UNOFFICIAL COPY

	<u> </u>	th, That the O Anita Thon,	a spinster		
f the County of	Cook	and State of	f Illinoi	S for and in consider	eration
•		and No/100 (\$10.00)	· ·	ollars,
nd other good and val RUST AND SAVING	GS BANK, a corpora	tion of Illinois, as	S and Werren Trustee under the pr	t-claims tunto the OAK covisions of a trust agre	PARK ement
ated the	19th day o	f June	19	69, known as Trust N	umber
5953			and the second s	and State of I	
-wit:	. /	•			
				Subdivision of	 .
	in Subdivision o				
			* 11	oad, (Galena	 .
<u>Division) in Tou</u>	wnship 39 North	i. Range 12 E	ast of the Third	l Principal	
eridian, in Co	ook County, Illi	nois			
		· · <u>· · · · · · · · · · · · · · · · · </u>			
			<u> </u>		
				100	
				U	
				,,	
				, ,	
TO HAVE AND TO	HOLD the aid orem	ises with the appur	tenances upon the tru	sts and for the uses and	nur-
Full power and auth or any part thereof, to resubdivide said ms, to convey either vessors in trust and the din said trustee, to reof, to lease said proce in praesenti or in any single demise the	ority is hereby g antect to dedicate parks, structure as often as orien as with or without consideration of grant to such success donate, to dedicate, to perty, or any part the turn, and upon any term of 198 years, and	And trustee to ets, h phways or al eisired, to contract ration, to convey sign or successors in mor gag, pledge coof, and me to the eight of the coor	improve, manage, proi leys and to vacate an, to sell, to grant option aid premises or any p trust all of the title, e pro otherwise encumbe- time, in possession or eriod or periods of tin and leases upon any to	tect and subdivide said I y subdivision or part the ns to purchase, to sell or art thereof to a success istate, powers and autho r said property, or any reversion, by leases to ne to exceeding in the erms and for any peric	orem- ereof, i any or or rities part com- case od or
Full power and auth or or any part thereof, to resubdivide said ms, to convey either vessors in trust and the din said trustee, to reof, to lease said proce in praesenti or in my single demise the eds of time and to an earlier, to contract to.) whole or any part of alls, to partition or to ments or charges of aurtenant to said prems and fox such other there similar to call the	ority is hereby a antecto dedicate parks, str property as often as vith or without conside of grant to such success donate, to dedicate, to perty, or any part their future, and upon any to term of 198 years, and the reversion and to coexchange said proper up kind, to release, cor isses or any part there considerations as it wo reconsiderations as it wo recent from the ways.	I all trustee to east, hyways or al lesired, to contract ration, to convey assor or successors in mor gar, helder ceed, a me to terms and or y leases and t' s te result of the ceed of the ce	improve, manage, profileys and to vacate any to sell, to grant option aid premises or any p trust all of the title, error chime, in possession or error or periods of time decreases upon any trust and provisions the profile of the p	tect and subdivide said y subdivision or part the sto purchase, to sell or art thereof to a success state, powers and author said property, or any reversion, by leases to ne, not exceeding in the erms and for any pericerof at any time or traces and options to pure a mount of present or from the personal property, to get in or about or ease ry part thereof in all came to deal with the same to d	prem- precof, any or or rities part com- case od or imes chase uture grant ment other same,
thereof shall be con- ication of any purcha- terms of this trust ha aid trustee, or be obli- t deed, mortgage, leas- we evidence in favor u- t, (a) that at the tim- in full force and effec- tions and limitations binding upon all bene deliver every such dec- cessor or successors.	ority is bereby g antect to dedicate parks, str property as often as in the consideration of	sold, leased or mo ney borrowed or ad a, or be obliged to i nquire into any of t executed by said tr y upon or claiming to for the trust create ance or other instru- enture and in said the other of the trustee ortgage or other in- cessor or successors	rtgaged by s. d. "st wanced on sad m m nquire into the 'ec. so nquire into the 'ec. so rustee in relation to s under any such convey d by this Indenture a ament was executed in trust agreement or it was duly authorized strument and (d) if s in trust have been	tect and subdivide said to subdivision or part the set to purchase, to sell or at thereof to a success estate, power and author and preversion, by leases to me, not exceeding in the erms and for any peritereof at any time or issues and options to purchases and options to purchase and options to purchase the option of the personal property, to get in or about or ease ry part thereof in all same to deal with the same to deal with the seafter. On whom said premises or each option of the	orem, or any or or rities part com- case od or limes chase of the rant ment other same, or the that y act deed, con- struture that y act deed, con- y act deed
