## **UNOFFICIAL COPY**

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.7-378.	000 C/X		Section 4,
TO HAVE AN	TO HOLD the said real who with the appurtenances, upo	on the trusts, and for the uses and purposes herein and in said Trust Agreement	
hill power and artests, highways or options to purchase, ceasure in trust and to reversion, by leastest demiss the terms of the terms and provisions and provisions and trust and the ceasure of the ceas	authority is beroby granted to said 'ruste to 'mprove, man- allers and to vacate any subdivision or p. 1. "c.cof, and to to sell on any terms, to covers eiths. In . without comi- tor otherwise encumber said real estate, or "y part thereof, to to commence in presents or in future, and upon erms [38] years, and to renew or extend (eases upon any .erms no! I or any part of the reversion and to contract respecting the or any part of the reversion and to contract respecting the any part thereof, for other real or bersonal pro-stry, to gra- ut or easement appunitement to said real easter or "art 'is	are, princet and subdivide said real estate or any part thereof, to dedicate parts are, princet, and subdivide said real estate or any part thereof to sell, to grant ideration, to convey said real estate or any part thereof to a successor or sore, estate, powers and suthortites vested in said Trustes, to donate, to dedicate, each of the said or any period or period of the profess of the said for any period or periods of time and to any not exceeding to the case of any single for any period or periods of time and to amend, thanks or modify leaves and the nor of their the amount of present or future restals, to partition or to exchange and easements or charges of any find, to release, convey or sasism any right, title read, and to deal, with said eval each exchange and error partition for the same, whether similar to reinferent from the ways above	or ker. B. L. C. Ker. B. L. C. Kei. B. L. C. Kei. B. L. C. Kei. C.
In no case shall be computed as any time thereof shall be computed as a configuration of the conclusion of the conclusio	tor times hereafter.  Il any party dealing with said Trustee, or any succession rered, contracted to be sold, leased or mortgaged by said Timed, contracted by said Timed, contracted by said Timed, the said to the sutherity, necessity or expediency of any act of an error deed, trust deed, mortgage, lease or other instruments using evidence in favor of every person fincluding the Regard and the said of the said o	the in relation to said real estate, or to whom said real estate or any part saiter or any successor in trust, be politiced to see to the application of any politic or the said of the trust of said of the said of the trust of said of the said of	
This conveyance successor or successor or successor attorneys may do or or injury to person or pior indebtedness from the successor of the suc	e is made upon the express understanding and conditions to comit to do in or about the said real estate or under the provision control of the condition of about and real estate, any and all real returns the condition of about and real estate, any and all real returns the condition of the condit	and claim, budgme, or lectee for anything it or their or the or the sagents or one of this Deed g sait. Trust Agreement or any amendment therefore for the liability being the best of the liability being the lia	Braffy University of Property Real Estate Trons.co.  21.26/72  Date
The interest of in the varmings, avail and no beneficiary her of the real culate above.  If the fifte in at title or dublicate ther in such case mails and	each and every beneficiary hereunder and under said Trust Ais and proceeds arising from the saie or any other disposition reunder shall have any title or interest, legal or equitable, in the other disposition of the said from	streements and of all persons claim our offer them or any of them shall be only claim to said residence and such for 're' or beready delared to be personal property, to said real estate as such but only an attent in earnings arealy and proceeds until Company the entire legal and equi able title in fee simple, in and to all liferiation of Titles is hereby direct, not to resist, or note in the certificate of 'with limitations,' or works of similar import in a cordance with the statute or or otherwise.	Thi Breath thrinking and Francis.  Real Estate Transis.  91.01/12  Date
	thereof, the grantor		
STATE OF DRY		d, do hereby certify that	
Inforced Interstate of Dak For 15533 Ce	subscribed to the foregoing that		26. 128. 8 8. 821. 92
	My commission expires	SILLO Notary Propinic	
mar 1750	MEN BANK AND TRUST COMPANY OO Oak Park Avenue by Park, Illinois 60477	For information only insert street address of above described property.	
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