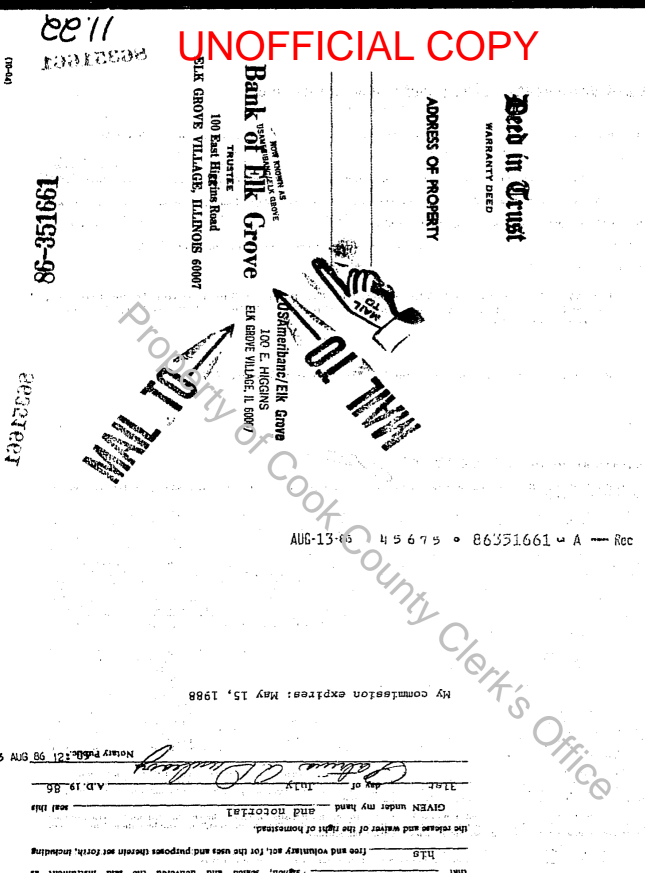
Exempt under the provisions of Paragraph C, Section 4, Real Estate Transfer Tax Act.

