UNOFFICIAL COPY

61-98-43	4-4			tera timber en
*/	ture Witnesseth,	22 That the Gro	375 606	N HEBDA, a spinster,
	Cook 0. 00)	and Sta	ate of Illinois	for and in consideration
and other good and	valuable considerations in han			
9th	day of July,	1968	and known as Tru	st Number 71-80632
The T	o at 178.5 feet of the Sou	th 15 feet of 1	Lot 3 and the East	78.5 feet
	Jand 6 in Maxted's			
	feet(vxcer) the East 145			
	et thereof) of he North 1			
Range	12, East of Le Third P	rincipal Mer	idian, as per plat 1	ecorded November
13, 194	48 as Document 1 +44 ? 019	in Cook Cou	nty, Illinois.	
		0,	500	
TO HAVE AND	TO HOLD the said premises	with the annual		
Full power and a isses or any part ther and to resubdivide s without consideration any part thereof, from the second of the seco	authority is hereby granted to cof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to time not exceeding 198 ye are time not exceeding 198 ye are time and a mend, change or artition or the street of th	said trustee to highways or ale to contract to contract to to respectively. It is not to the contract to the c	improve, m uar a, prote lleys and to v.cr a, ny o sell, to sell or any ler or otherwise enc. at- reasent ior in future a ew or extend lease, ur and the terms and prov lart thereof, for other is sign any right, title o all other ways and for he same, whether simil	t and subdivide said prem- subdivision or part thereof ms, to convey either with or to lease said property, or d upon any terms and for on any terms and for any 'ons thereof at any time or eal oronal property, to 'int' est 1 or about said such ther onsiderations as ar to or diff cent from the
Full power and a ises or any part ther and to resubdivide a read to resubdivide a read to resubdivide a read to resubdivide and to resubdivide any period or periods of times hereafter; to p grant easements or opremises and to deal it would be lawful fc ways above specified premises, be obliged premises, be obliged premises, or be obliged premises, or be obliged that the statement of the second premises or be obliged premises, or be obliged premises, or be obliged premises and to read the second premises or be obliged premises.	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to mine the dedicate, to m time to time, by leases to time and to amend charges of time and to amend charges of time and to amend charges of time and to amend charges and preharges of any kind, to releas with said property and every or any person owning the same, at any time or times hereaft any party, to whom said premi by said trustee, and in no ca to see to the application of ar ted to see that the terms of the not of any act of said trustee,	said trustee to highways or aid ed, to contract to con	improve, m uar , prote lleys and to v.cr c. uy o sell, to sell or any ær or otherwise encr at easemt in in turer a sew or extend lease, ur out the terms and provided in the terms and provided in the same, whether similar thereof, shall be converty dealing with said they, rent or money bor en compiled with, or be in compiled with, or be or solved to inquire it or solved with, or be or solved with, or be or solved with or the compiled with, or be or solved with or solv	thand subdivide said prem- subdivision or part thereof ms, to convey either with or ms, to convey either with or ms, to classe said property, or d upon any terms and for any uns thereof at any time or said or — onal property, to int set 1 or about said with ther onsiderations as are the ordifferent from the eyed, concrete to be sold, trustee in tension to said obliged to incline into the motion of of the term. Is said
Full power and a ises or any part ther and to resubdivide si without consideration any part thereof, fro any period or periods of times acreative; to premise and to deal it would be lawful fe ways above specified In no case shall leased or mortgaged premises, or be obliged premises, or be obliged premises, or be obliged trust agreement. The interest of e to be personal proper intention hereof bein the times of the control of the property of the control of the contro	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to so time not exceeding 198 ye time and to amend, change or the contract of the contrac	said trustee to, highways or al act, to contract to contract to contract to contract to commence in plans, and to remmodify leases a operty, or any plans, and the contract the contract to contract the contract of the contract co	improve, m uar a, prote lleys and to v.cr a, ny osell, to sell or any ler or otherwise enc. at every or otherwise enc. at every or extend lease, ur and the terms and provart thereof, for other sign any right, title o all other ways and for he same, whether similately dealing with said ney, rent or money bor encomplied with, or be or obliged to inquire it least arising from the distribution of the company of the company company that of the company company that or obliged to inquire it least arising from the distribution of the company company that the company company the company company that the company company company that the company com	thand subdivide said prem- subdivision or part thereof ms, to convey either with or is to lease said property, or d upon any terms and for on any terms and for any 'ons thereof at any time or said or 'onal property, to intrest 1 or about said such ther onsiderations as ar to or diff rent from the eyed, conor 'co to be sold, trustee in re. ion to said cowed or ac. an 'ac. i said e obliged to inc line ato the moto any of the term. I said er them, is hereby decla 'et position of the premise; 'the e entire legal and equit. le
