UNOFFICIAL COPY

TO HAVE AND TO HOLD the said premises with the special of special and in resultabilities and it results and for the uses and uniformly and state of a nitrate and to represent and in transitive and it results are and it results are form and intrasted and the said premises of the said premises of a first agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. Trustee under the provisions of a trust agreement dated the 19th day of August 19.75. To HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and proposed provisions thereof and underlying heavy purposes herein and in rail trust agreement set forth. To HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and may trust, to only registed the property as often as decided, as a furnity of the trust agreement set forth. To HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and may term, to only registed and to grant to achieve the trust agreement set forth. To HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and may term, to only registed the property as often as decided, as a furnity of the trust and provisions thereof at any time thereof, and to the county price and the property as often as decided to a price and the trust and the trustee of the property of the property of the property of the property of the prope				2.3	250 762	
RONALD BORKOWSKI AND JULLANN BORKOWSKI, HIS_WIFE To county of		4 20201	turade ett The	Araniar (s		
To HAVE AND TO HOLD the said premises with the appurtenances upon the trust and for the uses and urpness herein and maintifus agreement set form. Full power and authority is hereby granted to say, where to improve, manage, pretect and qualities and remained and maintifus and manage for the remained and trust agreement are form. Full power and authority is hereby granted to say, where to improve, manage, pretect and qualities and remained and trust agreement are form. Full power and authority is hereby granted to say, where to improve, manage, pretect and qualities are remained and part thereof, to say and premises of any far thereof, or any part thereof, to convey either with or without consideration; to covey said premises of any far thereof, to make a full present and the property, or any part thereof, to leave said property, or any part thereof, to leave said property, or any part thereof, to leave and property, or any part thereof, to a future, and lay grant, and to remove or succession of the leaves upon the company of time, not exceeding very and authority is a future, and lay grant, and to remove or succession of the leaves and property, or any part thereof, to leave and property, or any part thereof, the decider part of the exception and to contract respect by the means and property, or any part thereof, and to day the leaves and property, or any part thereof, the manage of thing, and contract the part of the exception and to contract respect by the manage of thing, the decidence pa	this Duoc	nture een	tuenatin cou	nonvousta u	IC LITER	
do the get and valuable considerations in hand, paid, Convey		RONALD BORKOV	VSKI AND JULIAN	_BURKUWSKI,_H		
do the get and valuable considerations in hand, paid, Convey		Cook	and St	ate of Illino	is for and in cor	sideration
do the ge i and valuable considerations in hand, paid, Convey	the County of	No /100's-				
Trustee under the provisions of a trust agreement dated the 19th day of August 19.75, nown as Trust. Nmb r 2652 the following described real estate in the County of Cook distate of Illinois, twitis 19.75, the following described real estate in the County of Cook distate of Illinois, twitis 19.75 the State of Illinois of Illinois the State of Illinois, twitis 19.75 the State of Illinois o						unto
Trust on the provisions of a trust agreement dated the 19th day of August 19.75. In a trust Number 2652 he following described real estate in the County of Cook distate of Illinos, twell: OC 5 in Block 4 in A. T. McIntosh and Company's Ridgeland Unit No. 2 being a subdivision in the North half of the South East quarter of Section 6, Township 37 orth, Range 13, East of the Third Principal Meridian in Cook County, Illinois. Exempt under provisions of Porograph E, Section 4, Roal Eros, 1977. TO HAVE AND TO HOLD the said premises of the Appartment of the Cook County, Illinois. TO HAVE AND TO HOLD the said premises of the Appartment of the Cook County, Illinois. Full power and authority is hereby granted to as 1, sace to improve, manage, protect and subdivide said remises or any part thereof, to declient parted to as 1, sace to improve, manage, protect and subdivide said remises or any part thereof, to declient parted to as 1, sace to improve, manage, protect and subdivide said remises or any part thereof, to declient parted to as 1, sace to improve, manage, protect and subdivide said remises or any part thereof, to declient parted to as 1, sace to improve, manage, protect and subdivide said remises or successors in trust and to grant to such successors of the successor of the success	d other gord and	valuable considera	tions in hand, paid, C	onvey	_and Quit-Claim	
over an a Trust Nomb r 652 of State of Illinos, t wit: of State of Illinos, t wit: other of I	ORTE PANK	AND TRUST	. 6825 West 111th S	Street, Worth, Illin	is 60482, a corporation o	1 111111015,
TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and urposes herein and in said trust agreement set for h. Pull power and authority is hereby granted to sa., where to improve, manage, protect and subdivides and remises or any part thereof, to decliente parks, streets, behn vy, or alleys out, the appurtenances upon the trusts and for the uses and urposes herein and in said trust agreement set for h. Pull power and authority is hereby granted to sa., where to improve, manage, protect and subdivide said remises or any part thereof, to decliente parks, streets, behn vy, or alleys out, the appurtenances upon the trusts and for the uses and remises or any part thereof, to declient parks, streets, behn vy, or alleys out, the appurtenances upon the trusts and to purchase a new treatment of the property of the property, or underties vested in said trustee, to identic, to decliente, to mortate property, or any part thereof, to lease said property, only upon any terms and for a y. p. fol or periods of time, not exceeding the case of any single demise the term of 189 years, and to renswe over the leases upon any terms, the case of any single demise the term of 189 years, and to renswe over the property, or any part thereof, to lease any part thereof, to ease and property, or any property, or any part thereof and to a property, or any part thereof	Trustee under th	e provisions of a	trust agreement dated	the_19th_day	of August	_ 18_/,
TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and urposes herein and in said trust agreement set fort. Full power and authority is hereby granted to sit, since to improve, manage, protect and subdivide said remises or any part thereof, to declente parks, streetlested, or intract to sell, to grant options to purchase, to sell hereof, and convey either with or without consideration, to covey said premises or any part thereof, and convey either with or without consideration, to covey said premises or any part thereof, and convey either with or without consideration, to covey said premises or any part thereof, and convey either with or without consideration, to covey said premises or any interest and to grant to such successors in cossors in cross and assor or successors in trust and to grant to such successors or successors in cross and assor or successors in trust and to grant to such successors or successors in cross and assor or successors in trust and to grant to such successors or successors in prost and to grant to such successors or successors in prost and to grant to such successors or successors in prost and to grant to such successors or successors in prost and to grant options to provide of times and for any part and the case of any single demise the term of 188 years, and to renew in processing the successor of the successors of the successor of the succ	nown as Trust N o	mt r. <u>1652</u> , t -wit:	, the following de	scribed real estate in	the County of COOK	
TO HAVE AND TO HOLD the said premise, wit, the appurtenances upon the trusts and for the uses and urposes herein and in said trust agreement set ford. Pull power an authority is hereby granted to su. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		n the North 1	balf of the Sou	th East quarte	r or Section o, low	mentp or
TO HAVE AND TO HOLD the said premises wit the appurtenances upon the trusts and for the uses and urposes herein and in said trust agreement set fort. Pull power and authority is hereby granted to sai, the eto improve, manage, protect and authority is hereby granted to sai, the eto improve, manage, protect and authority is hereby granted to sai, the eto improve, manage, protect and authority is hereby granted to sai, the eto improve, manage, protect and authority is hereby granted to sail trust, and the title, estate, powers and hereof, and to resubdivide said property as often as desired, of the grant protect and authority is hereby granted to sail trusted, to convey citer with or with such successor or one essays in trust, all of title, estate, powers and property, or surport, to grant said trustee, to donate, to dedicate, to moritant, and prove the estate of any single denise the end, change or modify leases and the terms and proteins thereof at any time there are any single denise the end, change or modify leases and the terms and proteins thereof at any time times hereafter, to contract to make leases and to grant options to lease any on any terms and for any extension of the reversion and to contract respect; on a protein the whole or any part of the reversion and to contract respect; on the case of any part of the reversion and to contract respect; on the contract to make leases and to grant options to be an any contract and the protein and to grant options to read the premises or any part thereof, and to did with a single the amount of a purchase the whole or any part of the reversion and to contract respect; on the contract of the same party and premises or any part thereof, and to did with a single the same hereof is all other ways and for such attentions as it would be lawful for any tight, title or interest in or any part thereof shall be conveyed, contracted to be solitored to the ways above spread on sail premises or the application of any purchase more provided to the provided premises of the pro			O/L Exe	mpt under prov	slons of Paragraph E,	Section 4,
TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and surposes herein and in said trust agreement set for 1. Full power and authority is hereby granted to sail, so tee to improve, manage, protect and subdivide said property and for the uses of the premises or any part thereof, to dedicate parks, streets, who are to sell, to grant options to purchase, to sell hereof, and to resubdivide said property as often action, to convey either did to grant to such successor or use essors in trust, all of the title, estate, powers and unthrities vested in said trustee, to indust, to dedicate, to morigate or otherwise enumber and now to the comment of the content of the content to such successor or use essors in trust, all of the title, estate, powers and unthrities vested in said trustee, to indust, to dedicate, to morigate or otherwise enumber and now to commence in praceent or in future, and upon any terms and the content to make classes and may term and the content to make classes and to grant options to be said provisions thereof at any time entire to the content to make classes and to grant options to its an option or report in the entire of purchase the whole or any part of the reversion and to contract respect it is bereful for other real or personal research of tuture rentals, to partition or to exchange said property. To grant casements or charges enders and the contract respect it is bereful for other real or personal respect, to grant casements or charges enders and the contract respect it is bereful for other real or personal respect, to grant casements or charges enders of the second property to grant casements or charges of the second property to grant thereof, and to de will said the ways and for any part dependent of the second property to grant thereof, and to de will said the second property to grant thereof shall be conveyed, contracted to be sold, leased or mortgaged by the property and every part to deal with the same, whether similar to or different from the			Ros	LESTE Trender	Tam Aria Delesa & 2	<u>'/-/-></u>
TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and urposes herein and in said trust agreement set for 1. Pull power and authority is hereby granted to sa. 1, use to improve, manage, protect and subdivide said remises or any part thereof, to dedicate parks, affects, who are the said property as often any terms, to convey either and the said property as often as the said trust to resubdivide said property as often as the said trust of the said trus			((Intala	Javel	
Full power and authority is hereby granted tout, clow yes or alleys and to vacate any subdivision or part remises or nay part thereof, to declicate parks attacks, clow yes or alleys and to vacate any subdivision or part hereof, and to resubdivide said property and to account of the part of the						
Full power and authority is hereby granted tout, clow yes or alleys and to vacate any subdivision or part remises or nay part thereof, to declicate parks attacks, clow yes or alleys and to vacate any subdivision or part hereof, and to resubdivide said property and to account of the part of the	TO HAVE A	ND TO HOLD th	e said premises with	the appurtenances	upon the trusts and for th	ie uses and
any part thereof shall be conveyed, contracted to be some part thereof shall be conveyed, contracted to be some part thereof shall be conveyed, contracted to be some part of advanced on said premise, or be obliged to see he application of any purchase money, rent, or money borrowed or advanced on inquire into the receasity or expediency of hat the terms of this trust have been compiled or privileged inquire into any of the terms of said trusted, or be obliged or privileged inquire into any of the terms of said trusted, and every support of the delivery thereof the trust created by said trusted and conceve, need, as ear other conclusive evidence in face time of the delivery thereof the trust created by this indenture and by said trust agreement and be considered and effect, (b) that such conveyance or other instrument was executed an exposered to hereof and binding upon all beneficiaries thereunder, (c) that said trusted was duly author of any or powered to hereof and binding upon all beneficiaries thereunder, (c) that said trusted was duly author of any or powered to hereof and deliver every such deed, trust deed, lease, mortgage or other instruct have been properly and and are fully vested with all the title, estact, rights, powers, authorities, duties and obligations of its, his or heir producessors in trust. The interest is heart and every beneficiary hereunder and of all persons claiming under them or any of the shall be only in the earnings, avails and proceeds arising from the sale or her disposition of said real exists 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 estate as such, but only an interest in the earnings, avails and proceeds arising from the sale or here o	uthorities vested ny part thereof, to commence in pour the case of any seriod or periods or times hereafter o purchase the wiresent or future property, to grant hereof in all othe o deal with the sa	in said trustee, to o lease said proper lease said proper lease said to in fut single demise the of time and to am to contract to make to make the contract to make to partitic easements or charappurtenant to ser ways and for sume, whether simils	donate, to dedicate, to try, or any part thereo uro, and upon any te term of 198 years, ar tend, change or modif, ake leases and to gra- of the reversion and in or to exchange sai arges of any kind, to aid premises or any pi ach other consideratio ar to or different from	mortga e piedge of, fre. time to text gleases and the text gleases and the text gleases and the text gleases are to contract respect; different gleases, convey or and the text gleases, convey or and the text gleases, convey or and the text gleases glease	otherwise encumber such in possession or reversion in the sum of t	n, by leases t exceeding and for any at any time and options e amount of or personal terest in or every part ig the same s hereafter.
