50 24082/er

				Form 402	- 7-54 - 1 M
		_			
This Indenture	W itnessett	, That The	Granter S.		
Robert L. Brown an	id Barbara A. B	rown, his	wife	244009	30
	ook and			for and in cor	sideration
of Ten and No/100-					- Dollars,
and other good and valuable	considerations in hand	paid, Convey.	, and Warrant	unto THE LAV	VNDALE
TRUST AND SAVINGS BA	ANK located in the City	of Chicago,	County of Cook	and State of Illin	ois, a cor-
poration duly organized and e	xisting under and by vi	rtue of the lav	ws of the State of	of Illinois, as Trus	stee under
the provisions of a trust agr	eement dated the	27th_day	of Decer	ber19	7.7, and
known as Trust Number				al estate in the	
Cook and division of Lots 2 55 and 96 in the 3 Section 16, Townsh Merician, in Cook	ichool Trustees iip 39 North. R	eng 13, E	Sion of an	e north par	L O7 1
					E (2000)
	e said premises with the op-				
					ST. REA
),				ESTAT SEPT. REVEN
	4	•			플유 * 플 디
					# R P P P P P P P P P P P P P P P P P P
	C				0. \$1
-	0,				50
	4				×S
TO HAVE AND TO HOLD th	a said manaissa mith the m) 	n the trusts and fou	the need and surrosses	******
			T PINC AT MINOR WHAT I'VE	me assent purposes	ribratu bara - II
a said trust agreement set forth.				hdivida said sassissa	
a said trust agreement set forth.				bdivide said premises I and to resubdivide sa ber with or without co	
a said trust agreement set forth.				bdivide said premises I and to resubdivide sa ber with or without co ch successor or success age, pledge or otherwis	
n said trust agreement set forth. Full power and authority is her hereof, to dedicate parks, streets, is soften as desired, to contract to sel o convey said premises or any par ill of the title, estate, powers and as aid prometry, or any part thereof.	reby granted to said trustee nighways or alleys and to va l, to grant options to purchas t thereof to a successor or su thorities vested in said trus to lease said property, or an	to aprove, man cate any rama, we, to sell in any uccessor in true tee, to do. str. to y part thereof	nage, protect and su silon or part thereo lerms, to convey eit ind to grant to su dedicate, to mortg	bdivide said premises I and to resubdivide sa ber with or without con the successor or success age, pledge or otherwis n possession or reversion exceeding in the case of sude of time and to sum	or any part id property isideration cossin frinti e encumber in, byleases
n said trust agreement set forth. Full power and authority is heterof, to dedicate parts, streets, is often as desired, to contract to selo o convey said premises or any part life the title, estate, powers and a sid property, or any part thereof, o commence in praesenti or in futurenise the term of 198 years, and to r modify leases and the terms and	reby granted to said trustee, nighways or alleys and to we 1, to grant options to purchas t thereof to a successo; or si uthorities vested in said trus to lease said property, or an o. and upon any terms and for renew or extend leases upon provisions thereof at any til	to aprove, man cate any rome, se, to sell on any uccessor in true uccessor in true uccessor in true tee, to do. atc. to y part thereof or any period or any terms and in me or times here	inge, protect and su sion or part thereo lerms, to convey eit i nd to grant to su dedicate, to mortg rem time to time, if wio is of time, not or a y period or per aller to or atract to	iods of time and to amo make leases and to gr	or any part is property is property is property is property is property is property in by leases f any single ind, change ant options
n said trust agreement set forth. Full power and authority is heterof, to dedicate parts, streets, is often as desired, to contract to selo o convey said premises or any part life the title, estate, powers and a sid property, or any part thereof, o commence in praesenti or in futurenise the term of 198 years, and to r modify leases and the terms and	reby granted to said trustee, nighways or alleys and to we 1, to grant options to purchas t thereof to a successo; or si uthorities vested in said trus to lease said property, or an o. and upon any terms and for renew or extend leases upon provisions thereof at any til	to aprove, man cate any rome, se, to sell on any uccessor in true tee, to do. atc. to y part thereof or any period or any terms and in me or times here	inge, protect and su sion or part thereo lerms, to convey eit i nd to grant to su dedicate, to mortg rem time to time, if wio is of time, not or a y period or per aller to or atract to	iods of time and to amo make leases and to gr	or any part is property is property is property is property is property is property in by leases f any single ind, change ant options