thereof shall be conication of any purcha- terins of this trust haid trustee, or be obli- deed, mortgage, leave evidence in favor; t, (a) that at the tim- in full force and effec- tions and limitations binding upon all bene- leliver every such decessor or successors vested with all the t- ust. The interest of each a ly in the earnings, a vest is hereby declared uitable, in or to said said.	ority is bereby g antec to dedicate parks, str property as often as strongerty as often as often as often as often as often as often as of the control of th	sold, leased or mo mey borrowed or ad a, or be obliged to i nquire into any of the executed by said the trust create ance or other instructure and in said trustee ordgage or other inscosor or successor successors were, authorities, du creunder and of all ing from the sale cotte and a said trustee ordgage or other instructions of the control of the c	rtgaged by s. d. "st vanced on sad" ms nquire into the ecc. s. the terms of said cru". rustee in relation to s under any such convey i by this Indenture a ment was executed in trust agreement or in was duly authorized strument and (d) if s in trust have been ties and obligations of persons claiming under or other disposition of y hereunder shall have n the earnings, avail	tect and subdivide said y subdivision or part the is to purchase, to sell or art thereof to a success state, powers and author said property, or any reversion, by leases to ne, not exceeding in the erms and for any perience of at any time or issues and options to pure a amount of present or from the erms and in the personal property, to get in or about or ease ry part thereof in all same to deal with the seafter. o whom said premises or dee, be obliged to see the ease, or he obliged to see the ease, or he obliged to see the ease of the eas	premereof, any or
thereof shall be conication of any purchasterms of this trust haid trustee, or be old to deed, mortgage, leave evidence in favor (, (a) that at the time in full force and effections and limitations binding upon all bene deliver every such dec cessor or successors vested with all the tust. The interest of each a ly in the earnings, a set is hereby declared uitable, in or to said said. If the title to any of o register or note in tion," or "with limits ded.	ority is bereby g antec to dedicate parks, str property as often as ivith or without consideration of the control of the contr	sold, leased or mo may borrowed or ad, or be obliged to i nquire into any of the executed by said the second of the trust created ance or other instrument and in said of the trust created ance or other instrument of the second	rtgaged by s. d. st vanced on said ms nquire into the ecc. s. the terms of said .r. v. ustee in relation to s under any such convey I by this Indenture a ment was executed in trust agreement or is was duly authorized strument and (d) if s in trust have been ties and obligations of persons claiming under or other disposition or y hereunder shall hav n the earnings, avail stered, the Registrar M, or memorial, the condance with the sta	tect and subdivide said ty subdivision or part the stopurchase, to sell or art thereof to a success state, powers and author said property, or any reversion, by leases to ne, not exceeding in the terms and for any periodic state, powers and the same to the said of the s	premerof, and the second secon
thereof shall be conication of any purcha- teating of any purcha- terms of this trust ha id trustee, or be obl- teed, mortgage, leave ve evidence in favor; t, (a) that at the tim- in full force and effec- titions and limitations binding upon all bene- teliver every such dec- tessor or successors vested with all the t- ust. The interest of each a ly in the earnings, a set is hereby declared uitable, in or to said said. If the title to any of oregister or note in tion," or "with limits ded. And the said grantor. e of any and all statt n or otherwise.	ority is hereby g antec to dedicate parks, str property as often as youth or without considered to be considered to be considered to perty, or any part the future, and upon any term of 198 years, an end, change or modify nake leases and to grather event of the reversion and to ce exchange said proper my kind, to release, cor isse or any part thereo considerations as it wo frent from the ways party dealing with sair eyed, contracted to be see money, rent, or move been compiled with girls of the contracted to be seen money, rent, or move been compiled with girls or privileged to it is or other instrument of every person relying e of the delivery there to, (b) that such convey contained in this Indeficiaries thereunder, (c), trust deed, lease, min trust, that such such ittle, estate, rights, power to be personal proper real estate as such, but the above lands is not the certificate of title tions," or words of sinhers hereby expressly wittes of the State of Illicon the certificate of title the state of the	sold, leased or mo ney borrowed or ad 1, or be obliged to i nquire into any of the executed by said the trust create ance or other instructure and in said 1) that said trustee or tagge or other increasor or successor wers, authorities, du ereunder and of all ing from the sale of the company	rtgaged by s. d. st vanced on sadms andms andms nourie into the ecc. s. the terms of said cru." ustee in relation t. s under any such convey i by this Indenture a ment was executed in trust agreement or in was duly authorized strument and (d) if s in trust have been ties and obligations of persons claiming under other disposition of the disposition of the earnings, avail stered, the Registrar of, or memorial, the cordance with the states of the exemption of holders.	