Full power and a ises or any part ther and to resubdivide si without consideration any part thereof, fro any period or periods of times acreative; to premise and to deal it would be lawful fe ways above specified In no case shall leased or mortgaged premises, or be obliged premises, or be obliged premises, or be obliged trust agreement. The interest of e to be personal proper intention hereof bein the times of the control of the property of the control of the contro	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to rim time to time, by leases to so time not exceeding 198 ye time and to amend, change or artition or to exchange said prohanges of any kind, to releas with said property and every or any person owning the same, at any time or times hereaft any party, to whom said premiby said trustee, and in no cat to see to the application of a red to see to the application of any end of any act of said trustee, and hereby of any act of said trustee, agach and every beneficiary herety and to be in the earnings, ig to vest in the said PULLM of all of the premises above denutor—hereby expressly waits.	said trustee to, highways or al act, to contract to contract to contract to contract to commence in plans, and to remmodify leases a operty, or any plans, and the contract the contract to contract the contract of the contract co	improve, m uar a, prote lleys and to v.cr a, ny osell, to sell or any ler or otherwise enc. at every or otherwise enc. at every or extend lease, ur and the terms and provart thereof, for other sign any right, title o all other ways and for he same, whether similately dealing with said ney, rent or money bor encomplied with, or be or obliged to inquire it least arising from the distribution of the company of the company company that of the company company that or obliged to inquire it least arising from the distribution of the company company that the company company the company company that the company company company that the company com	thand subdivide said prem- subdivision or part thereof ms, to convey either with or ms, to convey either with or ms, to classe said property, or d upon any terms and for any uns thereof at any time or said or — onal property, to int set 1 or about said with ther onsiderations as are the ordifferent from the eyed, concrete to be sold, trustee in tension to said obliged to incline into the motion of of the term. Is said
Full power and a ises or any part ther and to resubdivide si without consideration any part thereof, fro any period or period	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to rim time to time, by leases to so time not exceeding 198 ye time and to amend, change or artition or to exchange said prohanges of any kind, to releas with said property and every or any person owning the same, at any time or times hereaft any party, to whom said premiby said trustee, and in no cat to see to the application of a red to see to the application of any end of any act of said trustee, and hereby of any act of said trustee, agach and every beneficiary herety and to be in the earnings, ig to vest in the said PULLM of all of the premises above denutor—hereby expressly waits.	said trustee to highways or at ed, to contract contrac	improve, m uar a, prote lleys and to v.cr a, ny osell, to sell or any ler or otherwise enc. at every or otherwise enc. at every or extend lease, ur and the terms and provart thereof, for other sign any right, title o all other ways and for he same, whether similately dealing with said ney, rent or money bor encomplied with, or be or obliged to inquire it least arising from the distribution of the company of the company company that of the company company that or obliged to inquire it least arising from the distribution of the company company that the company company the company company that the company company company that the company com	t and subdivide said prem- subdivision or part thereof ms, to convey either with or is to lease said property, or d upon any terms and for on any terms and for any 'ons thereof at any time or sal or 'onal property, to int est 1 or about said such ther onsiderations as ar to or diff rent from the eyed, concrete to be said, trustee in real or to said towed or as, and to said obliged to include a to the note any of the term, as a solid er them, is hereby declar er them and by virtue
Full power and a isses or any part ther and to resubdivide s: without consideration any part thereof from the part thereof from the part thereof from the part thereof from the part of th	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to m time to time, by leases to the street of th	said trustee to highways or at ed, to contract contrac	improve, m uar a, prote lleys and to v.cr s. up o sell, to sell or any ær or otherwise enc at a sew or extend lease, ur and the terms and provart thereof, for other right, title of sell other ways and for the same, whether simil thereof, shall be convrty dealing with said and the same, whether simil thereof, shall be convrty dealing with said or obliged to inquire if or obliged to inquire if or obliged to inquire if the same, and or obliged to inquire if the same, and or obliged to inquire if the same, and the same of the same o	thand subdivide said prem- subdivision or part thereof ms, to convey either with or ms, to convey either with or ms, to classe said property, or d upon any terms and for on any terms and for any 'ons thereof at any time or said or — onal property, to int est 1 or about said and there on the control of int est 1 or about said and there on the control of the control of the control of trustee in ten ion to said obliged to int line into the control of the term of said er them, is hereby decla et position of the premise; the entire legal and equit le benefit under and by virtue from sale on execution or