n said trust agreement set forth. Full power and authority is heteroof, to dedicate parks, streets, is often as desired, to contract to selo convey said premises or any part life the title, estate, powers and as sid property, or any part thereof, o commence in præsenti or in futurenise the term of 198 years, and to r modify leases and the terms and	reby granted to said trustee, nighways or alleys and to we 1, to grant options to purchas t thereof to a successo; or si uthorities vested in said trus to lease said property, or an o. and upon any terms and for renew or extend leases upon provisions thereof at any til	to aprove, man cate any rome, se, to sell on any uccessor in true tee, to do. atc. to y part thereof or any period or any terms and in me or times here	inge, protect and su sion or part thereo lerms, to convey eit i nd to grant to su dedicate, to mortg rem time to time, if wio is of time, not or a y period or per aller to or atract to	iods of time and to amo make leases and to gr	or any part is property is property is property is property is property is property in by leases f any single ind, change ant options
n said trust agreement set forth. Full power and authority is he hereof, to dedicate parks, streets, Is solten as desired, to contract to sel o convey said premises or any part il of the title, estate, powers and as aid property, or any part thereof, o commence in presentior in future miss the term of 198 years, and to remodify leases and the terms and o lease and options to renew leases or of fixing the amount of present ersonal property, to grant examensent appurtenant to said premises out of the considerations as it would om the ways above specified, at a In no case shall any party deal!	reby granted to said trustee, inghways or alleys and to wa .1, to grant options to purchas t thereof to a successo: or suthorities vested in said trus to lease said property, or an .0, and upon any terms and fe renew or extend leases upon provisions thereof at any tis and options to purchase the or future rentals, to partitists or charges of any kind, to or any part thereof, and to de dbe lawful for any person on times hereafter. In with said trustee in relation governed the said trustee in relation.	te aprove, man cate any ram, in e, to sell n any uccessor in true tree, to do, ate, to y part thereof any terms and in me or times here whole or any par release, convey ce eal with said pro- wning the same	sige, protect and susion or part thereoems, to convey eit it and to grant to sure it in the to grant to sure it in the to time, in the time, not are 'y period or per all and an are to a tract to the 'version as easil' party or rassign ny right, to call with the tar to deal with the tar es, or to whom said es, or to whom said es, or to whom said	ods of time and to am make leases and to gra d to contract respecti any part thereof, for c itle or interest in or ab t thereof in all other wane, whether similar to remis 's or any part t	or any part is property in its
n said trust agreement set forth. Full power and authority is hereof, to dedicate parks, streets, is often as desired, to contract to sel o convey said premises or any paril of the title, estate, powers and as aid property, or any part thereof, o commence in praesenti or in future imise the term of 198 years, and to r modify leases and the terms and o lease and options to renew leases or of fixing the amount of present erronal property, to grant easemen erronal property, to grant easemen ent appurtenant to said premises outh other considerations as it woul from the ways above specified, at a In no case shall any party dealite conveyed, contracted to be sold, ent, or money borrowed or advance to obliged to inquire into the necessi	reby granted to said trustee nighways or alleys and to wa 1, to grant options to purchas t thereof to a successo: or as thorities vested in said trus to lease said property, or an or and upon any terms and for renew or extend leases upon provisions thereof at any tit and options to purchase the or future rentals, to partiti ts or charges of any kind, to or any part thereof, and to de de be lawful for any person my time or times hereafter. In gwith said trustee in relatic leased or mortgaged by saic ed on said premises, or be o sity or expediency of any active sity or expediency of sity or expediency of any active sity sity or expediency of any active sity or expediency of any active sity sity or expediency of any active sity sity sity sity sity sity sity sity	to aprove, manuate any ramine, to sell n any uccessori in true, to do, it to y part thereof any terms and important the control of the contro	sign, protect and susion or part thereosems, to convey eit is not to grant to sure it is not to grant to sure it is not to grant to sure it is to mort grant time to time. It is y remoid or per all and a part of a ratact to disher, version as used in part or rassign; ny right, to deal with the lar to deal with the lar to deal with the lar sure to the sure or to whom said egg do see to the a the terms of this or be obliged or pr	iods of time and to aming the contract respects any part thereof, for citle or interest in or ab thereof in all other when, whether similar to a remis 'sor any part t' iplicat' in of any purch use t' '' '' '' '' '' '' '' '' '' '' '' ''	or any part id property in its