	UN	OFFICI	AL CO	⊃Υ _{2 8635}	1661 :
	This Indenture L		hat the Grantor.	i».	
	of the County of COOK COOK TEN AND NO/100 Chs	and the State	o of TLLINOIS	for and in consider	ration of
	TEN AND NO/100ths	(\$10.C	00)		Dollare,
	and other good and valuable consid	feration in hand paid, Cor	nvoyand we	MANAGARY TANKELIN	KNYER CHIDAR KNOMH VA
	BLK GROVE, an Illinois State Be				
	Trustee under the provisions of a t	rust agreement dated the	218t day of	19.80 l	nown as and
ĺ	Trust Number 2476**	the following	described real estate in the	County of COOK	
Š	and State of Illinois, to-wit:		1.77 1.78 1.88	9 2	
Lender - Bank of LIK GR	Lot 4472 in Elk G Township 41 North	rove Village Soci , Rango 11, East	ion 15, being a Softhe Third Prin	ubdivision in Sect cipal Meridian, in	ion 32, Cook
×	Councy, Illinois		<i>y</i>	si.	
Ban	0				
늘	Property Adress:	522 Yarmouth, I	Elk Grove Village,	Tllinois	œ
ĕ				The state of the s	දු
			· ** ** ** ** ** ** ** ** ** ** ** ** **		Ž.
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-	Permanent Real Estate Index No. 08	<u>-32-106:024</u>	The state of the s		
ì	TO HAVE AND TO HOLD the		rtenances, upon the trusts and	for uses and purposes herein a	•
į	TO HAVE AND TO HOLD the strust agreement set forth. Full power and authority is here	ald promits vith the appu	to improve, manage, protect	and subdivide said premises or	nd in said
Date	TO HAVE AND TO HOLD the strust agreement set forth. Full power and authority is here thereof, to dedicate parks, streets, high often as desired, to contract to sell, to convey said premises or any part the title, estate, powers and authoritie property, or any part thereof, to least commence in praesenti or in futuro, a demise the term of 198 years, and to nor modify leases and the terms and prieses and options to renew leases and of fixing the amount of present or fipersonal property, to grant casements assement appurtenant to said premises are the property of the said premises are the	oby granted to sat. It is the appure by granted to sat. It is the hways or alleys and to vace or grant options to purch see said property, or any parind upon any terms and for enew or extend leases upon revisions thereof at any time options to purchase the what we can be applied to purchase the what is or charges of any kind, it is or any part thereof, and the lawful for any person of the purchase of any kind, it is or any part thereof, and the lawful for any person of the purchase of the person of the purchase of the person of	to improve, manage, protect to improve, manage, protect to any subdivision or part the sort in trust and to grant to a donate, to dedicate, to moting the reof, from time to time, any period or periods of time any terms and for any period of or time hereafter, to contratole or any part of the reversion to come or to explay as and property to release, so very or assign at o deal with the same to the s	and subdivide said premises or reof, and to resubdivide said property, either with or without consider successors or successors in leage, piedge or otherwise encur in possession or reversion, by an ot exceeding in the case of sor periods of time and to amend to make leases and to grant on, or any part thereof, for other region, they right, title or interest in or every part thereof in all other the same, whether similar to or the same, whether similar to or	any part operty as ideration, rust all of nbor, said leases to any single d, change options to o manner or real or about or ways and different
	TO HAVE AND TO HOLD the strust agreement set forth. Full power and authority is here thereof, to dedicate parks, streets, high often as desired, to contract to sell, to convey said premises or any part the title, estate, powers and authoritie property, or any part thereof, to least commence in pressent or in future, a demise the term of 198 years, and to nor modify leases and the terms and pressent or of fixing the amount of present or figersonal property, to grant casements easement appurtenant to said premises for such other censiderations as it wou	edid promises vith the appure oby granted to sale mistee hways or alleys and to vaca or grant options to purch as or grant options to purch as or sets did property, or any paradupor any terms and for enew or extend leases upon rovisions thereof at any time options to purchase the without the rentals, to partition as or charges of any kind, it is or any part thereof, and the below the for any person different times hereafter. If with said trustee in relations of the sale trustee in relations of the properson of	to improve, manage, protect the any subdivision or part the it to sell on any terms, to come so is in trust and to grant to sell on any terms, to come so is in trust and to grant to sell on the interest of the contract of	and subdivide said premises or reof, and to resubdivide said property, either with or without consider, successor or successors in it age, pledge or otherwise encur in possession or reversion, by, not exceeding in the case of sor periods of time and to ament to make leases and to grant on and to contract respecting th, or any part thereof, for other every part thereof in all other the same, whether similar to or made premises or any part the same, whether similar to or made premises or any part the heapplication of any purchashis trust have been complied we reged to inquire into any of any such conveyance, lease by said trustee in relation to the result of the same, whether similar to any such conveyance, lease by said trust agreement was in the trust seed, lease, mortgage accessor or successor or successor trust freed, lease, mortgage	any part oporty as ideration, rust all of hoor, said leases to any single d, change options to o manner or real or about or ways and different creof shall e money, ith, or be the terms or other full force mitations under, (c) or other inve been
