UNOFFICIAL COPY

ther poos and valuable consideration in Band paid, Convey	his Indenture Witnesseth, That and EULA JACKSON, divorced	7 - 1 - A		
ther poce and valuable consideration in hand paid, Convey	e County of Cook and the State of	Illinois	for and in c	onsideration of
An antienal banking association, of 137 South La Sale Street, Chicago, Illinois, its successor or successor as Truste under the stores of a trust spreadom dated the 30 M day of 19 85 known as Trust Number 10112 he following described real estate in the County of 19 85 known as Trust Number 10112 he following described real estate in the County of 19 85 known as Trust Number 10112 he following described real estate in the County of 19 85 known as Trust Number 1011 for 19 10 known and 10 known and 10 known as Trust Number 10 known and 10 known as Trust Number 10 known as Trust Number 10 known and 10 known as Trust Number 10 known as Trust N	The state of the s			Dollars
tions of a trust agreement dated the 30M day of 19.85 known as Trust Number 10115 the following described real estate in the County of Cook and State of the Cook in the County of Cook and State of the Cook of t	other good and valuable consideration in hand paid, Convey	and Warrant	unto LASALI	E NATIONAL
tions of a trust agreement dated the 30M day of 19.85 known as Trust Number 10115 the following described real estate in the County of Cook and State of the Cook in the County of Cook and State of the Cook of t		hicago, Illinoit, its successo	f or successors as Tr	istee under the
the following described real estate in the County of the following described real estate in the County of the following described real estate in the County of the following described real estate in the County of the following of the Social	그리다 하다 그 그는 그를 가는 것이 없는 그 그를 보고 있는 것이 없었다. 그를 받았다.	A	1966年 1971年 - 1985年 -	atter to a second
nerot Real Extra e Index No. 25-05-407-073 OHAVE AND TO HOLD the said premises with the synthematics, upon the trusts and for west and purposes berting agreement of Extra (to define the part). The Color of Section 5 a foregain, also lots (Island and Pacific Realizond in the South of Section 5 a foregain, also lots (Island and Pacific Realizond of the right of Section 5 a foregain, also lots (Island and Pacific Realizond of the right of the Chicago Rock Island and Pacific Realizond of the right of the right of the Chicago Rock Island and Pacific Realizond of the right of the Chicago Rock Island and Pacific Realizond of the right of th	anare 🕾 🌣	O 41.5		
ot 53 in Elmore's Beverly Hills Addition, being a Subdivision of Block 20, in the Subdivision of that part Westerly of the right of yof the Chicago Rock Island and Pacific Railroad in the South of Suction 5, Township 37 North, Range 14, East of the Third included the Indiana, also lots 1 to 36 in Harry Mayer's Subdivision of Block 21 in the Subdivision of that part Westerly of the right of the Chicago Rock Island and Pacific Railroad of the Subdivision of Block 21 in the Subdivision of that part Westerly of the right of the right of the right of the right of the Chicago Rock Island and Pacific Railroad of the Subdivision of the Section 5 aforesaid, in Cook County, Illinois. O HAVE AND TO HOLD the said premises with the "pustenances, upon the trusts and for wet and purposes herin until the greeness test forth. In dedicate parks, street, highways or altitus and to vacate my behivion of part thereof, and to resubdivide said premises to apply the section of the section	the following described test estate	in the County of		and State of
is Block 20, in the Subdivision of that part Westerly of the right of my of the Chicago Rock Island and Pacific Railroad in the South of Section 5, Township 37 North, Range 14, East of the Third rincipal Neridan, also lots 1 to 36 in Harry Mayer's Subdivision of Block 21 in the Subdivision of that part Westerly of the right of the right of the chicago Rock Island and Pacific Railroad of the right of the Arrival Railroad of the respective of the Chicago Rock Island and Pacific Railroad of the right of the rindustry of the right of the right of the right of the right of th	is, to-wit:			(35)
nemt Real Extrate Index No. 25-05-407-013 Of North, Sange 14. East of the Third in Block 21 in the Subdivision of the That Westerly of the right in Block 21 in the Subdivision of that part Westerly of the right in Block 21 in the Subdivision of that part Westerly of the right in Block 21 in the Subdivision of Subdivision				
rincipal Meridian, also Lots 1 to 36 in Harry Mayer's Subdivision of the Public 1 for 18 block 21 in the Subdivision of that part Westerly of the right for 30 th Public 1 for 18 block 21 in the Subdivision of the Subdivisi	ay of the Chicago Rock Island and	Pacific Railr	oad in the	South
of the Chicago Rock Island and Pacific Railroad of the right of the Chicago Rock Island and Pacific Railroad of the Chicago Rock Island Island Isla	of Section 5, Township 37 North, rincipal Meridian, also Lots 1 to	Range 14, Eas 36 in Harry M	t of the T	hird ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;