n said trust agreement set forth. Full power and authority is hereof, to dedicate parks, streets, I soften as desired, to contract to sel or convey said premises or any paril of the title, estate, powers and as aid property, or any part thereof, or commence in praesenti or in future emise the term of 198 years, and to r modify leases and the terms and o lease and options to renew leases or of fixing the amount of present erronal property, to grant easemen ent appurtenant to said premises out of the considerations as it would not here ways above specified, at a In no case shall any party dealite conveyed, contracted to be sold, ent, or money borrowed or advance obliged to inquire into the necessures of said trust agreement; and aid real estate shall be conclusive events.	reby granted to said trustee nighways or alleys and to wa l. to grant options to purchas t thereof to a successo: or as uthorities vested in said trus to lease said property, or an or, and upon any terms and ferenew or extend leases upon provisions thereof at any tin and options to purchase the or future rentals, to partitists or charges of any kind, to rany part thereof, and to de de lawful for any person on y time or times hereafter. In gwith said trustee in relatit leased or mortgaged by saic ed on said premises. or be of sity or expediency of any activated, mortificate in factor of every person or flagor of the form of the said trustee of any activation of the factor of the f	to aprove, manuate any ramine, to sell n any uccessori in true, to do, are, to y part thereof any terms and important any terms and important any part thereof any terms and important and the same release, convey call with said promise it trustee, be oblibilized to see the tof said trustee, gage, lease or on relying upon on relying upon and the same to the said trustee.	sign, protect and sussion or part thereose therms, to convey eit to not to grant to sus- tedicate, to mortg red time, not- ric is of time, not- ric is y reriod or per a. zr. o z atract to to d. her version as e said " part; or r assign oy right; to deal with the lar to deal with the lar es, or to whom said eged to see to the a t the terms of this or be obliged or pre- per instrument exec relating under as or claiming under as	iods of time and to ami make leases and to grad to contract respecti any part thereof, for citie or interest in or ab it thereof in all other we ne, whether similar to remis 'sor any part't plicati in of any purch use t' we een compli- tion get o' Tuire int.	or any part id property in its
n said trust agreement set forth. Full power and authority is henered, to dedicate parks, streets, I soften as desired, to contract to sell or convey said premises or any paril of the title, estate, powers and as aid property, or any part thereof, or commence in praesenti or in future emise the term of 198 years, and to r modify leases and the terms and please and options to renew leases or of fixing the amount of present erronal property, to grant easemen ent appurtenant to said premises out of the considerations as it would not held to be sold, ent, or money borrowed or advance obliged to inquire into the necesserms of said trust agreement; and aid real estate shall be conclusive evistrument. (a) that at the time of the effect. (b) that such conveyance	reby granted to said trustee nighways or alleys and to wa lit options to purchas to thereof to a successor or as uthorities vested in said trusto lease said property, or an to lease said property, or an or and upon supterms and for renew or extend leases upon provisions thereof at any tin and options to purchase the or future rentals, to partitists or charges of any kind, to rany part thereof, and to de de lawful for any part thereof, and to de to my time or times hereafter. In gwith said trustee in relatit leased or mortgaged by said ed on said premises, or be of sity or expediency of any activery deed, trust deed, mort ridence in favor of every persue delivery thereof the trust ce or other instrument was ex-	to aprove, manually approved in any uccessor in trustee, to do, it. to y part thereof or any terms and it me or times here whole or any pare on or to exchang release, convey or all with said promise in trustee, be oblibilized to see that of said trustee, gage, lease or on relying upon created by this It excuted in