	TO HAVE AND TO HOLD the strust agreement set forth. Full power and authority is here thereof, to dedicate parks, streets, high often as destred, to contract to sell, to convey said premises or any part the title, estate, powers and authorities property, or any part thereof, to leave the title, estate, powers and authorities commence in praesenti or in future, a demise the term of 198 years, and to more modify leases and the terms and priesse and options to renew leases and of fixing the amount of present or for fixing the amount of present or personal property, to grant casements assement appurtenant to said premises for such other cc nsiderations as it would be conveyed, contracted to be soid, leavent, or money borrowed or advanced obliged to inquire into the necessity of said trust agreement; and every destate shall be conclusive evidence instrument, and that at the time of the	oby granted to said trustee hways or alleys and to vace or grant options to purchase proof to a successor or a loce is vested in said trustee, to see said property, or any parnd upon any terms and for enew or extend leases upon rovisions thereof at any time options to purchase the wituture rentals, to partition is or charges of any kind, it is or any part thereof, and the lawful for any person dime or times hereafter. With said trustee in relational said premises, or be ob rexpediency of any act of side that the said trust deed, mortgage, lead favor of every person redelivery thereof the trust of a crother instrument was it trust agreement or in some and empowered to execut its made to a successor of sed with all the little, estate, morticary hereunder and of rom the said or other disphereunder shall have any tind proceeds thereof as afore	to improve, manage, protect the any subdivision or part the it to sell on any terms, to come so its in trust and to grant to so the interest of dedicate, to merig the result of the control of the any terms and for any period of time any terms and for any period of the control of the control of the control of the control of the reversion of to exchange said property and owning the same to control with the control of the con	and subdivide said premises or reof, and to resubdivide said propy, either with or without conside, successor or successors in its age, pledge or otherwise encur in possession or reversion, by, not exceeding in the case of sor poriods of time and to ament to make leases and to grant on and to contract respecting th, or any part thereof, for other every part thereof in all other the same, whether similar to or any apart thereof and other the same, whether similar to or a part thereof of a light that the part is true that the part of the same, whether similar to or any such trustee in relation to any such trust have been complied we reged to inquire into any of any such trust agreement was in the rusts, conditions and in the rusts, conditions and in the rust iteed, lease, mortgage accessor or successor true of the said trust iteed, lease, mortgage accessor or successor in trust item of the said trust is of its, his of the or any of there is all be on its such interest is here to delable, in or to said real said eat	any part operty as ideration, rust all of heases to hose, said leases to hose, hose, said different reof shall c money, ith, or be the terms sold real or other full force mitations hoder, (c) or other have been a of their lead to be such, but
	TO HAVE AND TO HOLD the strust agreement set forth. Full power and authority is here thereof, to dedicate parks, streets, high often as destred, to contract to sell, to convey said premises or any part the title, estate, powers and authorities property, or any part thereof, to leave the title, estate, powers and authorities commence in present or in future, a demise the term of 198 years, and to more modify leases and the terms and presses and options to renew leases and of fixing the amount of present or for personal property, to grant easement appurtenant to said premises assement appurtenant to said premises for such other considerations as it would be conveyed, contracted to be soid, leavent, or money borrowed or advanced obliged to inquire into the necessity of said trust agreement; and every deeinstrument, and that such conveyance contained in this indenture and in said that said vrustee was duly authorized instrument, and (d) if the conveyance properly appointed and are fully vestoredecessor in trust. The interest of each and every be carnings, avails and proceeds arising forersonal property, and no beneficiary	oby granted to said trustee hways or alleys and to vaca organt options to purely as set aid property, or any parind upon any terms and for enew or extend leases upon rovisions thereof at any time options to purchase the whother the purchase of any part thereof, and the lawful for any person in the said trustee in relations and appearing the person of every person of the person of every person of the person of every person of the person of every person or all trust agreement or in some and empowered to execut its made to a successor of a ed with all the title, estate, and flower the person or the sale or other disphereunder shall have any timelicated the person of the pe	to improve, manage, protect the any subdivision or part the ite any subdivision or part the ite any subdivision or part the ite any subdivision or part the sort in trust and to grant to so or in trust and to grant to so the research of the research of the reversion or to except any part of the reversion or to except as and property and owning the same to the reversion of the same to the reversion of the reversion or to except as and property and owning the same to the reversion of the reversion	and subdivide said premises or reof, and