nent Real Estate Index No. 25-05-407-013 O HAVE AND TO HOLD the said premises with the appartenances, upon the trusts and for wes and purposes herein und misside to the said premises of any part hereof and tubority is hereby granted to said trustee 0 improve, manage, protect and subdivide said premises of any part for the said premises of any part hereof to a successor of successors in that and to grant to such successor of successors in that and to grant to such successor of successors in the said of time, not exceeding in the case of any fight in the said and subdivides with the said property. It is not feel to said trustee to donate, to set onto, to mortgage, picker or otherwise in the said fight less and the terms and provisions therefor it is successor or successors in that and to grant to such successor or successors in the said of said fight in the case of any fight in the said property, and the terms and provisions thereof at any time of times hereoff, in contract to make said or and the displayed provides the said property of the said said property of the said said property is any said property of the said said said trustee, to donate, to set onto, to mortgage, picker or otherwise enternable, said y lesses and the terms and provisions thereoff at any time of times hereoff, in contract to make said or and the day lesses and the terms and provisions thereoff at any time of times hereoff, to contract to make said or and to anticad, changes in the said of provisions thereoff at any time of times hereoff, to contract to make said or and to and the said property, and any part thereoff, for other real or any part part thereoff, and the said property is a said or and the said property and the said of said the said said or and the said property and the said property and the said said trustee in relation to said premise, or to whom and activate on any purchase money, well contracted to be said, lessed or mortgaded by said frustree, so be obliged or privileged in said the said in the said of the said and the sai	T Block 21 in the Subdivision of	that part West	erly of the	e right
nent Real Estate Index No. 25-05-407-013 O HAVE AND TO HOLD the said premises with the spurtenances, upon the trusts and for west and purposes herein unit trivials of greenent set forth. If your and substinity is hereby granted it; said trustee o improve, manage protect and subdivide said premises of any part thereof to a successor or suderiston on the trust and subdivide said premises of any part thereof to a successor or successors in rats and subdivide said premises of any part thereof to a successor or successors in rats and to grant to such successors and subdivides vested in said frustee, to donate, to see for any terms, to convey, either with or without consideration of the successor and subdivides vested in said frustee, to donate, to see for successors, performed to the successor and authorities vested in said frustee, to donate, to see for successors, performed to the successor and subdivides vested in said frustee, to donate, to see for successors, performed to the successor and subdivides vested in said frustee, to donate, to see for successors, performed or successors in trivial and or part of the successor or successors in rats and to grant to such a successor or successors in rats and to grant to such any successor in trivial and successor or successors in trivial and successors or successors in trivial and successors or successors in trivial and successors and successors and successors and successors and successors in trivial and successors and success				1
nent Real Estate Index No. 25-05-407-013 O HAVE AND TO HOLD the said premises with the spurtenances, upon the trusts and for west and purposes herein unit trivials of greenent set forth. If your and substinity is hereby granted it; said trustee o improve, manage protect and subdivide said premises of any part thereof to a successor or suderiston on the trust and subdivide said premises of any part thereof to a successor or successors in rats and subdivide said premises of any part thereof to a successor or successors in rats and to grant to such successors and subdivides vested in said frustee, to donate, to see for any terms, to convey, either with or without consideration of the successor and subdivides vested in said frustee, to donate, to see for successors, performed to the successor and authorities vested in said frustee, to donate, to see for successors, performed to the successor and subdivides vested in said frustee, to donate, to see for successors, performed to the successor and subdivides vested in said frustee, to donate, to see for successors, performed or successors in trivial and or part of the successor or successors in rats and to grant to such a successor or successors in rats and to grant to such any successor in trivial and successor or successors in trivial and successors or successors in trivial and successors or successors in trivial and successors and successors and successors and successors and successors in trivial and successors and success				े न्व
nent Real Estate Index No. 25-05-407-013 O HAVE AND TO HOLD the said premises with the spurtenances, upon the trusts and for west and purposes herein unit trivials of greenent set forth. If your and substinity is hereby granted it; said trustee o improve, manage protect and subdivide said premises of any part thereof to a successor or suderiston on the trust and subdivide said premises of any part thereof to a successor or successors in rats and subdivide said premises of any part thereof to a successor or successors in rats and to grant to such successors and subdivides vested in said frustee, to donate, to see for any terms, to convey, either with or without consideration of the successor and subdivides vested in said frustee, to donate, to see for successors, performed to the successor and authorities vested in said frustee, to donate, to see for successors, performed to the successor and subdivides vested in said frustee, to donate, to see for successors, performed to the successor and subdivides vested in said frustee, to donate, to see for successors, performed or successors in trivial and or part of the successor or successors in rats and to grant to such a successor or successors in rats and to grant to such any successor in trivial and successor or successors in trivial and successors or successors in trivial and successors or successors in trivial and successors and successors and successors and successors and successors in trivial and successors and success			是"性别主義	
