## UNOFFICIAL COPY

PAUL GREVIN and	JAN GREVIN, his wife,
County of DuPage	and State ofillinoisfor and in consideration
TEN (\$10,00)	
other good and valuable considerations in han PERVILLE, a corporation of Illinois, as	Ouit Claim and Warker unto BANK OF Trustee under the provisions of a trust agreement dated the
29th day of Apri	1
1304 the following described real establishment	ate in the County of Cook and State of Illinois,
TIE NORTH 27 FEET OF LOT 20 IN	PHILLIPS SUBDIVISION OF THE
WFST 3/4 of THE NORTH 1/2 OF TH	HE SOUTH WEST 1/4 OF THE NORTH
EAST 1/4 OF SECTION 28, TOWNSHI	IP 38 NORTH, RANGE 14 EAST OF
THE THIP'S PPINCIPAL MERIDIAN, I	IN COOK COUNTY, ILLINOIS
	<u> </u>
TO HAVE AND TO HOLD the said premises vein and in said trust agreement set forth. Full power and authority is hereby granted to any part thereof, to dedicate parks, streets, hig resubdivide said property as often as desired, it convey either wind or grant to such a second of the said trustee, to grant to such successor ted in said trustee, to donate, to dedicate, to mreof, to lease said property, or any part thereone in praesenti or in future, and upon any terr any single demise the term of 188 years, and	with the appurtenances upon the trusts and for the uses and purposes said trust a to improve, manage, protect and subdivide said premises riways calley and to vacate any subdivision or part thereof, and to contract to sell, to grant options to purchase, to sell on any terms, to contract any permises or any part thereof to a successor or or successor in the said of the title, estate, powers and authorities nortgage, pled a or otherwise encumber said property, or any part f, from time to me, in possession or reversion, by leases to commens and for any period of time, not exceeding in the case to renew or exted disease upon the transpersion.
TO HAVE AND TO HOLD the said premises a rein and in said trust agreement set forth. Full power and authority is hereby granted to any part thereof, to dedicate parks, streets, it resubdivide said property as often as desired, to convey either with or without consideration coessors in trust and to grant to such successor side in said trustes, to donate to diedate, exceeding the season of the	w. d. the appurtenances upon the trusts and for the uses and purposes gald trust, a to mprove, manage, protect and subdivide said premises ghaways calley and to vacate any subdivision or part thereof, and to contrat to sell, to grant options to purchase, to sell on any terms, a, to con "as" if premises or any part thereof to a successor or or successor in a ust all of the title, estate, powers and authorities nortgage, pled e or otherwise encumber said property, or any part for them to "a". In possession or reversion, by leases to come to renew or exte d'ases upon any terms and for any period or to renew or exte d'ases upon any terms and for any period or y leases and the tar. 3 "a provisions thereof at any time or times options to lease and cuton) to renew leases and options to purchase ract respecting the manner of xing the amount of present or future, or any part thereof, f. c. as real or personal property, to grant convey or assign any right titl or interest in or about or easement and to all with said proper y and every part thereof in all other above specified, at any time or time a "earter." trustee in relation to said premises, r to whom said premises or any sold leased or mortgaged by said rustee, be obliged to see to the core of the property of the
Full power and authority is hereby granted to; any part thereof, to dedicate parks, streets, ing resubdivide said property as often as desired, to convey either with or without consideration convey either with or without consideration of the convey either with or without consideration of the convey either with enteroid, to lease said property, or any part thereof ence in praesenti or in future, and upon any terrany single demise the term of 198 years, and triods of time and to amend, change or modify rearter, to contract to make leases and to grant to whole or any part of the reversion and to contract the contract of the reversion and to contract of the contract of the reversion and to contract of the contract of the contract of the representation of the part of the reversion and to contract of the cont	said trust a to mprove, manage, protect and subdivide said premises proveys calley and to vacate any subdivision or part thereof, and to contract to sell, to grant options to purchase, to sell on any terms, and the sell of
Full power and authority is hereby granted to; any part thereof, to dedicate parks, streets, in grestubivide said property as often as desired, to convey distal property as often as desired, to convey distal property as often as desired, to convey distal the to grant to such successor sted in said trustee, to donate, to dedicate, to mereof, to lease said property, or any part thereomene in praesenti or in future, and upon any terrany single demise the term of 198 years, and riods of time and to amend, change or modify reafter, to any mart of the reversion and to contracted to any terrange of the reversion and to contracted to the severation as a several part thereof, and the reversion and to contracted to be a several part of the reversion and to contracted to be a several part of the reversion and to contracted to the several part of the reversion and to contracted to the several part of the reversion and