Full power and a isses or any part ther and to resubdivide s: without consideration and to resubdivide s: without consideration and to resubdivide s: without consideration and the second series of times hereafter; to p grant easements or operation or periods of times hereafter; to p grant easements or operation of the second it would be lawful fe ways above specified In no case shall leased or mortgaged premises, be obliged premises, or be obliged premises, or be oblige necessity or expedier trust agreement. The interest of e to be personal proper intention hereof bein title in fee, in and the said great and and the said great any and all statut otherwise. In Witness Whei	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to m time to time, by leases to the street of th	said trustee to highways or ai ded, to contract contra	improve, m uar a, prote lleys and to v.cr s. up o sell, to sell or any ær or otherwise enc at a sew or extend lease, ur and the terms and provart thereof, for other right, title of sell other ways and for the same, whether simil thereof, shall be convrty dealing with said and the same, whether simil thereof, shall be convrty dealing with said or obliged to inquire if or obliged to inquire if or obliged to inquire if the same, and or obliged to inquire if the same, and or obliged to inquire if the same, and the same of the same o	thand subdivide said prem- subdivision or part thereof ms, to convey either with or ms, to classe said property, or upon any terms and for any yons thereof at any time or cal or — onal property, to int est 1 or about said unch other onsiderations as ar to or diff rent from the eyed, concrete to be sold, trustee in realion to said obliged to incline ato the conved or act, or a said or of the term. If a said er them, is hereby declare position of the premise; the entire legal and equivable menefit under and by virtue from sale on execution or
Full power and a isses or any part ther and to resubdivide s: without consideration and to resubdivide s: without consideration and to resubdivide s: without consideration and the second series of times hereafter; to p grant easements or operation or periods of times hereafter; to p grant easements or operation of the second it would be lawful fe ways above specified In no case shall leased or mortgaged premises, be obliged premises, or be obliged premises, or be oblige necessity or expedier trust agreement. The interest of e to be personal proper intention hereof bein title in fee, in and the said great and and the said great any and all statut otherwise. In Witness Whei	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to m time to time, by leases to the street of th	said trustee to highways or ai ded, to contract contra	improve, m uar a, prote lleys and to v.cr s. up o sell, to sell or any ær or otherwise enc at a sew or extend lease, ur and the terms and provart thereof, for other right, title of sell other ways and for the same, whether simil thereof, shall be convrty dealing with said and the same, whether simil thereof, shall be convrty dealing with said or obliged to inquire if or obliged to inquire if or obliged to inquire if the same, and or obliged to inquire if the same, and or obliged to inquire if the same, and the same of the same o	thand subdivide said prem- subdivision or part thereof ms, to convey either with or ms, to classe said property, or upon any terms and for any yons thereof at any time or cal or — onal property, to int est 1 or about said unch other onsiderations as ar to or diff rent from the eyed, concrete to be sold, trustee in realion to said obliged to incline ato the conved or act, or a said or of the term. If a said er them, is hereby declare position of the premise; the entire legal and equivable menefit under and by virtue from sale on execution or
Full power and a isses or any part ther and to resubdivide s: without consideration and to resubdivide s: without consideration and to resubdivide s: without consideration and the second series of times hereafter; to p grant easements or operation or periods of times hereafter; to p grant easements or operation of the second it would be lawful fe ways above specified In no case shall leased or mortgaged premises, be obliged premises, or be obliged premises, or be oblige necessity or expedier trust agreement. The interest of e to be personal proper intention hereof bein title in fee, in and the said great and and the said great any and all statut otherwise. In Witness Whei	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to m time to time, by leases to the street of th	said trustee to highways or ai ded, to contract contra	improve, m uar a, prote lleys and to v.cr s. up o sell, to sell or any ær or otherwise enc at a sew or extend lease, ur and the terms and provart thereof, for other right, title of sell other ways and for the same, whether simil thereof, shall be convrty dealing with said and the same, whether simil thereof, shall be convrty dealing with said or obliged to inquire if or obliged to inquire if or obliged to inquire if the same, and or obliged to inquire if the same, and or obliged to inquire if the same, and the same of the same o	thand subdivide said prem- subdivision or part thereof ms, to convey either with or ms, to classe said property, or upon any terms and for any yons thereof at any time or cal or — onal property, to int est 1 or about said unch other onsiderations as ar to or diff rent from the eyed, concrete to be sold, trustee in realion to said obliged to incline ato the conved or act, or a said or of the term. If a said er them, is hereby declare position of the premise; the entire legal and equivable menefit under and by virtue from sale on execution or
