## UNOFFICIAL COPY

24 027 667

## This Indenture Wlitnesseth That the Scantor (s) JAMES F. GRAY, COLL'N V. GRAY and MARY ANN KIRN

TEN and no/(0) (\$10.00)-----

To HAVE AND THERED the said promises with the appurtency of some the trusts and for the uses and purposes become and in each trust agreement over forth.  Full power and authority is hereby granted to said trustee to improve a some protect and subhidish said premises or any part thereof, to dedicate parks, streets, highways or alleys an it vacate any subdivision or part thereof, and to resolutively said property as often as de field, to contract to self to find approve you subdivision or part thereof, and to resolutively said property as often as de field, to contract to self to find approve you subdivision or part thereof, and to resolve the processor in trust and to grant and to the third and the property of	to qua Thi 40	8 in Block 16 in W. C. Fintey Park, a Subdivision rter of Section 20, Town rd Principal Meridian, (or rods thereof and except highway purposes) in Coo	on of the l ship 36 Noi except the the Soither	Bast half oth, Rango West 17½ on portion	of the Sou 13, East rods of th thereof d	thwest of the e South
Full power and anthority is hereby granted to said tractee to improve message, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or allege and to shearten any subdivision or part on any terms, to convey either with or without can shearten, to convey said premise or may part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successors and premise or such the successor or successors in trust and to grant to such successors and premise or such the successor or successors in trust and to the title, estate, powers and arthorities exceed in said trustee, to domain to delicate, to meritaging, ploding or allowed so may been such grouperty, or to commence in pracesent or in future, and upon any terms and for any period or	This	is not homestead property.		0,		511
premises or any part thereof, to dedicate parks, streets, highways or alleys and by Acade any subdivision or part thereof, and to resolutivele said property as often as defined, to contract to sell to receive up this to purchase, to sell creater of the title, estate, powers and consort or successors in truet and to grant to such successor or successors in truet and to grant to such successor or successors in truet and to grant to such successor or successors in truet and to grant to such successor or successors in truet and to grant to such successor or successors in truet and to grant to such successor or successors in truet and to the title, estate to the contract respective or synchronic or true and to amount, change or modify has estand the term of 182 years, and to renew or extend leaves, an any corns and for any period or periods of time and to amount, change or modify has estand the term and prove any shortest at any time to purchase the whole or any part of the receive is and to centract respecting the manner of in the amount of premises the whole or any part of the receive is and to centract respecting the manner of in the amount of premises the whole or any part of the receive is and to centract respecting the manner of in the amount of premises of the successor of the successor of the part of the successor of the part of the successor of the part of the successor of t	bitth	ses herein and in said trust agreement.	set forth.			
any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to be to the application of any purchase money, rent, or money between or advanced on said premises, or be obliged to see that a contract of the property of the pr	premetheree on an resson authoral in the period or time to purpose proper about theree	ses or any part thereof, to dedicate park of, and to resultivitie said property as off y terms, to convey either with or without rittles vested in said trustee, to domate, to a not thereof, to leave said property, or any numence in priesently or in future, and any case of any single demiss the term of 19 to be supported by the said of the con- trelates the whole or any part of the reve- t or future rentals, to partition or to ex- ty, to grant conseniors or charges of any of in all other ways and for such other ex-	s, streets, highwasten as de ired, to consideration, to ach successor or an indicate, to meeting part thereof, from son any terms and 8 years, and to recommend to contribute and to grant epitics and to read the read to read to read to read to read to read your large or any part there is a part there is a successful the reduce, so any part there is a consideration as at the reduce.	ys or alloys an contract to self convey said pre- cerves on, in true type, pledge or of time to time, it I for any period new or extend and the terms is to leave and act respecting try, or any part convey or assigned, and to deal would be lawfe.	to vacate any si- to grant options to mi see or any part U of of the title, e- therwise s or uber il posses on to re- l or pe ods o tri- leases it on any of and provens the options to research thereof, for a hi- thereof, for a hi- thereof, for a hi- thereof, and propertial of the with said property il for any person.	ibdivision or part of purchase, to sed thereof to a suestate, powers and said property, or version, by leases no, not exceeding erns and for any time of the personal or personal or personal or or otrest in or y and very part wair g the amount of wall or personal or personal wair g the many the part of the same wair g the same
shall be only in the earnings, avails and proceeds, arising from the sale or other disposition of said real cetates and such interest is heavily described to be personal property, and no hencificary becomes 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 thereof as aforesaid.  If the title to any of the above hands is now or hereafter registered, the Registrar of Titles is hereby directed not register or note in the certificate of title or duplicate the reafter registered, the Registrar of Titles is hereby directed or memorial, the words, "in trinst," or "upon the register of the state in such case made and provided.  And the said grantor's hereby expressly waive, and release 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's aforesaid havChercunto set the exemption of homesteads from sale on seals, this said.  Said July 19,777  JAMES FF GRAY  (SEAL)	any p the ap that t any a- deed, conclu- instru- ment the tr thereo- execut	art thereof shall be conveyed, contracted pilication of any purchase money, rent, or he terms of this trust have been completed of said trustee, or be obliged or privalege to the contract of	to be sold, leased money horrowed set with, or he old to inquire into runnent executed belying upon or electured the trust h conveyance or a lease of the trust in this indenture conder, (c) that set, lease, mortrage	or mortgaged by or advanced on iged to inquire any of the terms y said trustee in timing under an cereated by this ther instrument and in said trus- aid trustee was you other instru-	oy said trustor, be said premises, or into the necessity s of said trust agre- i relation to said re- ty such conveyance. Indenture and by t was executed by t was executed in day authorized a ment and (d) if t	obliged to see to be obliged to see or expecter by of ement; and overy all estate shall be, lease or oth r said trust agreaccordance with some amendment and empowered to be conveyance is
not be register or note in the certificate of title or duplicate thereof, or monorial, 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.  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 Illinois, providing for the exemption of homesteads from said on execution or otherwise.  In Witness Whoreof, the grantor's aforesaid by VChercunto set their hands, and seals this state of Himos, providing for the exemption of homesteads from said on execution or otherwise.  In Witness Whoreof, the grantor's aforesaid by VChercunto set their hands, and seals this state of Himos, providing for the exemption of homesteads from said on execution of homesteads from said on the exemption of homesteads from said on execution of otherwise from said on the exemption of homesteads from said on execution of homesteads fr	shall l and su interes	e only in the carnings, avails and proce ch interest is hereby declared to be pers it, legal or equitable, in or to said real est	eds arising from onal property, and	the sale or oth I no beneficiary	er disposition of Thereunder shall b	said real estate, inve any title or
In Winess Whereof, the grantors aforesaid bavehereunto set their hand.s. and seq.5 this 8th day of July 19.777  JAMES F GRAV (SEAL)  JAMES F GRAV (SEAL)	not to conditi provide	the title to any of the above lands is now register or note in the certificate of title on," or "with limitations," or words of su d.	or duplicate there notice maport, in a	cof, or memoria ccordance with	d, the words, "in the statute in suc	trust," or "upon h case made and
JAMES F GRAV (SEAL)	Airtue execut	nd the said granter S hereby expressly of any and all statutes of the State of ion or otherwise.	waive and rele Illinois, providing			
JAMES F GRAV (SEAL)  JAMES F GRAV (SEAL)  JAMES F GRAV (SEAL)  JAMES F GRAV (SEAL)  (SEAL)  (SEAL)  GLEN T Keysor  GLEN T Keysor  Harr Back Back  Many Jann Kirn  (SEAL)  SEAL)  SEAL)	In			et Uh 1 1	err. 77/7	hand_S_ and
y PARK BARK  S Heart His document was prepared by:  150 N. Wacker Drive  BOX 533	121 L	AMES P GRAV	1,100	collin	Mkray-	(SEAL)
	55 6	福の長い document was prepared by: -	150 N. Wa	cker Driv		30x 533