to contracted to be a several part of the reversion and the said of the reversion and the reversion	said trust a to mprove, manage, protect and subdivide said premises rimways c alley and to vacate any subdivision or part thereof, and to contract to sell, to grant options to purchase, to sell on any terms, or or successor in 'use' all of the title, entate, powers and authorities nor tagge, pled e or otherwise encumber said property, or any part of, from time to 'm', in possession or reversion, by leases to comment and for any period of a bars upon any terms and for any period of the not exceeding in the case to renew or exte d'assau upon any terms and for any period or periods of time, not exceeding in the case to renew or exte d'assau upon any terms and for any period or leases and the tag of the provisions thereof at any time or times ract respecting the manner of xing the amount of present or future, or, or any part thereof, fc. cae real or personal property, to grant convey or assign any right titl or interest in or about or easement, and to deal with said proper y 'd every part thereof in all other due lawful for any person or imp the same to deal with the same, above specified, at any time or time a eafer. Trustee in relation to said premises, 'r to whom said premises or any sold, deased or mottagged by said 'tustee, be obliged to see to the or be obliged to inquire into the necessary or expediency of any act quire into any of the terms of said trust g' tent; and every deed, executed by said 'tustee in relation to sai 'ae estate shall be conjupon or claiming under any such conveyance, ee e or other instruent was executed in accor and with the trusts, etc) that the trust created by this Indenture and y 'm', 'a 'at a tagreement coft the trust created by this Indenture and y 'm', 'a' at a tagreement configee or other instrument was executed in accor and with the trusts. (c) that said trustee was duly authorized and en powered to execute cortage or other instrument was executed in accor and 'with the trusts. (c) that said trustee was duly authorized and en powered to execute cortage or other instrument a
Full power and authority is hereby granted to; any part thereof, to dedicate parks, streets, in grestubdyide said property as often as desired, to convey either the form of the grant to such successor steel in said trustee, to donate, to dedicate, to mereof, to lease said property, or any part thereomere in praesenti or in future, and upon any terrany single demise the term of 198 years, and riods of time and to amend, change or modify reafter, to contract to make leases and to grant to reafter, and the sease and to grant steel the said trustee of the said trustees of any kind, to release, or purtenant to said premises or any part thereof, upon the said trustees of the said trustee, or be obliged or privileged to in the said trustee, or be obliged or privileged to make dedicated to the said trustee, or be obliged or privileged to inside the said trustee, or the said trustee, or said trustee, or the said trust, that such successor or successors in trust, that such succ	said trust a to mprove, manage, protect and subdivide said premises giveys c alley and to vacate any subdivision or part thereof, and to contract to sell, to grant options to purchase, to sell on any terms, or or successor in vast all of the title, estate, powers and authorities or or successor in vast all of the title, estate, powers and authorities cortage, pled e or otherwise encumber said property, or any part of, from time to 'm', in possession or reversion, by leases to comment and for any period of periods of time, not exceeding in the case to renew or exte did assay upon any terms and for any period or periods of time, not exceeding in the case to renew or exte did assay upon any terms and for any period or preme leases and options to purchase of the contract of t
Full power and authority is hereby granted to; any part thereof, to dedicate parks, streets, in gresnodvide said property as often as desired, to any part thereof, to dedicate parks, streets, in gresnodvide said property as often as desired, to mereof, to lease said property, or any part thereof steed in said trustee, to donate, to dedicate, to mereof, to lease said property, or any part thereof ence in praesenti or in future, and upon any term any single demise the term of 188 years, and the said state of the term of 188 years, and the whole or any part of the reversion and to grant the whole or any part of the reversion and to contracts, to partition or to exchange said property seements or charges of any kind, to release, or purtenant to said premises or any part thereof, system of the said premises or any part thereof, and the said premises or any part thereof, and the said premises or any part thereof, and the said trustee, or be obliged or privileged to introduce the terms of this trust have been compiled with, and trustee, or be obliged or privileged to interest of this trust have been compiled with, and trustee, or be obliged or privileged to intend the said trustee, or be obliged or privileged to intend the said trustee, or be obliged or privileged to intend the said trustee, or be obliged or privileged to intend the said trustee, or be obliged or privileged to intend the said trustee, or be obliged or privileged to intend the said trustee, or successor or successor or successor or successor or successor or successor of the said