23 97. 5

ROUBLE FOR CONTROL FOR FRANKE M

ij

THE INVESTIGE WITNESSTILL That the Games a

of the County of 10 th and State of 111 tools for any product of the State of 111 tools for any product of the State of the State of the First National and which the product of the State of America, as Trustee mades the production of a trust agreement dated the 21st day of June 19.27, known as Trust Number 4001, the following of the County of Cook and State of Illinois, to bit:

Parcel 1:
The South 14 feet of the Lest helf of the East half of the Mortheast quarter of the Southeast quarter, together with the Morth - feet of the West half of the Last half of the outheast quarter of the Southeast quarter of Section 5%, Teynship 35 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2: Ensuments for the benefit of Parcel 1 or ingress and egress as created and contained in Grant of Easement from George Fasanella and Alice Fasanella, his wife, to Andrew and W.ima Seferovic, dated December 1, 1973 and recorded January 16, 1974 as document 22595829 over the West 12 feet of the South 185 feet of the North 321 feet of the West half of the East half of the Southeast warter of the Southeast quarter of Section 34, Township 35 North, Rings 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 3: Easements for the benefit of Parcel 1 for ingress and agrees as created and contained in Grant of Easement from LaSallo National Bank, April 18, 1964 and known as Trust enumber 32374 to Andrew Selectoriand Wilma Seferovic, his wife dated December 1, 1973 and recorded January 16, 1974 as document 22595829 over the West 30 feet of the East 'al' of the Southeast quarter of the Southeast quarter of Section 34, Tomba's 35 North, Range 14 East of the Third Principal Meridian, (excepting that part falling in Parcels 1 and 2) in Cook County, Illinois. 

10.1%

C

ĊŢ.

## **UNOFFICIAL COPY**

10 BAVI AND 10 BOLD the said premies with the apports now, is sport the triasts and for the news and purposes bettern and in said trost agreement set both. In the power and authority is bere by granted to said trost e to approve mange, protect and subdayide said property as often as desired, to contract to self, the grant options to purchase, to self on any terms, to convey energy with or without oursiberation, to convey said premiens or any part thereof, to associate a single-session or triast and to grant to such some existing and the trible, estate, powers and authorities vested in said trustee, to donate, to do did act to mortisgue, plotige or otherwise or number and property or any part thereof, the man part thereof, then time to time, possession or reviewed, by leaves to commence in procession or in the said of the trible, and to remediate the terms of 190 years, and to reme or even of any single demose the term of 190 years, and to reme or even of a said to the terms and provisions thereof at any time to time to ensure that the terms and provisions thereof at any time of times or any any terms and but any period or periods of time and to amend, change or modify leaves and options to put have the whole or any part of the even and of the existing the manner of present or future restricts to partition or to exchange said property, or any part thereof, but offer restricts to assign any right, title or interest in or about or easement appuremental to a revisional property, to grant casements or charges of any kind, to release, convey to a second and offer ways and for son bother to considerations as it would be lawful for any years of any port the same, whether similar to on different from the ways allowe specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said primities, it is whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or nortgaged by said trustee, be obliged to see to the applications of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to minime into any of the terms of said trusts agreen or a "devery deed, trust deed, mortgage, lease or other instrument severated by said trustee in relation to said real estate shall be combasive evidence in fave of every person relying upon or claiming under any such convexance, base or other instrument was infull being a substance and effect, the that such convexance or other instrument was executed in accordance where any defect, the that such convexance or other instrument was executed in accordance with the such convexance or other instrument was executed in accordance in this such convexance is made to a successor or successor or successors or succes

The interest of each and every beneficiary horizontal and of all persons a laming under them or an 'or them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said read estate, and sinch interest is hereby dockparts to be pury on. 'Property, and no beneficiary hereindershall have any title or interest, legal or equitable, in or to said real estate as such but only an interest in the earrings. 'Ails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby die ted not to register or mote in the certificate of title or doubt are thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of similar import, in accordance with the stantie in such a zee made and provided.

And the said grantor S — hereby expressly waive —— and release —— any and all right or benefit under and by virtue of any and all statutes of the State of Blinois, providing for the exemption of homesteads from sale on execution or otherwise.

In Witness Whereof, the granter S aforesaid has become set June 77 to mit. S and seal S. day of Heir 77 to mit. S and seal S

State of 1111 nois

in the state aforesaid, do hereby certify that

Ruphaga, R. Jonking, Die wife.

OTAR A STATE OF THE STATE OF TH

personally known to me to be the same person. So whose name So Are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said 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.

21st day of June 19

Notare Public

First National Bank in Chicago Heights Chicago Heights, Illinois 22901 Shagbark Lane Chicago Heights, IL 60411

For information only insert street address of above described property.

This space for affixing Riders and Revenue Stamp

This Instrument Prepared By
ANTHONY G. SCARIGNO, ATTORNEY AT LAW
1450 Aberdeen St.
Chicago Heights, Illinois 60411

Purument Number

1000 MAIL

END OF RECORDED DOCUMENT