UNOFFICIAL COPY

REGINA	L. MISTRO, spinst	er :		
of the County of Cook	and	State of Illinois for a	nd in consideration	
ot Ten and no/100 (10			Dollars,	
and other good and valuable consi	derations in hand paid, Conv	ey_B_ and Warrant_B_ unto PULL	MAN BANK AND	
		er the provisions of a trust ago		
	•	.7.4, and known as Trust Numb		
the following described real estate				
		tion to Calumet City. A		
	•	at 1/2 of the South East		
	•	6 North, Rango 14 East		,
Y // /		an In Cook County.	500	
Illinois.			10	١,
0.2		**************************************		
		······································	***************************************	5
7		THIS INSTRUMENT WAS I	PREPARED BY	[;]
	40	1.0.		ခွ
	<u> </u>	NAMY DATE TO SEE A SAME AND ASSAULT	Same in the first	CONSIDERATION
		400 6: 111:	W.Sh.	ij
		ADDRESS		3
		ur enances upon the trusts and for		NO
poses herein set forth: Full power and authority is h ises or any part thereof, to dedica and to resubtivele said promite, and to resubtivele said promite, in part thereof, from time to til any period or periods of time not period or periods of time and to a times hereafter; to partition or to egrant easements or charges of an premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, be obliged to see to necessity or expediency of any ac trust agreement. The interest of each and ever; to be personal property and to be intention hereof being to vest in t title in fee, in and to all of the p And the said grantor—hereb	creby granted to said trustee the parks, streets, highways on a often as desired, to contrate to dedicate, to mortgage, piece, by leases to commence in exceeding 198 years, and to rend, change or modify lease exchange said property, or any kind, to release, convey or operty and every part thereof owning the same to deal with or times hereafter. Whom said premises, or any precedular to the terms of this trust even the terms of this trust even the said trustee, or be priviled to the terms of this trust even the said rustee, or be priviled to the terms of this trust even the said PULLMAN BANK A remises above described.		abdivide said prem- sion or part thereof invoy either with or se said property, or any terms and for terms and for any treof at any time or resonal property, to st in or about said or considerations as different from the intracted to be sold, in relation to said advanced on said to nquire into the of he terms of said of the pr m.ses; the legal no equitable under and by nrue	OM 22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedice and to resubdivide said property in without consideration, to donate, any part thereof, from time to it any period or periods of time and period or periods of time and to a times hereafter; to partition or to agrant easements or charges of an premises and to deal with said pri it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, be obliged to see to the premises, or be obliged to see to the premises, or be obliged to see tha necessity or expediency of any ac- trust agreement. The interest of each and ever; to be personal property and to be intention hereof being to vest int title in fee, in and to all of the p And the said grantor—hereof of any and all statutes of the Stat otherwise. In Witness Whereof, the gran	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said prem- sion or part thereof invoy either with or se said property, or any terms and for terms and for any treof at any time or resonal property, to st in or about said or considerations as different from the intracted to be sold, in relation to said advanced on said to nquire into the of he terms of said of the pr m.ses; the legal no equitable under and by nrue	ON 22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedice and to resubdivide said property without consideration, to donate, any part thereof, from time to it any period or periods of time and to a times hereafter; to partition or to egrant easements or charges of an premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, be obliged to see to the premises, or be obliged to see to the premises, or be obliged to see to the premises, or be obliged to see to the premise, and to all of the p And the said grantor—hereb of any and all statutes of the Stat otherwise.	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	to im ove, manage, protect and strain year. To vacate any subdivit to st., to sell on any terms, to cage or oth the encumber; to lear a pracest of the encumber; to lear a pracest of the encumber; to lear a pracest of the encumber; to lear the yeart there, for other real or prassign any right, the or interest in all other ways and for st. ho the hites ame, whethe similar to operate dealing with said tustowers, and the encomplied with, or be oblighted or or money, rent or money betterway of been complied with, or be oblighted or or of the encomplied with, or be oblighted or of the encomplied with or benefit the encomplied with all presons claiming under them occeds arising from the disposition ND TRUST COMPANY the entire the encomplied with a see any and all right or benefit the exemption of homesteads from s	abdivide said prem- sion or part thereof invoy either with or se said property, or any terms and for terms and to the intracted to be sold, in relation to said advanced on said to anguire into the of the terms of said of the terms of said is here y declared of the pr m.ses; the legal no equitable under and by ritue ale on execution	ON 22 817 748
poses herein set forth: Full power and authority is h iser or any part thereof, to dedica and to resubdivide said property a without considerations of donain may be a second or second or second tinny period or periods of time not period or periods of time not period or periods of time and to a times hereafter; to partition or to a times hereafter; to partition or to grant casements or charges of an promises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, be obliged to see to the premises, or be obliged to see tha necessity or expediency of any act trust agreement. The interest of each and every to be personal property and to be intention hereof being to vest in title in fee, in and to all of the p And the said grantor—hereb of any and all statutes of the Stat otherwise. In Witness Whereof, the gran	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said prem- sion or part thereof invoy either with or se said property, or any terms and for terms and to the intracted to be sold, in relation to said advanced on said to anguire into the of the terms of said of the terms of said is here y declared of the pr m.ses; the legal no equitable under and by ritue ale on execution	ON 22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedica with the resultivide of property and to resultivide of property any part thereof, from time to time any part thereof, from time and to a times hereafter; to partition or to a times hereafter; to partition a premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, bo obliged to see to the premises, or be obliged to see the premises, or be obliged to see tha necessity or expediency of any ac trust agreement. The interest of each and ever; to be personal property and to be mention hereof being to vest in title in fee, in and to all of the p And the said grantor—hereb of any and all statutes of the Stat otherwise. In Witness Whereof, the gran this 21st Grantor's address: 400 E. 111th Street	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said premeion or part thereof invoy either with or se said property, or any terms and for any treef at any time or resonal property, to st in or about said er considerations as different from the intracted to be sold, in relation to said advanced on said to aquire into the o' he terms of said of the pr m.ses; the legal no equitable ander and by intue ale on execution.	