UNOFFICIAL COPY

SUBJECT TO TO HAVE AND TO HOLD the said real estate with the appurenances, up. a trust, and for the uses and purposes berein and the said Trust Agreement set furth. Full power and authority is breeby granted to said Trustee to improve, manage, proc ct and saldivide said real estate or any part thereof is no assessate or substantial or said to said to describe the said to describe the said to describe the said to said to describe the said to describe the said to said to describe the said to describe the said to grant to to gr	23 Z41 UCU
of the County of COOK and State of 111inois for and in conscients to the county of Ten and 00/100	This Indenture Witnesseth, That the Grantor,
min of Ten and 00/100 Dillers (1 10.00 D	Harold F. Freitag, Jr. and Marsha K. Freitag, his wife
n. he d. rand, and of other good and valuable considerations, receipt of which is hereby day ecknowledged, Convey and Vacynet unto THE FIRST NATIONAL BANK OF DES PLANNES, a corporation day organized and conting as a pinon; banking association under the laws of the United States of America, and duly authorized to accept and greater than the State of Illinois, as Trustee under the previousnes of a certain Trust Agreement days of January 19. 75, and known as Trust Number 50041166. 19th day of January 19. 75 and known as Trust Number 50041166. COOK and State of Illinois, as of the County of COOK and State of Illinois, as of the County of COOK and State of Illinois, as of the County of COOK and State of Illinois, as of the County of COOK and State of Illinois, as of the County of COOK and State of Illinois, as of the County of Illinois. Lot 12 in Block 5 in Reuter's Westgate Unit 1, being a Subdivision of Dartt of the South West 1/4 of Section 30, TOWNShip 42 NOTTH Kange 11 East of the Third Principal Meridian, in Cook County, Illinois. Were the Cook of the County, Illinois. We see that the County of the County of Illinois of Il	Cook Illinois for and in consideration
and Varynt unto THE FIRST NATIONAL BANK OF DES PLAINES, a corporation duly organized and evint ing as a pinns, banking association under the laws of the United States of America, and duly authorized to accept and accept ac	
ing as a pinon; banking association under the laws of the United States of America, and duly surhorized to accept and esecute trust wish the State of Illinois, as Trusse under the provisions of a certain Trust Agistment dated the 9th Agy of January 19. 75, and known as Trust Number 50041166. The following describer well estate in the County of COOK and State of Illinois, to the State of the South West 1/4 of Section 30, Township 42 North Kange 11 East of the Third Principal Meridian, in COOK C unity, Illinois. SUBJECT TO TOWNSHIP AND TO BOLD the said real estate with the appartenance, up a great part of the said and the said of the third principal Meridian, in COOK C unity, Illinois. SUBJECT TO TOWNSHIP AND TO BOLD the said real estate with the appartenance, up a great principal meridian, in COOK C unity, Illinois. SUBJECT TO TO HAVE AND TO BOLD the said real estate with the appartenance, up a great principal meridian and the said	it he id raid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey
execute trum. Winn the State of Illinois, as Trusce under the procusions of a certain Trum Agreement dend the 9th day of January 19.75, and known as Trust Number 50041166. The following describe real estate in the County of Cook and State of Illinois, at: Lot 12 in Bloc' 5 in Reuter's Westgate Unit 1, being a Subdivision of bart of the South West 1/4 of Section 30, Township 42 North Kange 11 East of the Third Principal Meridian, in Cook County, Illinois. TO HAVE AND TO HOLD the said real estate with the apportenance, up a trust, and for the uses and purposes berman and Trust Representation of the State of the United Principal Agreements are forth. TO HAVE AND TO HOLD the said real estate with the apportenance, up a trust, and for the uses and purposes berman and Trust Representation of the State of the United Principal Agreements are forth. TO HAVE AND TO HOLD the said real estate with the apportenance, up a trust, and for the uses and purposes berman and trust and t	and 1/a ntunto THE FIRST NATIONAL BANK OF DES PLAINES, a corporation duly organized and exist
9th day of January 19_75 and known as Trust Number 50041166 the following describer tree estate in the County of COOK and State of Illinois, at the County of COOK Lot 12 in Bloc' 5 in Reuter's Westgate Unit 1, being a Subdivision of part of the South West 1/4 of Section 30, Township 42 North Fange 11 East of the Third Principal Meridian, in Cook County, Illinois. TO HAVE AND TO HOLD the said real estate with the apportenance, upportenance, upportenance and particles and real estate for the Third Principal Meridian, in cook County, Illinois. TO HAVE AND TO HOLD the said real estate with the apportenance, upportenance and relative to the uses and particles between the forth. Full power and authority is bretby granted to said Trustee to improve, manage, prooft and raidfulde and real sease or my part indeed to accept the county of the said of the uses and particles and real estate of the contract to said, to grant opinions to purchase, to add on any terms, to convey out—runt of enther contract to said and estate, or any part thereof to a tendence of encounters in trust and to grant opinions to purchase, to add on any terms, to convey out—runt of enther contract to said the said real estate, or any part thereof, for the renders of the said and another contract to a said the said real estate, or any part thereof, for the renders of the said and another contract to a said the contract to make lease said in participation for the said and estate, or any part thereof, for the renders of the said and another contract to a said estate, or any part thereof, for the renders of the said another contract to the said every part thereof is all other ways above species, as you are a true are an object to any part of the said and trants, or any said every part thereof is all other ways above species, as you are to read the said	