according to the control of the con	sign, protect and sussion or part thereose therms, to convey eit is not to grant to sus- tedicate, to mortg red time to time, in ric is of time, not- rally period or per all ric of atract to to falley version as exid ric part; or rassign; ny right; to cet all dispersion or exidence of the exidence of exidence of exidence of exidence e	iods of time and to smi make leases and to grad to contract respecti any part thereof, for citie or interest in or ab it thereof in all other we ne, whether similar to plicati in of any purt ti- plicati in of any purt ti- plicati in of any purt ti- use to make the compli- tion get of luties in the junge of luties the junge of luties the y such or yarance, let trust agre more was se condition; and limit	or any part id property in its
n said trust agreement set forth. Full power and authority is her hereof, to dedicate parks, streets, Is solven as desired, to contract to sel to convey said premises or any partial property, and to remove the terms of 198 years, and to remove the term of 198 years, and to removing the amount of present or of fixing the amount of present erround property, to grant easement erround property and premise and premise and the end to the conveyed, contracted to be sold, ent. or money borrowed or advance obliged to inquire into the necesseries of said trust agreement; and ease that the true of it and effect, (b) that such conveyance timed in this Indenture and in said direct in this Indenture and in said enter in this Indenture and in said with the property of the propert	reby granted to said trustee nighways or alleys and to wa il, to grant options to purchas t thereof to a successo; or as uthorities vested in said trus to lease said property, or an or, and upon any terms and for renew or extend leases upon provisions thereof at any tis and options to purchase the or future rentals, to partitists or charges of any kind, to or any part thereof, and to de de lawful for any person only time or times hereafter. Ing with said trustee in relating the said of the said trustee in relating the said trustee in favor of every peed, trust deed, mort gradene in favor of every person of the trustee in favor of every the red it here of the trustee in said premiser, in the said of the trustee in the said of the trustee of the trustee of the trustee in the said of the said	to aprove, man cate any round in any uccessor in trus uccessor in trus uccessor in trus and in any part thereof or any terms and if me or times here whole or any part on or to exchang release, convey call with said promise the same on to said premise to consequent to the said premise of the said part of the said premise	sign, protect and sussion or part thereose sission or part thereose lemms, to convey eit is not to grant to sussion under the convey eit is not to grant to sussion in the convey in the	iods of time and to ame make leases and to grad to contract respecti any part thereof, for citle or interest in or ab thereof, the interest in or ab thereof in all other whee, whether similar to remis 'sor any part tiplicati in of any purchiust' in 'em compliance' to 'nuire intuited' ye', it usteen y such 'nuy 'arne, let rust agr. A truste any condition and him to condition and him the second	or any part id property id pro
n said trust agreement set forth. Full power and authority is he hereof, to dedicate parks, streets, is often as desired, to contract to sel o convey said premises or any part of the title, estate, powers and a sid property, or any part thereof, to commence in presenti or in future lemise the term of 189 years, and to remodify leases and the terms of the premise the term of 189 years, and the seminary of the sent of present property, to grant essement separate property, to grant essement end of present ends property, to grant essement ends property, to grant essement separate property, to grant essement ends property to grant essement ends to grant ends property ends property ends property ends property ends property ends ends ends ends ends ends ends ends	reby granted to said trustee, inghways or alleys and to wa to the control of the	to aprove, manuable of the province of the pro	sage, protect and sussion or part thereose sission or part thereose lemms, to convey eit is not to grant to sussion or part thereose side in the time, in the time, in the time, in the total part of the part, or assign ny right, the part of the the terms of this or be obliged or per instrument execute the terms of this or be obliged or per instrument execute the terms of this ance with the trust and binding upon all deed, trust deed, etc.	inde of time and to ame make lease and to grad to contract respecting any part thereof, for title or interest in or ab a thereof in all other whee, whether similar to remis 's or any part tiplication of any purchiputed' of 'nuire intuited' of 'nu	or any part ideproperty in its property in property in property in property in its property in its property in property in property in property in its property in its property in property in its property in pro