ON 22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedice and to reaubdivide said property, without consideration, to donate, any part thereof, from time to tit any period or periods of time not period or periods of time and to a times hereafter; to partition or to egrant easements or charges of an premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, be obliged to see to the premises, or be obliged to see the prem	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said premeion or part thereof invey either with or see said property, or any terms and for any terms and present at any time or cresonal property, to st in or about said or considerations as different from the intracted to be sold, in relation to said advanced on said to anguire into the of the terms of said of the prims of said of the prims of said in the prims of said and seal and seal (SEAL)	22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedica with the resultivide of property and to resultivide of property any part thereof, from time to time any part thereof, from time and to a times hereafter; to partition or to a times hereafter; to partition a premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, bo obliged to see to the premises, or be obliged to see the premises, or be obliged to see tha necessity or expediency of any ac trust agreement. The interest of each and ever; to be personal property and to be mention hereof being to vest in title in fee, in and to all of the p And the said grantor—hereb of any and all statutes of the Stat otherwise. In Witness Whereof, the gran this 21st Grantor's address: 400 E. 111th Street	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said premeion or part thereof invoy either with or se said property, or any terms and for any treef at any time or resonal property, to st in or about said er considerations as different from the intracted to be sold, in relation to said advanced on said to aquire into the o' he terms of said of the pr m.ses; the legal no equitable ander and by intue ale on execution.	OM 22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedica with the resultivide of property and to resultivide of property any part thereof, from time to time any part thereof, from time and to a times hereafter; to partition or to a times hereafter; to partition a premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, bo obliged to see to the premises, or be obliged to see the premises, or be obliged to see tha necessity or expediency of any ac trust agreement. The interest of each and ever; to be personal property and to be mention hereof being to vest in title in fee, in and to all of the p And the said grantor—hereb of any and all statutes of the Stat otherwise. In Witness Whereof, the gran this 21st Grantor's address: 400 E. 111th Street	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee me, by leases to commence ir exceeding 198 years, and to it exceeding 198 years, and to reach the convey or owning the same to deal with or times hereafter. Whom said premises, or any pec, and in no case shall any application of any purchase it the terms of this trust have to find trustee, or be privile y beneficiary hereunder and of in the earnings, avails and price said PulLLMAN BANK A bremises above described. Yexpressly waive. Sand release of Illinois providing for the later	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said premeion or part thereof invey either with or see said property, or any terms and for any terms and present at any time or cresonal property, to st in or about said or considerations as different from the intracted to be sold, in relation to said advanced on said to anguire into the of the terms of said of the prims of said of the prims of said in the prims of said and seal and seal (SEAL)	ON 22 817 748
poses herein set forth: Full power and authority is h ises or any part thereof, to dedica with the resultivide of property and to resultivide of property any part thereof, from time to time any part thereof, from time and to a times hereafter; to partition or to a times hereafter; to partition a premises and to deal with said pre it would be lawful for any person ways above specified, at any time In no case shall any party, to leased or mortgaged by said trust premises, bo obliged to see to the premises, or be obliged to see the premises, or be obliged to see tha necessity or expediency of any ac trust agreement. The interest of each and ever; to be personal property and to be mention hereof being to vest in title in fee, in and to all of the p And the said grantor—hereb of any and all statutes of the Stat otherwise. In Witness Whereof, the gran this 21st Grantor's address: 400 E. 111th Street	ereby granted to said trustee the parks, streets, highways or so often as desired, to contrate to dedicate, to mortgage, plee to the contrate of dedicate, to mortgage, plee to the contrate of the contrate o	it im ove, manage, protect and strain is to vacate any subdivit to st., it sell on any terms, to cage or oit we encumber; to leas of praces It is future, and upon renew or exter I leases upon any sand the terr st diprovisions they part there for other real or prassign any right, ti on intere in all other ways and for st. hoth the same, whethe similar bor oparty dealing with said tustor oparty d	abdivide said premeion or part thereof invoy either with or se said property, or see said property, or any terms and for terms and for terms and for terms and for any treef at any time or resonal property, to st in or about said er considerations as different from the intracted to be sold, in relation to said advanced on said to aquire into the o' he terms of said to aquire into the o' he terms of said of the pr m.ses; the legal and equitable ander and by artue ale on execution (SEAL)	ON 22 817 748

ĘW.

3

UNOFFICIAL COPY

FILED FOR RECORD . Aug 15'74 3 12 PH. *22817748 Public in and for said County, in the State aforesaid, Do Hereby Certify. Property of County Clerk's O Regina L. Mistro, spinster END OF RECORDED DOCUMENT