nent Real Estate Index No. 25-05-407-0/3 O HAVE AND TO HOLD the said premises with the "purtenances, upon the trusts and for mes and puriposes herein and trusted premises and submitted to the purities of t				5
nent Real Estate Index No. 25-05-407-0/3 O HAVE AND TO HOLD the said premises with the "purtenances, upon the trusts and for mes and puriposes herein and trusted premises and submitted to the purities of t				25 15 16
nent Real Extate Index No. 25-05-407-013 Of HAVE AND TO ROLD the said premises with the purienances, upon the trusts and for west and purposes herein sum in said greement set forth. The property of the property of the purienances of the trusts and for west and purposes herein sum in said for the property of the pro				
O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said premises forth. O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said the green and the puttenances of the part of the puttenances of the part thereof is a successor or successors in trust and to part to such successor or without consideration of the part thereof is a successor or successors or the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof, is not in the time. In part thereof, is the part the part to the time, in part to the time, in part thereof, is the part thereof, in the part the part to the time, in part the part the part time of the part time of the part the part the part the part time of the part the p				13.15.6
O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said premises forth. O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said the green and the puttenances of the part of the puttenances of the part thereof is a successor or successors in trust and to part to such successor or without consideration of the part thereof is a successor or successors or the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof, is not in the time. In part thereof, is the part the part to the time, in part to the time, in part thereof, is the part thereof, in the part the part to the time, in part the part the part time of the part time of the part the part the part the part time of the part the p				15
O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said premises forth. O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said the green and the puttenances of the part of the puttenances of the part thereof is a successor or successors in trust and to part to such successor or without consideration of the part thereof is a successor or successors or the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof, is not in the time. In part thereof, is the part the part to the time, in part to the time, in part thereof, is the part thereof, in the part the part to the time, in part the part the part time of the part time of the part the part the part the part time of the part the p				13/62/5
O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said premises forth. O HAVE AND TO HOLD the said premises with the puttenances, upon the trusts and for wes and purposes herein hunt in said the green and the puttenances of the part of the puttenances of the part thereof is a successor or successors in trust and to part to such successor or without consideration of the part thereof is a successor or successors or the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof is a successor or successors or successors or successors in trust all of the part to such successor or without consideration of the part thereof, is not in the time. In part thereof, is the part the part to the time, in part to the time, in part thereof, is the part thereof, in the part the part to the time, in part the part the part time of the part time of the part the part the part the part time of the part the p				1277
greenent set forth. (i) to dedicate parks, streets, highways or alters and to vacate "y", odivision or part thereof, and to resubdivide said premises of any part for the consideration of the part o	nent Real Estate Index No. 23-43-447-473			
uil power and authority is hereby granted to said frustee 5 improre, manage, protect and subdivide said premises of any part for to dedicate parks, streets, highways or alters and to vacate to the state of the contract to self, to grant capitant to putchase, to self, or grant to contract to self, to grant capitant to putchase, to self, or systems, to convey, either with or without consideration, wey said premises or any part thereof to a successor on to successors in it is an of to grant capital to the self, to grant capital to protect, or any part thereof, the state of the self to the s			化苯甲酰羟基乙酰 豬巴克曼	2000年1月1
reyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the 3-ph atton of any purchase money, or money bortowed or advanced on said premients; or be obliged to see that the terms of this true, here been compiled with, or be to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms that it is time or the definery thereof the trust created by the interest of the property and the said grant or of every person relying upon or claiming under any such done have lease or other nent (a) that at the time of the definery thereof the trust created by this Indenture and by said trust agreement was in full force feet. (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations led in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiarists thereunder, (c) id trustee was daily authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their story in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the itropectry, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but interest in the earnings, avails and proceeds thereof as aforesaid. The title to any of the above lands in now or hereafter registered, the Registrar of Titles in hereby directed not to register or note extributes to the fully of title or duplicate thereof, or memorial, the words "in trust" or "upon condition," or "with limitations," or words of import, in accordance with the statute in such cases made and provided. With the said grantor—hereby expressive waive—and release—any and all right or benefit under and by virtue of any and all	regreement set forth.	nava, manage, protect and	subdivide said premis	es or any parts
ne interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the stand proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be all property, and no beneficiary hereunder shall have any stille or interest, legal or equitable, in or to said real estate as such, but interest in the earnings, avails and proceeds thereof as aforetaid. The title to any of the above lands a now or hereafter legistered, the Registrar of Titles is hereby directed not to register or note extiticate of title or duplicate thereof, or memoral, the words 'lin trust' or "upon condition," or "with limitations," or words of import, in accordance with the statute in such eases made and provided. If the said grantor, hereby expressiv waive, and release, any and all right or benefit under and by virtue of any and all statutes tate of lilinois, providing for the exemption of homesteads from sale on execution or otherwise. Witness Whereof, he grantor, aforesaid havecrunto see their hands and seals this ago July 19 85 Its instrument was prepared by L.T. Beauchamp, 180 N. LaSalle St., Chicago,	regreement set forth. Full power and authority is hereby granted to said trustee o implement of the dedicate parks, streets, highways or aliers and to vacate what as desired, to contract to sell, to grail options to purchase, to se need to said trustee or any part thereof to a successor or successors at the estate, powers and authorities vested in said trustee, to donately, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, and upon any terms and for any get the term of 198 years, and to renew or extend leases upon any tendify leases and the terms and provisions thereof at any time of tight and options to renew leases and options to purchase the whole of ing the amount of present or future rentals, to partition or to tall property, to grant easements or charges of any kind, to rele	town, manage, profect and condition of part thereof, on my terms, to convey, e of its and to grant to such it, to carleste, to mortgage, sof, from the to time, my cried or ronds of time, no man and to any period or mes hereof; it, to montract to any part of the to raison an exchange said property, or such convey or singn.	subdivide said premis, and to resubdivide said premis, and to resubdivide subtless of the successor or successor or successor or successor pledge or otherwise observation or inversion to according in the case riods of time and to make leases and to gift to contract respect any part thereof, for ght, title or interest to part thereof m all 6 was the subdivided of the sub	es de any parez consideration de sing tributa de la consideration de sing tributa de la consideration de sing tributa de la consideration de la co
the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note extritions of title or duplicate thereof, or memoral, the words of import, in accordance with the stature is such cases made and provided. In the said grantor—hereby expressiv waive—and release—any and all right or benefit under and by virtue of any and all statures in the said grantor—hereby expressiv waive—and release—any and all right or benefit under and by virtue of any and all statures in the said grantor—hereby expressiv waive—and release—any and all right or benefit under and by virtue of any and all statures in the said grantor—hereby expressiv waive—and release—any and all right or benefit under and by virtue of any and all statures in the said grantor—hereby expressive waive—and release—any and all right or benefit under and by virtue of any and all statures to execution or otherwise. Witness Whereof, he grantor—aforesid have green to see the first status of the said status of t	ruil power and authority is hereby granted to xaid trustee o impleted dedicate parks, streets, highways or alleits and to vacate what selected to contract to sell, to grant options to purchase, to sell, no grant options to purchase, to sell, no grant options to purchase, to sell, to grant options of vaccessors a vaccessors at the centare, powers and authorities vested in said trustee, to donate try, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, and to grant of the terms of 198 years, and to renew or extrend leases upon any terms and options to renew leases and options to purchase the whole or ing the amount of present or future rentals, to partition or to rail property, to grant easements or charges of any kind, to refer any appropriate to said pramises or any part thereof, and to deal ch other considerations as it would be lawful for any person owning the ways above specified, at any time or times hereafter. In no case shall any party cealing with said trustee in relation to so money borrowed or advanced on said premises; or be obliged to to money borrowed or advanced on said premises; or be obliged to that state time of the delivery thereof the trust created fleet, (b) that