UNOFFICIAL COPY

26674795

Ten and 00/100 id other grad and valuable of IRST NATIONAL BANK Of a trust sarey deat dated 5 Trust Number		and Etate of	Illinois	
id other grud and valuable of IRST NATIONAL BANK Of a trust sarer next dated				for and in consideration
d other grud and valuable of IRST NATIONAL BANK Of a trust sarevulent dated				Dollars.
a trust agree next dated				
	f la grange,	a National Banking	Association, as Tru	tee under the provisions
	the 15t	h	lay of June	19.83 known
nd the State of Illing a to				
	Cx.			
ot 8 in Block 1 in or Orth Half of the Eas ange 12 East of the	Halt of t	he Southwest N	uarter of Soctio	g a Subdivision of t n 1, Township 39 Nor Illinois.
ė.		70-		
		0/		1.1
Exemp	under provi	sions of Paragra	Section	
Keal E	state Transfer	Tax Act.	, Section	1 4,
6/	13/83	- Misa	J. Mons	
	Date	Buyer, Sei	e. F Representati	ve
TO HAVE AND TO NO	I To the sold suss			a and for the uses and pur-
new leases and options to p				ions to Ir and options to act respecting the manner of
enew leases and options to p king the amount of present ther real or personal proper r interest in or about easer nd every part thereof in all ug the same to deal with the mes hereafter	ty, to grant ease nent appurtenant other ways and it is same, whether	is, to partition or to ments or charges of to said pramises of for such other consid aimilar to or differ	exchange said proper any kind to release con- r any part thereof, and erations as it would be ent from the ways abo	ions be a ind options to let respective, the manner of ty, or any , set hereof, for rey or assign any right, title it to deal with set to property lawful for sn: p reson own- ve specified, at any time or
In no case shall any par ny part thereof shall be con pplication of any purchase: nat the terms of this trust; or t of said trustee, or be obl- sed, trust deed, mortgage, is nonclusive evidence in favor : rument, (a) that at the tim as in full force and effect, anditions and limitations co nd binding upon all benefic	ty dealing with a veyed, contracted money, rent, or n have been compliged or privilege ease or other ins of every person a so of the delivery (b) that such contained in this citaties thereunde	aid trustee in relati to be sold, leased or oney borrowed or a ed with, or be oblige it to inquire into any trument executed by elying upon or clain thereof the trust or veyance or other ins indenture and in sal	on to said premises, or mortgaged by said tru dvanced upon said pred to inquire into the ne of the terms of said said trustee in relationing under any such created by this Indenture trument was executed id trust agreement or trust agreement	ct and subdivide said premablivision or part thereof, to purchase, to sell on any ge, lledge or otherwise encom t'ne to time, in posses
In no case shall any par ny part thereof shall be con- pplication of any purchase: nat the terms of this trust; to of said frustee, or be obl- sed, trust deed, mortgage, it noclusive evidence in favor rument, (a) that at the tim as in full force and effect, unditions and limitations con- ductions and limitations con- tage of the limitation con- position of the limitation con- tage of the limitation con- tage of the limitation con- limitation con- duction con- limitation con- con- con- con- con- con- con- con-	ty dealing with a veyed, contracted money, rent, or n have been compli iged or privileged ease or other ins of every person was to of the delivery (b) that such con intained in this isaries thereunde deed, trust deed,	aid trustee in relati to be sold, leased or loney borrowed or a ed with, or be oblige I to inquire into any trument executed by elying upon or clain thereof the trust cr vagance or other ins (neenture and in said lease, mortagge or	on to said premises, or mortgaged by said tru dvanced upon said pred to inquire into the me of the terms of said said trustee in relationing under any such contact the said trustee in secuted by this Indenture trument was accuted in trust agreement or trustee was duly autho other instrument.	r to whom said pren ises restee, be obliged to see the mises, or be obliged to see easity or expediency of any trust agreement; and every not said real estate shall be never and by said trust agreement accordance with the trusts, its some amendment thereof rised and empowered to exercise and empowered to exercise the seed of the said trusts.
In no case shall any par up part thereof shall be conpolication of any purchase is that the terms of this trust it of said trustes, or this trust etc. It of said trustes, or be obliced, trust deed, mortgage, it onclusive evidence in favor or rument, (a) that at the tim as in full force and effect, in the said of the	ty dealing with a weyed, contracted money, rent, or n money or other ins of the delivery (b) that such contained in this isaries thereunde deed, trust deed, avails and processed to be persons id real estate as above lands is n exertificate of titlons," or words	aid trustee in relati- to be sold, leased of oney borrowed or a ed with, or be oblige i to inquire into any trument szeuted by elying upon or clain thereof the trust or veyance or other ins indenture and in sa r and (c) that said lease, mortgage or ary hereunder and or eds arising from th il property, and no b such