to resubdivide said prey, either with or without consider, successors or successors in lage, piedge or otherwise encur in possession or reversion, by into exceeding in the case of sor periods of time and to amend to make leases and to grant on and to contract respecting they right, title or interest in or every part thereof, for othey right, title or interest in or every part thereof in all other with the same, whether similar to or maid premises or any part the he application of any purchas his trust have been complied will leged to inquire into any of any said trust agreement was in the trust such conveyance, lease by a different successor or successor and its thereof, it is the same outless of the same of the	any part operty as kideration, rust all of leases to any single d, change ptions to e manner or real or about or ways and different reof shall e money, ith, or be the terms o said real or other full force mitations or other a or other a or other so or other
	TO HAVE AND TO HOLD the strust agreement set forth. Full power and authority is here thereof, to dedicate parks, streets, high often as desired, to contract to sell, to convey said premises or any part the to convey said premises or any part the title, estate, powers and authoritie property, or any part thereof, to least commence in praesenti or in future, a demise the term of 198 years, and to more modify leases and the terms and property, to grant casement of fixing the amount of present or for such other considerations as it would be such a street of the sease and options to renew leases and of fixing the amount of present or personal property, to grant casements easement appurtenant to said premises for such other considerations as it would be conveyed, contracted to be soid, leading the modern of the contracted to be soid, leading to inquire into the necessity of said trust agreement; and every destate shall be conclusive evidence in instrument, (a) that at the time of the time trustee was duly authorized unstrument, and (d) if the conveyance properly appointed and are fully vest predecessor in trust. The interest of each and every be carnings, avails and proceeds arising forces of the same of the stifficate of title or duplicate the net of cartificate of title or duplicate the net of cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the cartificate of title or duplicate the net of the same and the same and the cartificate of title or duplicate the net of the same and the same and the same and the same and the	oby granted to said trustee hways or alleys and to vacable grant options to purchase preof to a successor or a leces wested in said trustee, to see said property, or any parind upon any terms and foileness of the see said property, or any parind upon any terms and foileness of the see said property, or any parind upon any terms and foileness the troop at any time options to purchase the whole of the lawful for any person the lawful for any person of the lawful for any person of the lawful for any person of said premises, or be objected on said premises, or be objected on said premises, or be objected on the said trust deed, mortgage, least fust deed, mortgage, least fust agreement or in some and empowered to execute its made to a successor of sed with all the title, estate, and find proceeds thereof as afore the said or other disphereumer's hall have any the deficiency hereof the treef, or memorial, the wontable to successive ands is now or hereaffer regiments of the said of	to improve, manage, protect the any subdivision or part the ite any subdivision or part the ite any subdivision or part the ite any subdivision or part the sories or in trust and to grant to so or in trust and to grant to so or it in the control of the carry period or periods of time any terms and for any period or or the hereafter, to contract to the control of the reversion or to except as said property and owning the same to call with the control of	and subdivide said premises or reof, and to resubdivide said proy, either with or without consuch successor or successors in its age, pledge or otherwise encur in possession or reversion, by, or periods of time and to ament to make leases and to grant or and to contract respecting th, or any part thereof, for oth ny right, title or interest in or every part thereof in all other the same, whether similar to or maid premises or any part the same, whether similar to or in an additional premises or any part the same, whether similar to or in a said premises or any part the same, whether similar to or in a said premises or any part the same, whether similar to or in a said premises or any part the same, whether similar to or in trust faced in relation to any such conveyance, lease by said trust agreement was in the trust seed, lease, mortgage in the rust seed, lease, mortgage coressor or successor or succes	any part operty as ideration, rust all of heases to my single d, change ptions to o manner about or ways and different reof shall o money, ith, or be the terms o sald real or other full force mitations mider, (c) or other say, thoir any in the red to be such, but ror or note words of

(SEAL).

y:
P. Dunlenvy, 100 E. Higgins Rd., Elk Grove, Th.



11.22

SCOUNTY OF COOK

Notary Public in and for said County, in the State aforesaid, do hereby cartify that the state of the same persons whose name between the net to the foregoing instrument, appeared before me this day in person and acknowledged the release and waiver of the itain of homestead.

Signod, scaled and delivered the said instrument as the release and waiver of the itain of homestead.

CIVEN under my hand sind motorital as a seal this contributing the said instrument as including the release and waiver of the itain of homestead.

And 10-19-85

Notary Public; 21-98

Notary Public; 21-98

ONY SI