such conveyance or other instrument was execunded in the following and to state the delivery thereof the trust created fleet, (b) that such conveyance or other instrument was execunded in the conveyance or other instrument was execunded in the conveyance or other instrument to secure and tental and the time of the delivery thereof the trust created fleet, (b) that such conveyance or other instrument to a secure and the secur	order, manage, protect and a division or part thereof, or my terms, to convey, e next that of the to such it, to cell cate, to mortgage, to, fir m' the to time, in period or restand of me, no man and o any period or person and the restand any part of the restand an acchange said piperty, or ase, convey or assign " with said property a deverthe said property and every the same to deal with the said premises, or to whom as the terms of this is stee, or be obliged to see that the terms of this is stee, or be obliged or privile, their instrument executed by upon or claiming under an by this Indenture and by sited in accordance with the tent interment care used by the tent interperson the said property such deed, to ris in trust, that such succes, powers, authorities, duties	subdivide said premis, and to resubdivide said premis, and to resubdivide si either with or without maccessor or successor or successor or successor pledge or otherwise obsession or reversion is exceeding in the castrods of time and to make leases and to gr d to contract respect any part thereof, for ght, title or interest y part thereof mails me, whether similar to me, whether similar plr atton of any part, he even complied () inquire into any yasio e on relative such (on yasio, e on relative such (on yasio, e on relative such (on yasio, e ment we trusts, conditions a pon all beneficiaries yust deed, lease, mot sor or successors in t and obligations of it	es or any part did property arm consideration. The consideration of the
Witness Whereof, he grantor_aforesaid havenerents se: their handS and senis this 30th day of July 19 85 Its instrument was prepared by L.T. Beauchamp, 180 N. LaSaile St., Chicago,	ruil power and authority is hereby granted to said trustee o impletion of the dedicate parks, streets, highways or allers and to vacate what selected to contract to sell, to grail options to purchase, to se inverse said premises or any part thereof to a successor or successors the, estate, powers and authorities vested in said trustee, to donate try, or any part thereof, to leave said property, or any part thereof, and to feel said the terms and provisions thereof at any time or time and options to renew leaves and options to purchase the whole or ing the amount of present or future rentals, to partition or to tall property, to grant easements or charges of any kind, to rele our appurtenant to said promises or any part thereof, and to deal other considerations as it would be lawful for any person owning the ways above specified, at any time or times hereafter. In no case shall any party cealing with said trustee in relation to a reveyed, contracted to be sold, leased or mortgaged by said trustee for money borrowed or advanced on said premises; or be obliged it trust agreement; and every deed, trust deed, mortgage, leave or a shall be conclusive evidence in favor of every person relying ment, (a) that at the time of the delivery thereof the trust created flect, (b) that such conveyance or other instrument was execunent, and the Indenture and in said trust employed in a successor of success ty appointed and are fully vested with all the title, estate, rights essor in trust.	oron, manage, protect and "odivision or part thereof, on my terms, to convey, e next and to grant to such a to to the confirm of the t	subdivide said premis, and to resubdivide said premis, and to resubdivide sither with or without successor or successor pledge or otherwise obsession or reversion texceeding in the castrods of time and to git do contract respectionly part thereof, for gift, title or interest y part thereof, and the contract respection, part thereof in all come, whether similar y part thereof in all dime, whether similar y part the compliance, whether similar y such (on yance, indicates a point of the compliance) and the compliance of the contract of the	es or any parti- id property arm consideration. To
Witness Whereof, he grantor, aforessid haveerconto see their handS and seas this 30th day of July 19 85 Its instrument was prepared by L.T. Beauchamp, 180 N. LaSaile St., Chicago,	regreement set forth. The property and authority is hereby granted to said trustee or imply to dedicate parks, streets, highways or aliers and to vacate with as desired, to contract to sell, to grant options to purchase, to seleves said premises or any part thereof to a successor or successors. It, controlled the powers and authorities vested in said trustee, to donately, or any part thereof, to leave said property, or any part thereof, to leave said property, or any part thereof, to leave said property, or any part thereof in future, and upon any terms and for any get the term of 1988 years, and to renew or extend leaves upon any ted differences and the terms and provisions thereof at any time of tit and options to renew leaves and options to purchase the whole or ing the amount of present or future rentals, to partition or to all property. To grant easements or future rentals, to partition or to all property, to grant easements or any part thereof, and to deal the other considerations as it would be lawful for any person owning he ways above specified, at any time or times hereafter. In no case shall any party cealing with said trustee in relation to a