that such convey onditions and limitations contained in this Inde binding upon all beneficiaries thereunder, (and deliver every such deed, trust deed, lease, may be a successor or successors in trust, that such and trusters is hereby declared to be personal property equitable, in or to said real estate as such, but it the successor of t	said trust a to mprove, manage, protect and subdivide said premises rinways a saley and to vacate any subdivision or part thereof, and to control to sell, to grant options to purchase, to sell on any terms, or control to sell, to grant options to purchase, to sell on any terms, or or successor in 'uset all of the title, estate, powers and authorities nortgage, pled e o' otherwise encumber said property, or any part of the time to 'm', in possession or reversion, by leases to comment and for any period of a sease upon any terms and for any period or to renew or exte d'assess upon any terms and for any period or options to never on the sease and options to renew or exte d'assession any terms and for any period or options to lease and c, tion) to renew leases and options to purchase ract respecting the manner of scing the amount of present or future once, or any part thereof, fc. c ac' real or personal property, to grant convey or assign any right titl; or interest in or about or easement, and to deal with said proper y' ad every part thereof in all other above specified, at any time of the property of the property of the same to said premises, r to whom said premises or any sold, leased or mortgaged by said rustee, be obliged to see that or be obliged to inquire into the necessity or expediency of any act quire into any of the terms of said trust of the said trust and every deed, executed by said trustee in relation to sail as estate shall be concaved to the said trust agreement or in some r
Full power and authority is hereby granted to any part thereof, to dedicate parks, streets, lig resubdivide said property as often as desired, to convey in trust and to grant to such successor sted in said trustee, to donate, to dedicate, to mereof, to lease said property, or any part thereomee in praesenti or in future, and upon any term any single demise the term of 198 years, and riods of time and to annex lease and property and the same of the said strustee of the eversion and to control to the same of the same o	said trust of to mprove, manage, protect and subdivide said premises rinways calley and to vacate any subdivision or part thereof, and to control to sell, to grant options to purchase, to sell on any terms, or successor in 'uset all of the title, estate, powers and authorities nortgage, pled e o' otherwise encumber said property, or any part for from time to 'm', in possession or reversion, by leases to comment and for any period of time, not exceeding in the case to renew or exte d'as-su upon any terms and for any period or periods of time, not exceeding in the case to renew or exte d'as-su upon any terms and for any period or options to lease and of the periods of time, not exceeding in the case to renew or externation of the case to renew or externation of the control of the case to renew or externation of the control of the control of the control of the control of the case to renew or externation of the control of the
Full power and authority is hereby granted to; any part thereof, to dedicate parks, streets, in grestibilities and property as often as desired, to convey in the trust and to grant to such successor sted in said trustee, to donate, to dedicate, to mereof, to lease said property, or any part thereomes in praesenti or in future, and upon any term any single demise the term of 198 years, and riods of time and to amend, change or modify on the said of the said of the term of 198 years, and riods of time and to amend, change or modify on which are the said of the said	said trust of to mprove, manage, protect and subdivide said premises rinways calley and to vacate any subdivision or part thereof, and to control to sell, to grant options to purchase, to sell on any terms, or successor in 'uset all of the title, estate, powers and authorities nortgage, pled e o' otherwise encumber said property, or any part for from time to 'm', in possession or reversion, by leases to comment and for any period of time, not exceeding in the case to renew or exte d'as-su upon any terms and for any period or periods of time, not exceeding in the case to renew or exte d'as-su upon any terms and for any period or options to lease and of the periods of time, not exceeding in the case to renew or externation of the case to renew or externation of the control of the case to renew or externation of the control of the control of the control of the control of the case to renew or externation of the control of the

## **UNOFFICIAL COPY**

STATE OF ILLINOIS  STATE OF LAKE  SS.  COUNTY OF LAKE  SCHOOL OF OTHER PROPERTY OF STATE OF S	5.10
PAUL GREVIN and JAN GREVIN  PAUL GREVIN and JAN GREVIN  Personally known to me to be the same persons—whose name—S subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the sald instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  GIVEN under my hand and notarial seal this 19th day of September 19 72	Part of the second seco
Rotary Public.	
THE THIS PRINTS A TREETSH, TH CODE COURTY, TLITTING TO AND THE SHIP OF THE SHI	22126678
HPP IN OLIGIA MARANY DES NAPERVILLE ILLINOIS  TRUSTANDOS  TRUSTA	

END OF RECORDED DOCUMENT