces;
 - (e) The conveyance of land or nearly a railroad or other public utility which does not involve any r w streets or easements of access:
 - (f) The conveyance of land for high any or other public purposes or grants of conveyances relating to the dedication of land for public use or instruments relating to the vacation of land impress with a public use;
 - (g) Conveyances made to correct descriptions or prior conveyances
 - (h) The sale or exchange of parcels or tracts of and following the division into no more than 2 parts of a particular parcel or tract of land existing on July 17, 1959 and not involving any new streets or easements of access.

Further the affiant sayeth not.

Subscribed and sworn to hearpre me this 17th day

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END OF RECORDED DOCUMENT