term of the property of	order, manage, protect and a division or part thereof, or my terms, to convey, e or my terms, to convey, e or itst and to grant to such it, to ced cate, to mortgage, of, fir m' ine to time, in period or protect of time, and the convey or many part of the 'en trasion an exchange said py aperty, or such and property or assign with said property and every the same to deal with the said property and every the same to deal with the same or deal with the same my deal with the terms of this to stee, or be obliged or privale there instrument executed by upon ur claiming under and by this indenture and by said in accordance with the same to deal, to grant the said real estate, and such that such successors claiming under them of said real estate, and such the Registrar of Titles is her trust" or "upon condition,"	subdivide said premis, and to resubdivide said premis, and to resubdivide said sither with or without maccessor or successor pledge or otherwise consection or reversion to reversion or reversion or reversion or reversion or reversion of time and to make leases and to gift to contract respect any part thereof, for gift, title or interest by part thereof maild me, whether similar thereof, and to me, whether similar plur atton of any purt. I we been compliged to inquire into any value on relative such such such such such such such such	es of any Parts of the property as no consideration. To consideration of the property as no consideration of the property as no consideration of the property and the property and to consideration of the property as in full force when y of the terms on to said real consideration of the property of the terms on to said real as in full force in the property of the terms on to said real as in full force on the property of the terms on the property of the terms on the property of the terms of the property of the terms of the property of the terms on the property of the terms on the property of the terms of the property of the p
30th day of July 19 85 10 No. LaSaile St., Chicago,	in power and authority is hereby granted to said frustee o imp. To dedicate parks, streets, highways or allers and to vacate with a decicate parks, streets, highways or allers and to vacate with a decicate parks, streets, highways or allers and to vacate with a decicate parks, streets, highways or allers and to vacate with a decicate parks, streets, highways or allers and to vacate with a decicate parks, and the street of the successor is uncersored to successor is uncertainty or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, and to renew or extend leases upon any reflection or to the term of 198 years, and to renew or extend leases upon any reflection or to the sease of the term of the sease and options to purchase the whole or give hamount of present or future rentals, to partition or to all property. To grant easements or charges of any kind, to rele in appurtenant to said pramises or any part thereof, and to deal to the considerations as it would be lawful for any person owning the ways above specified, at any time or times hereafter. The case shall any party cealing with said trustee in relation to a new and to the considerations as it would be lawful for any person owning to inquire into the necessity or expediency of any act of said trustee to inquire into the necessity or expediency of any act of said trustee to inquire into the necessity or expediency of any act of said trustee and the such conclusive evidence in favor of every person relying ent, (a) that at the time of the delivery thereof the trust created ect, (b) that such conveyance of other instrument was executed in this Indensitue and maid trust agreement of in some ament, and (d) if the conveyance of other instrument was executed in this Indensitue and maid trust agreement of in some ament, and (d) if the conveyance of other instrument was executed in this Indensitue and and are fully vested with all the title, estate or, appointed and are fully vested with all the title, estate i	tow, manage, protect and budivision or part thereof, or my terms, to convey, e or six and to grant to such it, to ced cate, to mortgage, to, fir m' it let time, in period or rands of time, no entire and o any period or protection of the transion an acchange said p. perity, of use, convey or usign, with said property a deve it he same to deal with the rand property of the same to deal with the side premises, or to whom as the colleged to see to the zestee to the same to deal with the steep of the terms of this to see, or be obliged or privile their instrument executed by upon or claiming under an by this Indenture and by a ted in accordance with the ment thereof and binding under therefore, suthorties, duties soons claiming under them of said real estate, and such the Registrar of Titles is her trust. Or "upon condition," ided.	subdivide said premis, and to resubdivide said premis, and to resubdivide sait sither with or without successor or successor or successor or successor or successor or successor or reversion of the case reversions of time and to contract respect any part thereof, for ght, title or interest y part thereof sn aid one, whether similar the contract respect any part thereof sn aid one, whether similar plr atton of any pure. In the end complied () inquire into any yano the en complied () inquire into any yano the en repair of the said trust a seen complied the said trust a seen conditions a pon all beneficiaries; suit drust a seen conditions of said trust and obligations of it interest is bereby in or to said real estated of the said trust and obligations of it or to said real estated of the said trust and obligations of it with limitations and by virtue of any and by virtue of any and by virtue of any and obligations of the said trust and trust a	es of any part of the part of