Full power and a isses or any part ther and to resubdivide s: without consideration and to resubdivide s: without consideration and to resubdivide s: without consideration and the second series of times hereafter; to p grant easements or operation or periods of times hereafter; to p grant easements or operation of the second it would be lawful fe ways above specified In no case shall leased or mortgaged premises, be obliged premises, or be obliged premises, or be oblige necessity or expedier trust agreement. The interest of e to be personal proper intention hereof bein title in fee, in and the said great and and the said great any and all statut otherwise. In Witness Whei	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to m time to time, by leases to the street of th	said trustee to highways or ai ded, to contract contra	improve, m uar a, prote lleys and to v.cr s. up o sell, to sell or any ær or otherwise enc at a sew or extend lease, ur and the terms and provart thereof, for other right, title of sell other ways and for the same, whether simil thereof, shall be convrty dealing with said and the same, whether simil thereof, shall be convrty dealing with said or obliged to inquire if or obliged to inquire if or obliged to inquire if the same, and or obliged to inquire if the same, and or obliged to inquire if the same, and the same of the same o	thand subdivide said premsubdivision or part thereof ms, to convey either with or its to lease said property, or dupon any terms and for any 'ons thereof at any time or eal or 'nonal property, to 'int' est 1 or about said such ther onsiderations as at to rdiff cent from the eyed, concrete to be sold, trustee in real or to said cowed or act, and to 'is said explained to the constitution of the premise; 'is entire legal and equivalent to the entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise; 'is entire legal and equivalent to the constitution of the premise in the constitution of the premise in the constitution of the premise in the constitution of the constitution o
Full power and a isses or any part ther and to resubdivide s: without consideration and to resubdivide s: without consideration and to resubdivide s: without consideration and the second series of times hereafter; to p grant easements or operation or periods of times hereafter; to p grant easements or operation of the second it would be lawful fe ways above specified In no case shall leased or mortgaged premises, be obliged premises, or be obliged premises, or be oblige necessity or expedier trust agreement. The interest of e to be personal proper intention hereof bein title in fee, in and the said great and and the said great any and all statut otherwise. In Witness Whei	authority is hereby granted to eof, to dedicate parks, streets, aid property as often as desire, to donate, to dedicate, to m time to time, by leases to m time to time, by leases to the street of th	said trustee to highways or ai ded, to contract contra	improve, m uar a, prote lleys and to v.cr s. up o sell, to sell or any ær or otherwise enc at a sew or extend lease, ur and the terms and provart thereof, for other right, title of sell other ways and for the same, whether simil thereof, shall be convrty dealing with said and the same, whether simil thereof, shall be convrty dealing with said or obliged to inquire if or obliged to inquire if or obliged to inquire if the same, and or obliged to inquire if the same, and or obliged to inquire if the same, and the same of the same o	thand subdivide said premsubdivision or part thereof ms, to convey either with or is, to lease said property, or dupon any terms and for on any terms and for any uns thereof at any time or call or — onal property, to int est 1 or about said such ther onsiderations as ar to or different from the eyed, concrete to be sold, trustee in tender to said cobleged to inclure to said cobleged to inclure to the control of the trustee into any of the term. It is dependent on the entire legal and equitive entire legal and equitive from sale on execution or hand and seal — 73 **Table Lac (SEAL)**

and - Ten

UNOFFICIAL COPY

State of Illinois					
	Johanna Wyckoff a Notary Public in and for said County, in the State storesaid, Do Hareby Carrify. That Helen Hebda, a spinster				
	That Releft Hebo	1.			
D CO		nent, appeared before a signed, sealed and de free and voluntary ac	me this day in per livered the said ins t, for the uses and	strument purposes	
0	Given under my hand and		18th	day of	
Ž	June	Jekan		00	
	004	Colynx			
COOK COU FILED F	NTT. ILLINOIS OR RECORD	040	RECORDER TO: DEEDS	Heer	
Jun 26 '	73 29 Pt.	3	223756	06	
			C	4.	
				Ś	
TRUST No	PULLMAN BANK AND TRUSTEE TRUSTEE	ວ ຄົນກ	PULLMAN BANK AND TRUST COMPANY A00 EAST 111th STREET CHICAGO, ILLINOIS 60628	+1-06-09	

END OF RECORDED DOCUMENT