UIN	Trabon and in to reporting up onto
THIS INDENTURE WITH Mary Ellen Sulli	
of the County of <u>Cook</u>	and State of Illinois , for and in consideration , for any in consideration
of the sum of	
	good and valuable considerations, receipt of which is hereby duly acknowledged,
	_unto MOUNT GREENWOOD BANK, a banking corporation duly organized and existing illinois, and duly authorized to accept and execute trusts within the State of Illinois, as
Trustee under the provisions of	a certain Trust Agreement, dated the 22nd day of December 1986
and known as Trust Number _	5-0740 , the following described real estate in the County of COOK
and State of Illinois, to-wit:	
_	Square, being a Subdivision of part of the South
	Section 17, Township 36 North, Range 13, East of the
Third Principal N	Meridian, in Cook County, Illinois.
	21/2 SE1/4
PER INNENT INDEX N	1UMBER: 28-17-400-009
. 20	e t
PERAPNENT INDEX N	
· O.	}
· (1)	j
	0.~
SUBJECT TO	
mt forth.  Fall power and authority is hereby gr	real state with one spy remances, upon the trusts, and for the uses and purposes berein and in said Trust Agreement in its of an art of the series of the se
streets, highways or alleys and to vacate options to purchase, to sell on any terms, to in trust and to grant to such successor by such	any subdivision or pare 1 ereof, and to resubdivide said real estate as often as desized, to contract to sell to grant convey enter with or who as consideration, to convey said real estate or any part thereof to a successor or successors resears in trust all of the tille, estate, powers and authorities wated in and Trustee, to donate, to dedicate, to mortgage,
piedge or otherwise encumber said real esta leases to commence in practical in futuro 198 years and to remain as aviand issue uno	ic, or any part thereof, to lease and color and the color and part thereof, from time to time, in possession or reversion, by and upon any terms and for any period of time, not exceeding in the case of any single demise the term of any terms and the farms and the farm
thereof at any time or times hereafter, to camp part of the reversion and to contract re	ontract to make leases and to   ant options to lease and options to renew leases and options to purchase the whole or specting the manner of fixing the amount of present or future rentals, to apprilion or to exchange said real selates, or constitution of the property of
easement appurtenant to said real estate ne a tione as it would be lawful for any person o	ny pari thereof, and to deal with said real estate and every pari thereof in all other ways and for each other considera- wring the same to deal with the se se, ' helber similar in or different from the ways above specified, at any time or
In no case shall any party dealing will shall be conveyed, contracted to be sold.	h said Trustee, or any successor in trust, ', relation to said real estate, or to whom said real estate or any part thereof eased or mortgaged by said Trustee, or any Arcessor in trust, be unlighed to see to the application of any purchase
money, rent or money borrowed or advance into the authority, necessity or expediency every deed, trust deed, mortgage, feare or or	is on gaid rest easily, of be soliged to see the sin forms of this rust have been complied with, or be obliged to inquise of any of the terms of said Trust Agreement; and the inquire this any of the terms of said Trust Agreement; and the instrument executed by said Trust agreement, or any argainst trust. In relation to said real estate shall be concluded
evidence in favor of every person including	the Registrar of Titles of said county) relying up no claiming under any such conveyance lease or other instrument, the trust created by this indenture and by said lear. As rement was in full force and effect, (b) that such conveyance the interest of the linest countries and install fruit Afreement of the lines.
amendments thereof, if any, and binding up to execute and deliver every such deed, in	on all beneficiaries thereunder. (c) that said Truster, or any successor in trust, was duly suth rized and empowered at deed, learn, mortgage or other instrument and (d', the conveyance is make to a successor of successor in trust, and the successor of successor of successor of successor in trust, and the successor of successor of successor of successor of successor of successor in trust, and the successor of successo
obligation of its, his or their predecessor in the conveyance ta made upon the ex	press understanding and condition that neither Mount Gre nevoor Bank, individually or as Trustes, nor its measurer