tect and subdivide said ty subdivision or part the ist to purchase, to sell or art thereof to a success state, powers and author said property, or any reversion, by leases to ne, not exceeding in the terms and for any perience of at any time or issues and options to purchases and options to give a mount of present or figure a mount of present or figure a mount of present or figure a mount of present or face for the same to deal with the seafter. O whom said premises or ease tree, or be obliged to see tree, or be obliged to see tree, or be or be or the said of any are ment; and every air real estate shall be an energy and trust agreer accords or with the tree accords to with the tree accords to with the tree and en, were the conveyan sign and entity, his or their property apprinted and its, his or their present them or any of them or any of the first shall be and proceeds thereous the said real state, and reany title or interest, is and proceeds thereous of Titles is hereby dire words "in trust," or "tute in such case made and mesteads from sale on the said real sale of the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale of the said real sale and proceeds from sale on the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale sale sale sale sale sale sa	premered, any premered, and premered, and premered and premered and or case of the second and or case of the second and or case of the second and or constant and the second and or constant and the second and or constant and second and seco
thereof shall be conication of any purchas tearns of this trust haid trustee, or be oblideed, mortgage, leave evidence in favor; (a) that at the tim in full force and effections and limitations binding upon all bene eliver every such decressor or successors vested with all the tust. The interest of each ally in the earnings, are still be earnings, are earnings, are earnings, are earnings, are of any, and all statum or otherwise.	ority is bereby g antec to dedicate parks, str property as often as in the control of the contro	sold, leased or mo mey borrowed or ad a, or be obliged to i nquire into any of the executed by said the years of the trust create ance or other instruenture and in said trustee ortgage or other in cessor or successors vers, authorities, du ereunder and of all ing from the sale of the executed and the sale of the executed and any an interest if wor hereafter region duplicate there milar import, in according to the executed and releasing, providing for mey borrows.	rtgaged by s. d. st vanced on sadms nuture and sadms nuture into the ecc. s. the terms of said tru". ustee in relation t. s under any such convey d by this Indenture a ment was executed in trust agreement or in was duly authorized strument and (d) if s in trust have been ties and obligations of persons claiming under other disposition or persons claiming under other disposition or persons claiming under the earnings, avail steed, the Registrar of, or memorial, the cordance with the states. S any and all rithe exemption of hor	tect and subdivide said ty subdivision or part the ist to purchase, to sell or art thereof to a success state, powers and author said property, or any reversion, by leases to ne, not exceeding in the terms and for any perience of at any time or issues and options to purchases and options to give a mount of present or figure a mount of present or figure a mount of present or figure a mount of present or face for the same to deal with the seafter. O whom said premises or ease tree, or be obliged to see tree, or be obliged to see tree, or be or be or the said of any are ment; and every air real estate shall be an energy and trust agreer accords or with the tree accords to with the tree accords to with the tree and en, were the conveyan sign and entity, his or their property apprinted and its, his or their present them or any of them or any of the first shall be and proceeds thereous the said real state, and reany title or interest, is and proceeds thereous of Titles is hereby dire words "in trust," or "tute in such case made and mesteads from sale on the said real sale of the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale of the said real sale and proceeds from sale on the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale sale sale sale sale sale sa	premered, and the service of the ser
thereof shall be conication of any purcha- terms of this trust haid trustee, or be oblicated, mortgage, leave evidence in favor; (a) that at the time full force and effections and limitations binding upon all bene leliver every such decreaser or successors vested with all the tuste. The interest of each aly in the earnings, as east is hereby declared uitable, in or to said said. If the title to any of oregister or note in tion," or "with limits ded. And the said grantor, e of any and all statt or otherwise. In Witness Whereof, in	ority is hereby g antec to dedicate parks, str property as often as your or	sold, leased or mo mey borrowed or ad, or be obliged to inquire into any of the executed by said the trust create ance or other instructure and in said of the trust create or other instructure and in said of the said trustee ortgage or other incessor or successor reers, authorities, du ereunder and of all ing from the sale or the said of th	rtgaged by s. d. st vanced on sadms squire into the ecc. s. the terms of said tru". ustee in relation t. s under any such convey d by this Indenture a ment was executed in trust agreement or in was duly authorized strument and (d) if s in trust have been ties and obligations of persons claiming under other disposition or persons claiming under content of the carnings, avail steed, the Registrar of, or memorial, the cordance with the states. S any and all rithe exemption of hor unto set. her	tect and subdivide said y subdivision or part the has to purchase, to sell of art thereof to a success state, powers and author raid property, or any reversion, by leases to ne, not exceeding in the erms and for any perietered at any time or leases and options to pure amount of present or fir personal property, to a st in or about or ease ry part thereof in all a same to deal with the seafter. The same the seafter is the seafter of the seafter. The same the seafter is the seafter of the seafter of the seafter of the seafter. The same the seafter of the	premered, or