	greement set forth. uil power and authority is hereby granted to said trustee o imp, to dedicate parks, streets, highways or aliers and to vacate was desired, to contract to sell, to grant captions to purchase, to se very said premises or any part thereof to a successor or successor's successor's successor's successor's increase or any part thereof, to lease said property, or any part thereof, and for any part thereof in the second trace and the terms and provisions thereof at any time or time of the lease and the terms and provisions thereof at any time or time of property, to grant easements or charges of any kind, to rele in appurtenant to said promises or any part hereof, and to deal hother considerations as it would be lawful for any person owning the amount of present of future or times hereafter. In occur shall any party cealing with said trustee in relation to a veyed, contracted to be sold, leased or mortgaged by said trustee it money bortowed or advanced on said premises; or be obliged to inquire into the necessity or expediency of any act of said trust trust agreement; and every deed, trust deed, mortgage, lease or of shall be conclusive evidence in favor of every person relying tent, (a) that at the time of the delivery thereof the trust created it trusts was daily authorized and and empowered to execute and entitle was daily authorized and and empowered to execute and it trustee was daily authorized and and empowered to execute and it trustee was daily authorized and and empowered to execute and it trustee was daily authorized and and proveded the title, estate, rights estorial trust and the provided and are fully vested with all the title, estate, rights interest in the earnings, avels and proceeds thereof as aforestand, the title	tow, manage, protect and buddivision or part thereof, on my terms, to convey, e or system of the such it, to ced cate, to mortgage, to ced cate, to mortgage, end, fr in the to time, in period or mods of time, no mas and o any period or mods of time, no mas and o any period or mods of time, no mas and o any period or mods of time, no mas areal such any period or such any part of the to rision an acchange said property and such any or suspired, of the same to deal with the said premises, or to whom as the same to deal with the same there instrument executed by upon or claiming under and by this indended and binding under therefor and binding under therefor any the same therefore and binding under the sons claiming under them of said real estate, and such the Registrar of Titles is her trust." Or "upon condition, anded. d all right or benefit under a the on execution or otherwise.	subdivide said premis, and to resubdivide said premis, and to resubdivide said sither with or without successor or successor or successor or successor or successor or successor or reversion texcerding in the castrods of time and to make leases and to grant the cof, for ght, title or interest y part thereof, and me, whether similar or to any part of the come, whether similar ply atton of any part, he cen complied (a inquire into any yano), we can relative successor of the compliance of the comp	es of any part; id property arm consideration, consideratio
	regreement set forth. Tail power and authority is hereby granted to raid trustee or impleted to select the parks, streets, highways or alters and to vacate where said premises or any part thereof to a successor or successor is useressor or successor in the contract to sell, to grant aptions to purchase, to select state, powers and authorities vested in said trustee, to donate to any part thereof to a successor or successor in the conce in praceent or in future, and upon any terms and for any part thereof, to any part thereof, or any part thereof, and upon any terms and for any part the term of 198 years, and to rerew on extent leases upon any time or time of the part of the trust rentals, to partition or to all property. In grant easements or charges of any kind, to rele and approperty. In grant easements or charges of any kind, to rele and approperty. In grant easements or charges of any kind, to rele the other considerations as it would be lawful for any person owning the ways above specified, at any time or times hereafter. In no case shall any party cealing with said trustee in relation to a newed contracted to be sold, leased or mortgaged by said trustee in money borrowed or advanced on said premises; or be obliged to to inquire into the necessity or expediency of any act of said trust trust agreement; and every deed, trust deed, mortgage, lease or shall be conclusive evidence in favor of every person relying nent (a) that at the time of the delivery thereof the trust created for the trust created in this Indenture and in said trust agreement; in some amenical that at the time of the delivery thereof the trust created it trustee was daily authorized and are moved to execute and ment, and (d) if the conveyance or other instrument was executed in this Indenture and in said trustee that the said error of success avails and proveeds arising from the sale or other disposition as property, and no beneficiary hereunder shall have any title or interest in the earnings, avails and proceeds thereof as aforestand,	tow, manage, protect and buddivision or part thereof, on my terms, to convey, e or system of the such it, to ced cate, to mortgage, to ced cate, to mortgage, end, fr in the to time, in period or mods of time, no mas and o any period or mods of time, no mas and o any period or mods of time, no mas and o any period or mods of time, no mas areal such any period or such any part of the to rision an acchange said property and such any or suspired, of the same to deal with the said premises, or to whom as the same to deal with the same there instrument executed by upon or claiming under and by this indended and binding under therefor and binding under therefor any the same therefore and binding under the sons claiming under them of said real estate, and such the Registrar of Titles is her trust." Or "upon condition, anded. d all right or benefit under a the on execution or otherwise.	