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77 1 2 7 C	24 708 162							
This Indenture Witnes								
Frances McCants,	a widow, and not since remarried,							
<u> </u>								
the County of Cook	and State of Illinois for and in consideration							
nd other god and valuable considerations in	n hand, paid, Convey S and Quit-Claim S unto							
ORTH BANK AND TRUST, 6825	West 111th Street, Worth, Illinois 60482, a corporation of Illinois,							
Trustee under the provisions of a trust agr	greement dated the 23rd day of October 1978,							
	ne following described real estate in the County of Cook							
Southeast 1/4 of Section of the Third Principal	Edge, a Subdivision in the East 1/2 of the on 27, Township 36 North, Range 12, East Meridian, in Cook County, Illinois.							
	ar restrictions of record.							
	A 679							
	71100							
TO HAVE AND TO HOLD the soid	remises with the oppurtenances upon the trusts and for the uses and							
irposes herein and in said trust agreement	it set forth.							
Full power and authority is hereby gra emises or any part thereof, to dedicate par	anted to said trustee to inprove, manage, protect and subdivide said trks, streets, highways or ally 5x and to vacate any subdivision or part often as desired, to cont act to sell, to grant options to purchase, to sell ut consideration, to conversal premises or any part thereof to a sucsuch successor or successors at ust, all of the title, estate, powers and o dedicate, to mortgage, pied or otherwise encumber said property, or up and thereof. From time to time, it possession or reversion, by leases upon any terms and for any period or encourage of the self-self-self-self-self-self-self-self-							
ereof, and to resubdivide said property as o any terms, to convey either with or withou	often as desired, to cont act to sell, to grant options to purchase, to sell ut consideration, to convey said premises or any part thereof to a suc-							
ssor or successors in trust and to grant to s thorities vested in said trustee, to donate, to	o dedicate, to mortgage, pled or otherwise encumber said property, or							
ny part thereof, to lease said property, or any commence in praesenti or in futuro, and t	upon any terms and for any period or eriods of time, not exceeding							
the case of any single demise the term of 1	198 years, and to renew or extend lease, upon any terms and for any nee or modify leases and the term, and provisions thereof at any time							
times hereafter, to contract to make leases	is and to grant options to lease and optic s to renew leases and options							
esent or future rentals, to partition or to es	exchange said property, or any part ther of or other real or personal							
operty, to grant easements or charges of all out or easement appurtenant to said premis	ises or any part thereof, and to deal with said pro-crty and every part							
ereof in all other ways and for such other deal with the same, whether similar to or di	ses or any part thereof, and to deal with said proterty and every part considerations as it would be lawful for any peton owning the same liferent from the ways above specified, at any in a or times hereafter.							
In no case shall any party dealing with	said trustee in relation to said premises, or to waom id premises or ed to be sold, leased or mortgaged by said trustee, by by iged to see to							
e application of any purchase money, rent, o	or money borrowed or advanced on said premises, o. b obliged to see							
the application of any purchase money, rent, or money borrowed or advanced on said premises, o. b. obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or exprincy of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement, and very deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real es at esh il be								
ed, trust deed, mortgage, lease or other ins	istrument executed by said trustee in relation to said real es ate shill be							
strument, (a) that at the time of the deliver	istrument executed by said trustee in relation to said reat is a see. Trelying upon or claiming under any such conveyance, lea e or ofter relative thereof the trust created by this Indenture and by said or of the see of							
ent was in full force and effect, (b) that su e trusts, conditions and limitations contained	such conveyance or other instrument was executed in accordance with a din this Indenture and in said trust agreement or in some amendr in sereunder, (e) that said trustee was duly authorized and empower d the conveyance of the conveyance is sereing the conveyance of the conveyance is							
ereof and binding upon all beneficiaries the ecute and deliver every such deed, trust de	creunder, (c) that said trustee was duly authorized and empowered t leed, lease, mortgage or other instrument and (d) if the conveyance is hat such successor or successors in trust have been properly appointed that such successors in trust have been properly appointed to the pr							
i are fully vested with all the title, estate,	hat such successor or successors in trust have been properly appointed to rights, powers, authorities, duties and obligations of its, his or their							
edecessors in trust.	the state of them							
The interest of each and every beneather all be only in the earnings, avails and prod such interest is hereby declared to be perterest, legal or equitable, in or to said real elections as aforesaid.	ry hereunder and of an persons chamming under including second arising from the sale or other disposition of said real estate, ersonal property, and no beneficiary hereunder shall have any title or estate as such, but only an interest in the earnings, avails and proceeds							
TRANSPORTER TO THE PROPERTY OF ANY AND ADDRESS OF THE PROPERTY	now or hereafter registered, the Registrar of Titles is hereby directed the or duplicate thereof, or memorial, the words. "in trust," or "upon similar import, in accordance with the statute in such case made and							
And the said granter, hereby expressly	y waive <u>s.</u> and release s any and all right or benefit under and by of Illinois, providing for the exemption of homesteads from sale on							
In Witness Whereof, the grantor_aforesa	said haS hereunto set her hand and							
l thisday of	October 19 78							
(S	SEAL) Trances M Canto (SEAL)							
	Frances McCants (SPA)							
(SI	SEAL) (SEAL)							
(SI	SEAL) (SEAL)							
	maxl to							
	Marvin Silverman							
	15930 S. 75th Ct.							
This document was prepared by:	Tinley Park, Ill. 60477							

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STATE (OF ILLI Y OF C	NOIS (ss.)		Marvin Silver		tify that		
^		a Notary Public, Frances	McCants, a	widow, and not	since remarr	ied.		
			.who_is_					
190		the foregoing ins	trument appeared l	ne person whose efore me this day in p	erson, and acknowled strument as her			
C	-//x	free and voluntar and waiver of the	y act, for the uses e right of homestea	and purposes therein s		e release		
	5		er my hand and Not	arial Seal this	23rd \	day		
			tober	<u>Lallu</u>	Notary P	ablig		
		Coc	04 Co			ATON CO.		
		HOV O'78	io 44 Air	C		9708162		
	TRUST No		TO WORTH BANK AND TRUST TRUSTEE	ROPERTY ADDRESS	Mail To:	WORTH BANK AND TRUST 8825 West 111th Street Worth, Illinois 60482		

END OF RECORDED DOCUMENT