thereof shall be comitication of any purchas terms of this trust ha aid trustee, or be oblit deed, mortgage, least we evidence in favor t, (a) that at the tim in full force and effections and limitations binding upon all bene deliver every such det coessor or successors wested with all the t ust. The interest of each sly in the earnings, avest is hereby declared uitable, in or to said sead. If the title to any of or register or note in titon," or "with limits ided. And the said grantor. e of any and all statu or or otherwise. In Witness Whereof, this trust is the control of the con	ority is hereby g antec to dedicate parks, str property as often as youth or without considered to be considered to considerations as it worked to be considerations as it wo from the ways party dealing with sair eyed, contracted to be seemoney, rent, or mowered to be considerations as it wo freent from the ways party dealing with sair eyed, contracted to be seemoney, rent, or mowered to the consideration of every person relying e of the delivery there to, (b) that such convey contained in this Indeficiaries thereunder, (c), trust deed, lease, min trust, that such such ittle, estate, rights, power to be personal proper real estate as such, but the above lands is not the certificate of title tions," or words of sinches the contained of the continuation of the continuatio	sold, leased or mo mey borrowed or ad a, or be obliged to i nquire into any of the executed by said the typon or claiming of the trust create ance or other instructure and in said trustee or tagge or other incessor or successors were, authorities, du ereunder and of all ing from the sale of the company of	rtgaged by s. d. st vanced on sadms squire into the ecc. s. the terms of said tru". ustee in relation t. s under any such convey d by this Indenture a ment was executed in trust agreement or in was duly authorized strument and (d) if s in trust have been ties and obligations of persons claiming under other disposition or persons claiming under content of the carnings, avail steed, the Registrar of, or memorial, the cordance with the states. S any and all rithe exemption of hor unto set. her	tect and subdivide said ty subdivision or part the ist to purchase, to sell or art thereof to a success state, powers and author said property, or any reversion, by leases to ne, not exceeding in the terms and for any perience of at any time or issues and options to purchases and options to give a mount of present or figure a mount of present or figure a mount of present or figure a mount of present or face for the same to deal with the seafter. O whom said premises or ease tree, or be obliged to see tree, or be obliged to see tree, or be or be or the said of any are ment; and every air real estate shall be an energy and trust agreer accords or with the tree accords to with the tree accords to with the tree and en, were the conveyan sign and entity, his or their property apprinted and its, his or their present them or any of them or any of the first shall be and proceeds thereous the said real state, and reany title or interest, is and proceeds thereous of Titles is hereby dire words "in trust," or "tute in such case made and mesteads from sale on the said real sale of the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale on the said real sale and proceeds from sale of the said real sale and proceeds from sale on the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale of the said real sale and proceeds from sale sale sale sale sale sale sa	premered, a nay a reconstruction of the control of

C

UNOFFICIAL COPY

OUNTY OF.	Cook SS.	I,	Maril	yn J. Killhai	n		
	a Notary Publ	ic in and	for said County, in t	he State aforesaid	do hereby certify that		
			Anita Thon,	4.5cm			
		· ·				. :	
							
- x			to be the same pers		îs		
					e this day in person		
					ed the said instrument		
	as her	free a	nd voluntary act, for	the uses and purp	oses therein set forth,	a -	
	including the	including the release and waiver of the right of homestead.					
	GIVEN	under my	hand and	notarial	- 1 TO 10	<u> </u>	
		28th	day of	August	1/A 8 1, 9/A		
			maulen	1 Zuch	21.666		
Mx i			で、て	J	-X407011 S		
	1. V				W COOK		
					"Mannatans		
	COOK COUNTY, ILLINO F'_ED + OR RECORD	is			المحاضر فتبدأ أأأد والمستثند		
$\mathbf{x} = \mathbf{x}^{-1}$	F' LED FOR RECORD	•			RECORDER OF DEEDS		
	Sec. 15, 72 1	Div					
,	SEP 15 12 1 26	rr.			22052470		
	U_{Z}						
ν.				,			
) : :			•	
		~					
			7/				
			46				
			/X,				
			1		BAR BARRA		
	$-i\sqrt{\chi}$			レン			
		an arte. Tarangan		10		\$ 7	
				- 4			
			X		10		
						• •	
					/);;		
ā			&	, , ,	₩ 🗷	4	
: ;;;			F W		E C		
X			S S			LY	
E G			Z X		vin reets		
(3)		,	= =		N SP		
# AT		. Q	NGS I		r c		
₩			Y Z E		rus M M		
		\ \ \	OAK PARK TRUST & SAVINGS BANK TRUSTEE		Oak Park Trust & Savings Bank Lake and Marion Streets OAK PARK, ILLINOIS		
			7 4		o kak		
A					\ 3) 124 .		
Appd in Crust			7 0	a a francis	<u> </u>		

END OF RECORDED DOCUMENT