but only an in ow or hereafter reg le or duplicate ther of similar import, in	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relationing under any such created by this Indenture trument was cucuted if d trust agreement or trustee was duly authorher instrument. If all persons claiming a sale or other disposite saile or other disposite in the earnings, instinct, the Registrate of, or memorial, the accordance with the si	r to whom said pren ises or stee, be obliged to see the mises, or be obliged to see the mises, or be obliged to see cassity or expediency of any trust agreement; and every to said real estate shall be may anneally to the said real estate shall be may anneally the trust agreement in accordance with the trusts, in some amendment thereof rised and empowered to exempted and empowered to exempted the said real estate, and all have any title or interest, avails and proceeds thereof of Titles is hereby directed words "in trust," or "upon atute in such case made and
In no case shall any par in y part thereof shall be con pplication of any purchase; at the terms of this trust it of said trustee, or be oblesed, trust deed, mortgage, it onclusive evidence in favor crument, (a) that at the tim as in full force and effect, and binding upon all benefic the and deliver every such of the conditions and limitations conditions and imitations conditions and imitations can be allowed to the and deliver every such interest is hereby declarable in the condition," or to as aforesaid. If the title to any of the ot or register or note in the modition," or "within limitation of the said grantor" intrus of any and all statutes on or otherwise.	ty dealing with a veyed, contracted money, rent, or n name to be a compilized or privilege asse or other ins of the delivery (b) that such contained in this islaries thereunde deed, trust deed, a valls and processed to be persons above lands is not extificate of titions," or words a characteristic of the State of	aid trustee in relati- to be sold, leased or oney borrowed or a ed with, or be oblige it to inquire into any trument arseuted by elying upon or clain thereof the trust or weyance or other ins indenture and in sai r and (c) that said lease, mortgage or ary hereunder and or eds arising from the il property, and no b such but only an in ow or hereafter reg ele or duplicate ther of similar import, in y waive. S and rel allinois providing fo	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relation in the me said pred to inquire into the me said said trustee in relation said trustee in relation to the said by this indenture trument was cucuted in trustee was duly authouther instrument. If all persons claiming a sale or other disposite mediciary hereunder all the said trustee with the earnings, instered, the Registrar cof, or memorial, the accordance with the states of hor trustee was all rich assembling of hor the examption of hor	r to whom said pren ises restee, be obliged to see to be unises, or be obliged to see cassity or expediency of any trust agreement; and every not said real estate shall be not said real estate shall be also be said trust agreement naccordance with the trusts, in some amendment thereof
In no case shall any parn y part thereof shall be compelication of any purchase is at the terms of this trust; or to disability of the trust of said trustee, or be oblesed, trust deed, mortgage, is nonclusive evidence in favor irument, (a) that at the times in full force and effect, anditions and limitations conditions and limitations can binding upon all benefic the and deliver every such that the times and deliver every such a trust of the times of the times of the times and the times of t	ty dealing with a veyed, contracted money, rent, or n have been compilinged or privilegee ease or other ins of the delivery (b) that such conntained in this islaries thereunde deed, trust deed, d every beneficial easily and processed to be personally avails and processed to be personally are in the criticate of the contract of the criticate of the state of the State of the State of grantor	aid trustee in relati- to be sold, leased or oney borrowed or a ed with, or be oblige it to inquire into any trument arseuted by elying upon or clain thereof the trust or weyance or other ins indenture and in sai r and (c) that said lease, mortgage or ary hereunder and or eds arising from the il property, and no b such but only an in ow or hereafter reg ele or duplicate ther of similar import, in y waive. S and rel allinois providing fo	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relation in the me said pred to inquire into the me said said trustee in relation said trustee in relation to the said by this indenture trument was cucuted in trustee was duly authouther instrument. If all persons claiming a sale or other disposite mediciary hereunder all the said trustee with the earnings, instered, the Registrar cof, or memorial, the accordance with the states of hor trustee was all rich assembling of hor the examption of hor	r to whom said pren ises or stee, be obliged to see the mises, or be obliged to see the mises, or be obliged to see cassity or expediency of any trust agreement; and every to said real estate shall be may anneally to the said real estate shall be may anneally the trust agreement in accordance with the trusts, in some amendment thereof rised and empowered to exempted and empowered to exempted the said real estate, and all have any title or interest, avails and proceeds thereof of Titles is hereby directed words "in trust," or "upon atute in such case made and