SUBJECT TO LOT 12 in Block 5 in Reuter's Westgate Unit 1, being a Subdivision of Dart of the South West 1/4 of Section 30, Township 42 North Range 11 East of the Third Principal Meridian, in Cook C unty, Illinois. TO HAVE AND TO HOLD the said real estate with the appurtenance, upc. 2 trusts, and for the uses and purposes brein and the said Trust Agreement set forth. THE TOWNSHIP STATE TOWNSHIP STATE ST	9th day of January 19 75 and known as Trust Number 50041166
SUBJECT TO TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and The said Trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and Trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and Trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and Trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurenance, up - 2 trusts, and for the uses and purposes berein and trust and trus	the following describe real estate in the County or
Subject to TO HAVE AND TO HOLD the said real estate with the appurtenances, up to trusts, and for the uses and purposes herein and provided and the same of the s	$\mathcal{G} \sim \mathcal{G}$
TO HAVE AND TO HOLD the said real estate with the appurtenances, upcome frusts, and for the uses and purposes herein and the first Agreement set forth. Full power and authority is breely granted to said Trust etc improve, manage, project and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part th reof, and i real estate or any part steered, from the project of the said of the sa	Subdivision of part of the South West 1/4 of Section 30.
TO HAVE AND TO HOLD the said real estate with the appurtenances, upc — a trusts, and for the uses and purposes herein and the first Agreement set forth. Full power and authority is breely granted to said Trust eto improve, manage, project and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part th reod, and i read estate or any part states of no contract to sell, to grant options to purchase to sell on any terms, to convey et a. " with or with the contract to the life of the part of the part of the contract to the life of the part	
TO HAVE AND TO HOLD the said real estate with the appurtenances, upcome frusts, and for the uses and purposes herein and the first Agreement set forth. Full power and authority is breely granted to said Trust etc improve, manage, project and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part th reof, and i real estate or any part steered, from the project of the said of the sa	
TO HAVE AND TO HOLD the said real estate with the appurtenances, up—a trusts, and for the uses and purposes herein and said Trust Agreement set forth. To Have and the said real estate or any real content of the said real estate or any real characteristics to the said trust and the said trust and the said trust and to vacate any subdivision or part the rod, and i residuously said real estate or any part thereof to a successor or ancessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors to any part thereof in sufficient to domain to declinate, to improve, manage, people or or good for the said trusts, or any part thereof in successor or successors in trust and to grant to such successor or accessors or any part thereof in successor or successors in trust and to grant to such successor or any part thereof in successor or accessors in trust and to grant to such successor or any part thereof in successor or accessors in trust and to grant to such successor or any part thereof in any trust of the successor or accessors in trust and to grant to such successors or any successors and provisions thereof are any trust or any part thereof, for other end or personal property, to grant cascements or charge or any part thereof, for other end or personal property, to grant cascements or charge or any part of the accessors of the successor of the	
TO HAVE AND TO HOLD the said real estate with the appurtenances, up—a trusts, and for the uses and purposes herein and said Trust Agreement set forth. To Have and the said real estate or any real content of the said real estate or any real characteristics to the said trust and the said trust and the said trust and to vacate any subdivision or part the rod, and i residuously said real estate or any part thereof to a successor or ancessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors in trust and to grant to such successor or accessors to any part thereof in sufficient to domain to declinate, to improve, manage, people or or good for the said trusts, or any part thereof in successor or successors in trust and to grant to such successor or accessors or any part thereof in successor or successors in trust and to grant to such successor or any part thereof in successor or accessors in trust and to grant to such successor or any part thereof in successor or accessors in trust and to grant to such successor or any part thereof in any trust of the successor or accessors in trust and to grant to such successors or any successors and provisions thereof are any trust or any part thereof, for other end or personal property, to grant cascements or charge or any part thereof, for other end or personal property, to grant cascements or charge or any part of the accessors of the successor of the	RA RA
and Trust Agreement set forth. Full power and substitutive in beechy granted to mid Trustee to improve, manage, pror or and subdivide said real erate or any part thereof, and the substitution of any purchase motors, rent or money between one substitution of any purchase the substitution of the substitution of the substitution of any purchase motors, rent or money between one substitution of any purchase substitution of the substitution of any purchase substitution of any purchase substitution of any purchase substitution of any purchase substi	NS. N. S.