hall be only in the earnings, avails and proceeds arising from the only interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or unterest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds hereof as a forcesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon ondition," or "with limitations," or words of similar import, in accordance with the statute in such case made and orovided. And the said grantor S. hereby expressly waive S. and release. S. any and all right or benefit under and by intrue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on intrust of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on intrust of the state of Illinois and In Witness Whereof, the grantor S. aforesaid have hereunto set. In Witness Whereof, the grantor S. aforesaid have hereunto set. In Juliann Borkowski (SEAL)	ny part thereof in he application of hat the terms of nny act of said traced, trust deed, it onclusive evidence astrument, (a) it nent was in full he trusts, conditionable to a success and delivenade to a success and are fully yes.	shall be conveyed, any purchase mon this trust have histee, or be obliged nortgage, lease or e in favor of ever at at the time of force and effect, (one and limitation are upon all benefity every such dee or or successors hed with all the til.	contracted to be some legy, rent, or money be seen compiled with of lor privileged with of the privileged with of the privileged with the response of the privileged the delivery thereof the the delivery thereof the ciaries thereunder, to d, trust deed, lease, n trust, that such such the, estate, rights, por	rrowed or advanced r be obliged to inquire into any of the ite eauted by said trusten or claiming unde he trust created by unce or other instrudenture and in said) that said trustee nortgage or other incessor or successors wers, authorities, de	on said premise, or be ab tire into the necessity or extrems of said trust agricular transfer any such convey need a this Indenture and year, any such convey need to this Indenture and year, any section of the second of the se	liged to see prediency of it; and every late shall be see or other trust agree- dance with sendment powered to only sance is a "," 'nted hir or heir
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed for the control to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon notition," or "with limitations," or words of similar import, in accordance with the statute in such case made and rorovided. And the said grantors hereby expressly waives and releases any and all right or benefit under and by circus of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise. In Witness Whereof, the grantor saforesaid have hereunto set. their hands and least this 19th day of August 19.75. (SEAL) Ronald Borkowski (SEAL)	hall be only in t	he earnings, avail is hereby declared equitable, in or to	ls and proceeds arisir d to be personal prop said real estate as st	erty, and no beneficien, but only an inte-	iary hereunder shall have est in the earnings, avails a	any title or and proceeds
And the said grantors hereby expressly waives and releases, any and all right or benefit under and by rirtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on sevention or otherwise. In Witness Whereof, the grantor saforesaid have hereunto set their hands and local state of the saforesaid have hereunto set their hands and local state of the saforesaid have hereunto set their hands and local state of the saforesaid have hereunto set their hands and local state of the saforesaid have hereunto set their hands and local state of homesteads from sale on the saforesaid have hereunto set their hands. [SEAL]	If the title to	any of the above note in the certifi th limitations," or	lands is now or herer icate of title or duplic words of similar imp	after registered, the rate thereof, or mer port, in accordance	Registrar of Titles is her norial, the words, "in trust with the statute in such case	eby directed t," or "upon se made and
In Witness Whereof, the grantor Saforesaid have nereunto set. 19	And the said	grantors_ hereb all statutes of t	y expressly waives_the State of Illinois.	and release_S_ any providing for the c	and all right or benefit in xemption of homesteads f	rom sale on
Ronald Borkowski (SEAL) Juliann Borkowski (SEAL)	In Witness W				어디 본 아내는 이번 등을 받는다.	
Ronald Borkowski (SEAL)	scal S this		_day ofAugus			
Ronald Borkowski Juliann Borkowski (SEAL)	1101	Lund	(SFAL)	Leteans	Butanste	·(SEAL)
(SEAL)	Ronald Borko	wski		Juliann E	orkovski	(SEAL)
			(SEAL)			

Oct 9, 1975

UNOFFICIAL COPY-

		and Juliann Borkows	waid, do hereby certify that	
jierso:	nally known to me to be th	e same personswhose n	who are sabacribed to	
the fo	regoing instrument appea	red before me this day in per	son, and acknowledged that	
free a	nd voluntary act, for the	and delivered the said instr ses and purposes therein set	forth, including the release	
	aiver of the right of home	stead. Notarial Seal this 19	thday	
PUBLIC	August			
WITY	- +1200	The Lynn	Č Notary Public.	
CVX	ر ' ' کے 137 و 137 و 133 :			
0-	ינ!דעדד,טט מיי	16392 0 237	SUTEZ + A - Fue	
	2			
	\mathbf{O}			
	4			
				ر ر
				8
				Σ_{i}
	10-			23250762
	17			Ü
		J-MAIL (3)		
			ZSF SSF SSF SSF SSF SSF SSF SSF SSF SSF	
IUST		MAIL TO	DTRUS.	
	9 4	S A DY		J
n , 11 -	TO BANK AND	EQ /		
z				
No.	₹ 5	1 2 3 4	Nest Nest Nest State	
TRUST No	TO WORTH BANN AND TRUST	PROPERTY ADDRESS	Mail To: WORTH BANK AND TRUS: 6828 West 111th Street West, III no	

END OF RECORDED DOCUMENT