## UNOFFICIAL COPY

STATE OF ILLINOIS   SS. I, the undersigned,  a Notary Public, in and for said County, in the State aforesaid, do hereby certify that					
JAMES F. GRAY, COLLIN W. GRAY and MARY ANN KIRN.  who RPC  personally known to me to be the same person. S. whose names RPC subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that					
who are					
personally known to me to be the same person. Swhose names_D.P.C_subscribed to					
the foregoing instrument appeared before me this day in person, and acknowledged that					
they signed, scaled 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.					
GIVEN under my hand and Notarial Seal this 8th day					
of					
Mors Public.  Notary Public.  Notary Public.  Notary Public.					
0/					
7					
JUL 26 9 on AM '77 *140 27667					
0/					
Markey of Sec.					
Film berner CORD No DEEDS					
Jul 26 9 on AM '77 ** 40 2 7 6 6 7					
<u>C</u> '/					
$T_{a}^{\prime}$					
Set of the					
$\bigcup_{\mathcal{K}_{\alpha}}$					
	•				
• //	7				
	0				
	6				
TRUST ESS  Worth. Illinois 60482					
MO  TO TO TAUSTEE ADDRESS					
TRUST No.  DEED IN TRUST  TO  WORTH BANK AND TRUST  TRUSTEE  PROPERTY ADDRESS  WORTH BANK AND TRUST  Gess Werl 111th Street Worth. Illing					
TAMENT TO THE MAIN THE MAIN TO THE MAIN					

END OF RECORDED DOCUMENT