subdivide said premis, and to resubdivide said premis, and to resubdivide said sither with or without successor or reversion texcerding in the castrods of time and to make leases and to grant the cof, for ght, title or interest y part thereof, and me, whether similar or, and to me, whether similar or since or successor in the control of the control of the control or successor in the control of the control o	es of any part; id property arm consideration, consideratio
	uil power and authority is hereby granted to xiid trustee o imp., to dedicate parks, streets, highways or allers and to vacate was desired, to contract to sell, to grant options to purchase, to se desired, to contract to sell, to grant options to purchase, to se very said premises or any part thereof to a successor or successors, e. estate, powers and authorities vested in said trustee, to donate the term of 198 years, and to renew or extend leases upon any tenter of the term of 198 years, and to renew or extend leases upon any tenter the term of 198 years, and to renew or extend leases upon any tenter of the term of 198 years, and to renew or extend leases upon any tenter of the amount of present or future rentals, to partition or to liproperty. To grant easements or future rentals, to partition or to ill property. To grant easements or future rentals, to partition or to ill property, to grant easements or any part thereof, and to deal hother considerations as it would be lawful for any person owning the ways above predified, at any time or times hereafter. The case shall any party cealing with said trustee in relation to seveyed, contracted to be sold, leased of mortgaged by said trustee it money borrowed or advanced on easily penses; or be obliged to to inquire into the necessity or expediency of any act of said trustee trust agreement; and every deed, trust deed, mortgage, lease or whall be conclusive evidence in favor of every person relying lent, (a) that at the time of the delivery thereof the trust created ent, this florence and in said trust agreement or in some amend at trustee was day authorized and empowered to execute and at trustee was day authorized and empowered to execute and at trustee was dayly authorized and empowered to execute and trustee was dayly authorized and empowered to execute and trustee of title or duplicate thereof, or memoral, the video interest in the earnings, avails and proceeds arising from the sale or other disposition providing for the exemption of homesteads from situate	division or part thereof, only terms, to convey, e. of rist and to grant to such it, to ced cate, to mortgage, of, fir in the to lime, in period or red, fir in the to lime, in period or red, fir in the to lime, in period or red, fir in the to lime, in press hereaf it, to contract to any part of the resision an eachange said pi sperty, or use, convey or assign in the said property and every the same to deal with the red, be obliged to see to the zero, be obliged to see to the zero, be obliged to see to the zero, be obliged or privile, their instrument executed by upon our claiming under an by this Indenture and by sited in accordance with the ment thereof and binding underlike in accordance with the system to the said real estate, and such the said real estate, and such the Registrar of Titles is here fust or "upon condition," aded. at It right or benefit under a deliver or execution or otherwist.	subdivide said premis, and to resubdivide said premis, and to resubdivide sither with or without maccessor or successor pledge or otherwise obsession or reversion texcerding in the castrods of time and to make leases and to gid to contract respectionly part thereof, for gift, title or interest y part thereof, for gift, title or interest y part thereof, and part thereof in all c. me, whether similar y privation of any purue, by we been completed to inquire into any years of the completed to inquire into any years of the complete of the c	es of any particular designation of the consideration of the considerati

UNOFFICIAL COPY

•		
STATE OF COUNTY OF		SS., L.T. BEAUCHAMP
COO.111 OI _		Notary Public in and for said County, in the State aforesaid, do hereby certify that
		LENNON JACKSON and EULA JACKSON, divorced
		· .
		personally known to me to be the same person S whose name S are
		subscribed to the foregoing instrument, repeated before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as
		that signed, sealed and delivered the said instrument as 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 notarized seal this
(0,	30th July A.D. 19 85
	70	Notary Public.
	Cy/x	rotally radius
		0.0
•		FERT-01 RECORDING \$11.0
		T#2222 TRAN 2152 68/69/69 13:17:00 #2224 # B *-85-1.3888
		200001-20-8 d # 123#
		γ_{0x}
		80388 - 1
\		$ au_{\lambda}$
		0 '.
- \		C
		** **********************************
	2	
		PER INC.
CA3		DO S S S S S S S S S S S S S S S S S S S
BOX 350	Deed in Trust	ADDRESS OF PROPERTY Oldcago, IIIInois To TRUSTEE BODY AS
	₩ A R A R A R A R A R A R A R A R A R A	P N Con True True True True True True True True
)	
- 1	戸	
\ /		