n said trust agreement set forth. Full power and authority is he hereof, to dedicate parks, streets, Is often as desired, to contract to sel o convey said premises or any partial of the sitle, estate, powers and a side property, or any partial of the sitle, estate, powers and a side property, or any partial of the sitle, estate, powers and a side property, or any partial of the side property, or any partial of the side property, or any partial of the side property, or any partial property, and to remotify leases and the terms of 198 years, and to remotify leases and the terms of lease and options to renew leases er of fixing the amount of present erround property, to grant easement erround promote shall pay party dealine conveyed, contracted to be sold, ent, or money borrowed or advance obliged to inquire into the necesserms of said trust agreement; and ead real estate shall be conclusive entartument. (a) that at the time of the strument, (a) that at the time of the strument, (a) that at the time of the strument, (a) that at the time of the died trust erround in said the structument of the structument o	reby granted to said trustee nighways or alleys and to wa lit options to purchas to thereof to a successor or authorities vested in said trusto lease said property, or an inthorities vested in said trusto lease said property, or an or, and upon any terms and for renew or extend leases upon provisions thereof at any tis and options to purchase the or future rentals, to partitists or charges of any kind, to or any part thereof, and to de de lawful for any person on you time or times hereafter. In with said trustee in relating the said of the said premises, or be of each of the said premises, or be of each of the said premises, or be of each of the said trustee in relating the said trustee of the said trustee in the said trustee of the trust ideance in favo of every persons agreement or in some am empowered to execute and do a successor or successors in the title, estate, rights, power of the said of the	to aprove, manuable of the provential of the pro	sage, protect and sussion or part thereo berma, to convey eit is not to grant to sus dedicate, to morta redicate, to morta redicate, to morta redicate, to morta redicate, to morta redicate, to morta redicate, redicate es, or to whom said god to see to the a the terms of this redicate redicate to the part of redicate es, or to whom said god to see to the a the terms of this or be obliged or proper instrument exce or claiming under as indenture and by said ance with the trust and binding upon all deed, trust deed, let uccessor or successor duties and obligate ining under them or nall estate, and such gal or equitable, in	iods of time and to ami make leases and to grad to contract respecti any part thereof, for title or interest in or ab a thereof in all other wee, whether similar to remis 'sor any part tiplicati in of any purchistic 'ween complitioned' to 'nuire intuited' y such 'nuy 'mee, let irust agree 'we's s. condition' and limit beneficiarie 'there' wis s. condition' and limit beneficiarie 'there' ye's in trust have een 'yns of its, his or tudir yns of its, his or tudir any of them shall be interest is hereby deer to said real estate a	or any part ideproperty in its interest in its inter
n said trust agreement set forth. Full power and authority is he hereof, to dedicate parks, streets, is often as desired, to contract to sel or convey said premises or any part of the title, estate, powers and a sid property, or any part thereof, or commence in presenti or in future lemise the term of 198 years, and to remodify leases and the terms and o lease and options to renew leases er of fixing the amount of present erronal property, to grant exagener erronal property, to grant exagener of the property, to grant exagener and the development of the property in the property of the property of the property in the property of the property of the property in the property of the property of the property of the property in the property of t	reby granted to said trustee nighways or alleys and to we highways or alleys and to we to the control of the co	ter aprove, manuate any room to see to sell namy uccessor in trustee, to do, are, to y part thereof any terms and it or any terms and it trustee, be obliged to see that of said trustee of the said trustee of the see that of said trustee of the see that of said trustee in accordance of the see that of the see that of the see that of the said trustee in accordance of the see that of the see th	sage, protect and sussion or part thereose sission or part thereose lemms, to convey eit is not or part to sussion or part thereose lemms, to convey eit is not to grant to sussion in the part of the	indeed filme and to ame make leases and to grad to contract respecting any part thereof, for itle or interest in or ab a thereof in all other week, whether similar to remis 's or any part tiplication of any purch 'user' or 'user compliance'	or any part ideproperty in its property in its
