## UNOFFICIAL COPY

27106386

Samuel Sa			
This Indenture Witnes	ያ <b>ያደէከ,</b> That the G	rantor <u>Napoleor</u>	C. Robinson and
Sandra Robinson	I F		
of th Co unty of Cook	and State of	Illinois	for and in consideration of
Ten Yollars (\$10.00) — and other good and valuable consider unto the INDFRE IDENCE BANK OF CH to accept a to care of the trusts under the Agreement date this	ations in had paid, IICAGO a banking o laws of the State o	Convey Copretion organized fillinois, as Trustee u	Dollars, _ and Warrant _ d and existing and authorized nder the provisions of a Trust
and State of Illinois, tr wi:  Lots 73 and 74 in Erglawoo of the South East quarter quarter of Section 19, Tor Principal Meridian, in Coo			
	1-30-64 a >	EXEMPT under provision Section 4, Real Estate T	is of Paragraph E ranster Tax Act.
Commonly known as: 1854-58 W.			Y rapresentative
With permanent tax no.:			
TO HAVE AND TO HOLD the said premises with Trust Agreement set forth.	the appurtenances upo	on the trust, an , for the us	es and purposes herein and in said
Full power and authority is hereby granted to thereof, to dedicate parks, streets, highways or all often as desired, to contract to sell, to grant optior convey said premises or any part thereof to a succ the title, estate, powers and authorities vested in s property, or any part thereof, to lease said proper commence in praesenti or in futuro, and upon any demise the term of 198 years, and to renew or change or modify leases and the terms and provis options to lease and options to renew leases and the manner of fixing the amount of present or future personal property, to grant easements or charge easement appurtenant to said premises or any pa for such other considerations as it would be lawful from the ways above specified, at any time or time.	essor or successors in traid Trustee, to donate, tryly, or any part thereofy terms and for any perixtend leases upon any sions thereof at any time polions to purchase the re rentals, to partition or s of any kind, to releas the thereof, and to deal when the partition or so for any person owning to any person owning to the source of the partition or any person owning to the source of the partition of the source of the partition of the source of the partition of the source of	rany terms, to convey ust and to grant to such so o dedicate, to mortgage, p , from time to time, in po- od or periods in time, not terms and for any period e or times hereafter, to co	or winn or winnout consideration, to for so, or or successors in trust all of olds or otherwise encumber, said so, alo, or every not by leases to exceculing in the case of any single or the case of any single of the case of any single of the case of any single of the case of any single or the case of the case of the case of any single or the case of the case of the case of the case of any single or t
In no case shall any party dealing with said Trust conveyed, contracted to be sold, leased or mortgamoney borrowed or advanced on said premises, or to inquire into the necessity or expediency of any. Trust Agreement; and every deed, trust deed, mo estate shall be conclusive evidence in favor of e instrument, (a) that at the time of the delivery then and effect, (b) that such conveyance or other incontained in this Indenture and in said Trust Agree (c) that said Truste was duly authorized and empoinstrument, and (d) if the conveyance is made to a been properly appointed and are fully vested with predecessor in trust.	geb by said instee, be be obliged to see that to be obliged to see that to act of said Trustee, or be infage, lease or other if very person relying upeof the trust created by strument was executed and or in some amend owered to execute and a successor or successulf the title, estate, rights	obliged to see the applicathe terms of this trust have a obliged or privileged to instrument executed by so or claiming under any this Indenture and by said in accordance with the iment thereof and binding telliver every such deed, troops in trust had even the control of the applications.	ion of any purchase money, re. (r. been compiled with, or be obliged an equire into any of the terms of sa. aid Trustee in relation to said real such conyeyance; lease or other I Trust Agreement was in full force trusts, conditions and limitations upon all beneficiaries thereunder, ust deed, lease, mortgage, or other cessor or successors in trust have as and obligations of its, his or their
The interest of each and every beneficiary hereur avails and proceeds arising from the sale or other property, and no beneficiary hereunder shall have interest in the earnings, avails and proceeds there	nder and all persons clai	ming under them or any o	them shall be only in the earnings,
If the title to any of the above lands is now or here certificate of title or duplicate thereof, or memoria import, inaccordance with the statute in such cas	after registered, the Dec	vietčar až Tielaška karakuja:	

Sandra Robinson

Napoleon C. Robinson

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STATE OF Tilinoi	s ການປ່າ SS	. The Ur	dersianed		
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Turbur of the supering question of the control of t	personally kr the foregoing ed that the voluntary act	instrument, appear Signed, sealed and	same person <u>s</u> whose na ed before me this day in per delivered the said instrum ourposes therein set forth,	son and acknowledg- ent as <u>thei</u> free and	
Anna 2 ta mitte S.P.  Comment of the	the factor and some co	er en	d Notarial	seal this	7710
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