In no case shall any parny part thereof shall be compilication of any purchase in the terms of this trust is to the standard of the trust of and trustee, or be obliged, trust deed, mortgage, is not using evidence in favor irrument, (a) that at the times in full force and effect, anditions and limitations conditions and limitations can binding upon all beneficute and deliver every such and the standard of the st	ty dealing with a veyed, contracted money, rent, or n name to be a compilized or privilege asse or other ins of the delivery (b) that such contained in this islaries thereunde deed, trust deed, a valls and processed to be persons above lands is not extificate of titions," or words a characteristic of the State of	aid trustee in relati- to be sold, leased or oney borrowed or a ed with, or be oblige it to inquire into any trument arseuted by elying upon or clain thereof the trust or weyance or other ins indenture and in sai r and (c) that said lease, mortgage or ary hereunder and or eds arising from the il property, and no b such but only an in ow or hereafter reg ele or duplicate ther of similar import, in y waive. S and rel allinois providing fo	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relation in the me said pred to inquire into the me said said trustee in relation said trustee in relation to the said by this indenture trument was cucuted in trustee was duly authouther instrument. If all persons claiming a sale or other disposite mediciary hereunder all the said trustee with the earnings, instered, the Registrar cof, or memorial, the accordance with the states of hor trustee was all rich assembling of hor the examption of hor	r to whom said pren ises rate, be obliged to see the mises, or be obliged to see cassity or expediency of any trust agreement; and every trust agreement; and every to said real estate shall be inveyance, lease or other in and by said trust agreement in accordance with the trust, in some amendment thereof rized and empowered to exempted and empowered to exempted the experiment of said real estate, and all have any title or interest, avails and proceeds thereof of Titles is hereby directed words "in trust," or "upon atute in such case made and ght or benefit under and by hasteads from sale on execu-
In no case shall any parny part thereof shall be compilication of any purchase in the terms of this trust is to the standard of the trust of and trustee, or be obliged, trust deed, mortgage, is not using evidence in favor irrument, (a) that at the times in full force and effect, anditions and limitations conditions and limitations can binding upon all beneficute and deliver every such and the standard of the st	ty dealing with a veyed, contracted money, rent, or n have been compilinged or privilegee ease or other ins of the delivery (b) that such conntained in this islaries thereunde deed, trust deed, d every beneficial easily and processed to be personally avails and processed to be personally are in the criticate of the contract of the criticate of the state of the State of the State of grantor	aid trustee in relati to be sold, leased of oney borrowed or a ed with, or be oblige i to inquire into any trument executed by elying upon or clain thereof the trust cr veyance or other ins indenture and in sa r and (c) that said lease, mortgage or ary hereunder and or eds arising from the il property, and no b such but only an in ow or hereafter reg life or duplicate there of similar import, in y waive	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relation in the me said pred to inquire into the me said said trustee in relation said trustee in relation to the said by this indenture trument was cucuted in trustee was duly authouther instrument. If all persons claiming a sale or other disposite mediciary hereunder all the said trustee with the earnings, instered, the Registrar cof, or memorial, the accordance with the states of hor trustee was all rich assembling of hor the examption of hor	r to whom said pren ises rate, be obliged to see the mises, or be obliged to see the mises, or be obliged to see cassity or expediency of any trust agreement; and every not said real estate shall be mayance, leass or other in and by said trust agreement in accordance with the trusts, in some amendment thereof rised and empowered to exempted and empowered to exempted and empowered to exempted and the said real estate, and all have any title or interest, avails and proceeds thereof of Titles is hereby directed words "in trust," or "upon atute in such case made and ght or benefit under and by asteads from alle on execuhand