n said trust agreement set forth. Full power and authority is he hereof, to dedicate parks, streets, is often as desired, to contract to sel o convey said premises or any part ill of the title, estate, powers and a sid property, or any part thereof, o commence in presenti or in future lemise the term of 198 years, and to remodify leases and the terms and o lease and options to renew leases er of fixing the amount of present erronal property, to grant exagener of the open open party dealing the property of the property is to grant exagener of the property of the party of the property and no beneficiar nily an interest of each and every armings, avails and proceeds arising removal property, and no beneficiar nily an interest in the earnings, avails and proceeds arisingly an interest in the earnings, avails and proceeds arisingly an interest in the earnings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest in the earnings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly an interest of each and every armings, avails and proceeds arisingly and a	reby granted to said trustee nighways or alleys and to we highways or alleys and to we to the control of the co	ter aprove, manuate any room to see to sell namy uccessor in trustee, to do, are, to y part thereof any terms and it or any terms and it trustee, be obliged to see that of said trustee of the said trustee of the see that of said trustee of the see that of said trustee in accordance of the see that of the see that of the see that of the said trustee in accordance of the see that of the see th	sage, protect and sussion or part thereose sission or part to sime, in the following the part of the part or part of the p	indes of time and to ami make leases and to grad to contract respecting any part thereof, for title or interest in or ab a thereof in all other whee, whether similar to remis 's or any part tiplication of any purchipate of the properties of the p	or any part ideproperty in its property in its
a said trust agreement set forth. Full power and authority is he hereof, to dedicate parks, streets, lead to convey said premises or any part in the commence in present or in future learning to the street of the parks and to come the street of the street o	reby granted to said trustee nighways or alleys and to wa to high and to wa to he was a said trustee in the result of the said trustee in the result of the said trustee in the result of the said trustee in the result of lease said property, or an to lease said property, or an or, and upon any terms and for renew or extend leases upon provisions thereof at any tis and options to purchase the or future rentals, to partitists or charges of any kind, to or any part thereof, and to de de lawful for any person on you time or times hereafter. In with said trustee in relative each of the said premises or be of the said premiser. The said premise in the said and premises are resulted and the said of the said	to aprove, mancate any rounds to see to sell n any uccessor in trustee, to do, are, to y part thereof or any terms and if me or times here whole or any pare on or to eal with said promise in trustee, be oblibilized to see that of said trustee, gage, lease or our or to relying upon created by this II recuted in accord endment thereof eliver every such trust, that such sers, authorities, all persons claim ordition of said rute or interest, let aforeraid tered, the Registords "in trust." e and provided.	sage, protect and sussion or part thereose sission or part thereose lemma, to convey eit is not to grant to sussion or part thereose ledicate, to mority or the total the part of the part	indeed filme and to ame make leases and to grad to contract respecting any part thereof, for itle or interest in or ab a thereof in all other week, whether similar to remis 's or any part tiplication of any purch 'user' or 'user compliance'	or any part ideproperty in its property in its