or successors in trust shall incur any persons may do or omit to do in or about the said person or property happening in or about	il liability of the dispected to any claim, ludgment or deep "for any oring to they to the vision against or interfered real estate on under the provisions of this Beed or said Tri. 1 Agree sent or any amendment thereto, or for injury to a lad real estate, any and all such liability being hereby exp
indebtedness incurred or entered into by the Trust Agreement as their attorney-in-fact, f engreen trust and not individually (and the l	Trustee in connection with said real estate may be entered into by 10 the name of the them type-like and a sereby interacebly appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an interaction of the Trustee, in the obligation or indebtedness except only rustee shall have no obligation whateveret with respect to any such that the colligation or indebtedness except only
so far as the trust property and funds in corporations who manyer and whatsoever sha The interest of each and every benefici-	the actual powersion of the Truster shall be applicable for the pa m of and discharge thereofs. All persons and if the charged with notice of this condition from the date of the filtin, for ecor, of this fored.  It because and under and Trust Agreement and of all persons claim? I unless them of any of them shall be only in
the sarnings, avails and proceeds arising fro and no beneficiary beneficiary shall have an approach thereof as aforesid, the intention	m the sale or any other disposition of said real estate, and such interest it namely declared to be personal property, the or interest, legal or equitable in or to said real estate as such, but to ity ar, interest in the samings, avails and retrof being to yest in said Mount Greenwood Bank the wattre legal and so it table title in fee simple, in and to all of
the real estate above described.  If the little to any of the above real est	my part thereof, and to deal with said real state and every pair thereof in all other ways and for wash other considera- mining the same to deal with he as on, below similar to not different from the ways and for wash other considera- mining the same to deal with he as on, below similar to not different from the ways and the mining of the same of the deal state of the application of any part thereof asked or mortizaged by said. Truster, or any Agreessor in trust, be oblighed to see to the application of any part hereof and and real estate, or be oblighed to see it. The trust is the same of the application of any part hereof to maid real estate, or be oblighed to see it. The trust is oblighed to see to the application of any part hereof to maid real estate, or be oblighed to see it. The trust is the same of the application of any part hereof the negative of the same of t
statute in such case made and provided, an evidence that any transfer, charge or other de-	said Trustee shall not be required to produce the said Agreement or a copy the roll or any extracts therefrom, as using anothing the registered lamb to accordance with the true intent and meaning of the resident and all other true and all ot
State of likepts, providing for the exemption	if homesteads from sale on execution or otherwise.
In Witness Whereof, the gri	anto aloresaid have hereunto set the mand and
seal S this 22nd	day of December 19 86
Joseph & Hallow	[SEAL] SEAL]
Joseph P. Sullivar	, Jr. Mary Ellen Sullivan
	[SEAL] [SRAL]
#2.1.5 m.m. d =	the undersigned
State of Illinois	I, the undersigned a Notary Public in and for said County, in the state aforexaid, do hereby certify that
County of Cook Joseph P. Sullivan	. Ir. and Mary Ellen Sullivan, His Wife,
	personally known to me to be the same personwhose namesubscribed to the foregoing instrument, appeared before me this day in person and ack-
	nowledged that they signed, sealed and delivered the said instrument as their
	free and voluntary act, for the uses and purposes therein set forth, including the release
	and waiver of the right of homestead.

Mount Greenwood Bank

5853 Liberty Sq., Oak Forest, Ill.
For information only insert street address of above described property.

Given under my hand and notarial seal this find

This instrument prepared by Barbara J. Ralson-Mt. Greenwood Bank

December

3052 WEST 111th STREET CHICAGO, ILLINOIS 60655 445-4500

98138-S-H Co.

3052 West 111th Street Chicago, Illinois 60655

5853 Liberty Sq., Oak Forest,

OF COUNTY CLOTHER OFFICE