In no case shall any parny part thereof shall be conpolication of any purchase rat the terms of this trust let of said trustee, or be oblied, trust deed, mortgage, lonclusive evidence in favor trument, (a) that at the tim ras in full force and effect, onditions and limitations conditions and limitations conditions and limitations conditions and effect, or of the said of the said of the said of each and hall be only in the earnings, uch interest is hereby declaring to requitable, in or to as a foresaid. If the title to any of the oftoregister or note in the ondition," or "within limitation of the register or note in the ondition," or "within limitation or otherwise. In Witness Whereof, the	ty dealing with a veyed, contracted money, rent, or n have been compilinged or privilegee ease or other ins of the delivery (b) that such conntained in this islaries thereunde deed, trust deed, d every beneficial easily and processed to be personally avails and processed to be personally are in the criticate of the contract of the criticate of the state of the State of the State of grantor	aid trustee in relati- to be sold, leased or oney borrowed or a ed with, or be oblige it to inquire into any trument arseuted by elying upon or clain thereof the trust or weyance or other ins indenture and in sai r and (c) that said lease, mortgage or ary hereunder and or eds arising from the il property, and no b such but only an in ow or hereafter reg ele or duplicate ther of similar import, in y waive. S and rel allinois providing fo	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relation in the me said pred to inquire into the me said said trustee in relation said trustee in relation to the said by this indenture trument was cucuted in trustee was duly authouther instrument. If all persons claiming a sale or other disposite mediciary hereunder all the said trustee with the earnings, instered, the Registrar cof, or memorial, the accordance with the states of hor trustee was all rich assembling of hor the examption of hor	r to whom said pren ises rate, be obliged to see the mises, or be obliged to see cassity or expediency of any trust agreement; and every trust agreement; and every to said real estate shall be inveyance, lease or other in and by said trust agreement in accordance with the trust, in some amendment thereof rized and empowered to exempted and empowered to exempted the experiment of said real estate, and all have any title or interest, avails and proceeds thereof of Titles is hereby directed words "in trust," or "upon atute in such case made and ght or benefit under and by hasteads from sale on execu-
In no case shall any parmy part thereof shall be conpolication of any purchase a hat the terms of this trust is conformed to the conformed that the terms of this trust is confusive evidence in favor trument, (a) that at the times in full force and effect, onditions and limitations conditions and limitations conditions and eliver every such of the conformed that the conformed that the end of the conformed that is hereby declaring or equitable, in or to see aforesaid. If the title to any of the tot register or note in the condition," or "within limitative order. And the said grantor	ty dealing with a veyed, contracted money, rent, or n have been compilinged or privilegee ease or other ins of the delivery (b) that such conntained in this islaries thereunde deed, trust deed, d every beneficial easily and processed to be personally avails and processed to be personally are in the criticate of the contract of the criticate of the state of the State of the State of grantor	aid trustee in relati to be sold, leased of oney borrowed or a ed with, or be oblige i to inquire into any trument executed by elying upon or clain thereof the trust cr veyance or other ins indenture and in sa r and (c) that said lease, mortgage or ary hereunder and or eds arising from the il property, and no b such but only an in ow or hereafter reg life or duplicate there of similar import, in y waive	on to said premises, or mortgaged by said tru- dvanced upon said pred to inquire into the me of the terms of said said trustee in relation in the me said pred to inquire into the me said said trustee in relation said trustee in relation to the said by this indenture trument was cucuted in trustee was duly authouther instrument. If all persons claiming a sale or other disposite mediciary hereunder all the said trustee with the earnings, instered, the Registrar cof, or memorial, the accordance with the states of hor trustee was all rich assembling of hor the examption of hor	r to whom said pren ises restee, be obliged to see the mises, or be obliged to see cassity or expediency of shy trust agreement; and every to said real estate shall be inveyance, lease or other inand by said trust agreement in accordance with the trusta, in some amendment thereof rised and empowered to executed and empowered to execute the said real estate, and all have any title or interest, avails and proceeds thereof of Titles is hereby directed words "in trust," or "upon acute in such case made and ght or benefit under and by assessed from sale on executed. (SEAL)

26674795

.

UNOFFICIAL COPY

266747355

STATE OF Illino	89
	DEBORAH T. NOVY, divorced and not since remarried
A. T. S.	personally known to me to be the same personwhose name
OUNT THE COUNTY OF THE COUNTY	GIVEN under my hand and Notarial scal this 15th June A. D. 1983 Cyricles 1 1984 Notary Public.
	JOACHIM J. BROWN Attorney at Law 520 W. Burlington Ave. Legrange, ILL. 69526
	JUL6-83 746059 26674775 A - REC 10.00
ML 83 1.2 46	Will State of the
TRUST No	1

END OF RECORDED DOCUMENT