a said trust agreement set forth. Full power and authority is her hereof, to dedicate parks, streets, 1s often as desired, to contract to sel o convey said premises or any part of the property, or any part thereof, or commence in praesentior in future lemiss the term of 198 years, and to a modify leaves and the terms and olease and options to renew leases ere of fixing the amount of present errors property, to grant easemen over a property, to grant easemen errors and property, to grant easemen ent appuremant to said premises outh other considerations as it would not be a superior of the property of the said premises outh other considerations as it would not be considered to inquire into the necessary of the said trust agreement; and easier that he conducted in this Indenture and in said trust agreement; and easier that the conduction of the entire that is the conduction of the entire that the conduction of the entire that the entire that is the conduction of the entire that the entire that is the entire that the entire that is the entire that the	reby granted to said trustee nighways or alleys and to wa to high and to wa to he was a said trustee in the result of the said trustee in the result of the said trustee in the result of the said trustee in the result of lease said property, or an to lease said property, or an or, and upon any terms and for renew or extend leases upon provisions thereof at any tis and options to purchase the or future rentals, to partitists or charges of any kind, to or any part thereof, and to de de lawful for any person on you time or times hereafter. In with said trustee in relative each of the said premises or be of the said premiser. The said premise in the said and premises are resulted and the said of the said	te aprove, man cate any round in any uccessor in any uccessor in true, to sell, in any uccessor in true, to do, are, to y part thereof or any terms and i me or times here whole or any par on or to exchang release, convey call with said promision to said premision rested by this In certact in accordendment thereof ediver every such truest, that such a reera, authorities aforesaid tered, the Regist tered, and provided.	sage, protect and sussion or part thereo therms, to convey eit is not to grant to sus the dicate, to morig the dicate, to morig the time to time, in the time to time, in the time, not the ti	indeed fime and to ame make leases and to grad to contract respecting any part thereof, for the contract respecting part the respective respect	or any part ideproperty in its income in its
n said trust agreement set forth. Full power and authority is her hereof, to dedicate parks, streets, is often as desired, to contract to sel o convey said premises or any part ill of the title, estate, powers and a said property, or any part thereof, to commence in present or in future lemise the term of all the terms of the t	reby granted to said trustee nighways or alleys and to wa to high and to wa to he was a said trustee in the result of the said trustee in the result of the said trustee in the result of the said trustee in the result of lease said property, or an to lease said property, or an or, and upon any terms and for renew or extend leases upon provisions thereof at any tis and options to purchase the or future rentals, to partitists or charges of any kind, to or any part thereof, and to de de lawful for any person on you time or times hereafter. In with said trustee in relative each of the said premises or be of the said premiser. The said premise in the said and premises are resulted and the said of the said	te aprove, man cate any round in any uccessor in any uccessor in true, to sell, in any uccessor in true, to do, are, to y part thereof or any terms and i me or times here whole or any par on or to exchang release, convey call with said promision to said premision rested by this In certact in accordendment thereof ediver every such truest, that such a reera, authorities aforesaid tered, the Regist tered, and provided.	sage, protect and sussion or part thereo therms, to convey eit is not to grant to sus the dicate, to morig the dicate, to morig the time to time, in the time to time, in the time, not the ti	indes of time and to ami make leases and to grad to contract respecting any part thereof, for title or interest in or ab a thereof in all other whee, whether similar to remis 's or any part tiplication of any purchipate of the properties of the p	or any part ideproperty in its income in its

05.0C/W

UNOFFICIAL COPY

	in and for said County, in That Robert L. Brot personally known to me to be subscribed to the foregoing	R. Parto, a Notary Public the State aforesoid, DO HEREBY CERTIFY, who and Barbara A. Brown, his wife the same persons whose names
	Instrument asthair fre therein set forth, including th GIVEN under my hand	ee and voluntary act, for the uses and purposes erelease and waiver of the right of homestead. and Notarial Seal, this
	978 APP 13 AM to 14 RECURLER OF DE	7
I Deci-	//X,	2233 24460A20 4—KEC T
Trust No	The Lawndale Trust and Savings Bank	The Lawndale Trust and Savings Bank 3333 WEST 26th STREET CHICAGO, ILLINOIS