and Trust Agreement set forth. Full power and substitutive in beechy granted to mid Trustee to improve, manage, pror or and subdivide said real erate or any part thereof, and the substitution of any purchase motors, rent or money between one substitution of any purchase the substitution of the substitution of the substitution of any purchase motors, rent or money between one substitution of any purchase substitution of the substitution of any purchase substitution of any purchase substitution of any purchase substitution of any purchase substi	
and Trust Agreement set forth. Full power and substitutive in beechy granted to mid Trustee to improve, manage, pror or and subdivide said real erate or any part thereof, and the substitution of any purchase motors, rent or money between one substitution of any purchase the substitution of the substitution of the substitution of any purchase motors, rent or money between one substitution of any purchase substitution of the substitution of any purchase substitution of any purchase substitution of any purchase substitution of any purchase substi	SUBJECT TO
Full power and authority is hearby gramed to said Trustee to improve, manage, poor or and subdivide said real serate or say purities. Full power and authority is hearby gramed to said Trustee to improve, manage, poor or and subdivide said real serate or say purities. The control of the cont	× × ×
Fall power and authority is nevery and to reserve to provide instance of the content of the cont	said Trust Agreement set forth.
instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agree and a in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Trustee, or any successor in trust, was all the title, estate, rights, powers, authorities, duties and obligations of in, his or their preference in trust. This concessor is increase, that such express understanding and condition that neither The First Autional Bank of Dre Plaines, individually or anything it is then or its or their agents or attentioning and condition that neither The First Autional Bank of Dre Plaines, individually or anything it is then or its or their agents or attentioning and condition that neither The First Autional Bank of Dre Plaines, individually or anything it is the they of its or their agents or attentions any personal liability or be subjected to any claim, judgment or decree for ensything it is the they or its or their agents or attentions or or ant to do in or about the areal setsate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real relates, any and all seed in the said of the provision of the said of the said of the provision of the provision of the provision of the provision of the area of the said o	thereof, to dedicate parks, streets, highways or alleys and to exacte any subdivision or part th reof, and y resultdivide said real eviate as often as desired, to contract to self, to grant capture options to purchase to self and any retting to the contract to self, to grant capture of the contract to self, to grant capture of the contract to the c
or as Trustee, user its successor or isoecessors in trust shall incur any personal hability or be subsected to any claim, indignent or decree for anything it we they or its or their agents or attorneys may do or omat to do in or about the on and real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or properly happening in or about said real relate, any and all respectively and the said trust can be all the said trust estate may be entered into by it is the name of the them beneficiaries. Agreement as thee enteredric into any or individual supported for such purposes, or at the election of the Trustee. The entered into the said trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such control, obligation or individually (and the Trustee and all have no obligation whatsoever with respect to any such control or individually (and the Trustee and have no obligation whatsoever with respect to any such control, obligation or individually (and the Trustee and the said possession of the Trustee to any such control, obligation or individually and the Trustee and the said possession of the Trustee to any such control, obligation or individually and the Trustee and the said possession of the Trustee that the said possession of the Trustee that the said possession of the Trustee and the applicable for the payment and discharge thereof). All presons and corporations whomsoever and whatsoever shall be charged with notice of this possession when the said of the said and the said and the said of the said and the said of the said and the said a	instrument was executed in accordance with the trusts, conditions and limitations contained in this lodesture and in said Trust Agree and in all amendments thereof, if any, and binding upon all beneficiares thereunder, (c) that said Trustee, or any successor in trust, was all amendments thereof in an amendment of the execute and deliver every such deed, trust deed, leave, mortgage or and an and (d) if the conveys, or it
of them shall be only in the earnings, avails and proceeds arising from the wale or any other disposition of said real extet, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real extate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said First National Bank of Des Phaines the entire legal and equitable title in fee simple, in and to all of the real extate above described. If the title to any of the above real extate is now or hereafter registered, the Revisitars of Titles is hereby directed not to require or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.	or as Trustee, nor its successor or successors in trust shall incur any personal hability or be subjected to any claim, judgment or decree for anything it is they or its or their agents or automorps may do or omit to do in or about the sand real exists or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or properly happening in or about said real exists, any and all such liability being hereby expressly suited and released. Any contract, obligation or indebtedness incurred on the recreed into by the Trustee in
import, in accordance with the statute in such tase made and provided.	of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real extre, and such interest is hereby declared to be personal property, and no beneficiary because that have any title or interest, legal or equivable, in or to said real extate as such, but only an interest in the extriners, avails and proceeds thereof as aforesaid, the intentions bernot being to wrat in said Free Natureal
And the said granter S hereby expressly waive and release and put and all right or buselt under and by virtue of any and all statutes	import, in accordance with the statute in such tase made and provided.
	of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.
In Witness Whereof, the grantor S aforesaid ha VChereunto set their hand S and seal. S this gth day of An 19 W	
Harel F Frutro 2 (seal)	Harelet Frutro 2 (44)
Harold F Froitag, Jr. Nausha Marsha K. Freitag [Stat]	Harold F Frontag, Jr. Yanka Tulaa [sen] [sen]

UNOFFICIAL COPY

