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and there goed and valuable considerations in hand, paid, Convey			wife		
and other good and valuable considerations in hand, paid, Convey. MCRTH BANK AND TRUST, 625 West 11th Street. Worth. Illinois 60182, a corporation of Illinois. An Trust cunder the provisions of a trust agreement dated the. 11th day of Anril. 1921 Anown as Trust Number 4670 the following described real estate in the County of Cook and State of Illinois, the wit: PIN 222-23-201-089 Address: 3 Cour LaSalle, Palos Hills Parcel 1 The Northeasterly 24.00 feet of the Southwesterly 80.57 feet of Area No. 1 in to 7 in Palos Riviera Unit 22, being a Subdivission of part of the Porth 1/2 of Section 23, Township 37 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois. Parcel 2: East and to 7 in Palos Riviera Unit 22, being a Subdivission of part of the Porth 1/2 of Section 23, Township 37 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois. CT 70: General taxes for 1990 and subsequent years, Covenants, restrictions, c. of record: Riviera of Fews Improvement Association. TO HAVE AND TO HOLD the said mentes with the appureaments upon the trust and for the use and surproses berein and in said trust agrees and set forth. TO HAVE AND TO HOLD the desided principal streets, highways or allays and to vessels any subdivides and thereof, and to resubdivide asid property as 6400 as desired, to contract to sell, to grant options to perchase, to sell thereof, and to resubdivide asid property as 6400 as desired, to contract to sell, to grant options to perchase, to sell thereof, and to resubdivide asid property as 6400 as to the contract to sell, to grant options to perchase, to sell thereof, and to resubdivide asid property as 6400 as to the contract to sell, to grant options or part hereof, and to grant to such ascress or surceasors in trust and to grant to such ascress or surceasors in trust and to grant to such ascress or surceasors in trust and to grant to such ascress or surceasors in trust and to grant to such ascress or surceasors and pulsas to property,					
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RORTH BANK AND TRUST, 6025 West litth Street. Worth. Illinois 60182, a corporation of Illinois, in Trustee under the provisions of a trust agreement dated the lith day of April 1921 moves as Trust Number, 4670 the following described real estate in the County of Cook and State of Illinois, to-wit: PIN 223-23-201-089 Address: 3 Cour LaSalle, Palos Hills Parcel 1 The Northeasterly 24-00 feet of the Southwesterly 80.57 feet of Area No. 1 in tot 7 in Palos Riviera Unit \$2, being a Subdivision of part of the Morth 1/2 of Section 23, Toomship 37 North, Range 12 East of the Illinois. Parcel 2: Easebort for the benefit of Parcel 1 as set forth in Declaration of covenants and easements as shown on the plat attached thereto recorded as Document 20509160 for ingress and egress, all in Cook County, Illinois. CI TO: General taxes for 1999 and subsequent years, covenants, restrictions, or record: Riviera of 67606. Illinois with the appurenance upon the treats and for the uses and remises or any part thereof, to decidate parce, street, highways or alloys and to vacate any mobilishm or part benefit of self-on decidate parce, street, highways or alloys and to vacate any mobilishm or part benefit on additivate, to denies to decide, to contract to eath, to grant opinions to personal authority is benefit on additivate, to denies to decide, to contract to eath, to grant opinions to personal authority in hereby granted to said truste to improve, manage, protect and subdivide said untributed to the said of the sai	TEN AND NO/100ths				Dollars,
a Trustee under the previsions of a trust agreement dated the 11th day of April 1921 Lower as Trust Number 4570 the following described real estate in the County of Cook and State of Illinois, to-wit: PIN #23-23-201-089 Address: 3 Cour LaSalle, Palos Hills Parcel 1 The Northeasterly 24,00 feet of the Southwesterly 80.57 feet of Area No. 1 in Lot 7 in Palos Riviera Unit \$2, being a Subdivision of part of the Morth 1/2 of Section 23, Loweship 37 North, Range 12 East of the Morth 1/2 of Section 23, Loweship 37 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois. Parcel 2: East-most for the benefit of Parcel 1 as set forth in Declaration of covenants and easternests as shown on the plat attached thereto recorded as Document 20609160 for ingress and egress, all in Cook County, Illinois. TO Illinois, Improvement Association. TO HAVE AND TO HOLD the add remainer with the appurtenances upon the treats and fer the uses an upone herein and in said trust agreement set forth. Full power and authority is hereby transed to add tribute to improve, manage, protect as deviderable as any term, to convey either with or without confideration, to convey and prepared and approper to a convey either with or without confideration, to convey and prepared to a said traiters to addition the add property as a convey and prepared to a said traiters. In convey either with or without confideration, to convey and prepared to a said traiters. In convey either with or without confideration, to convey and prepared or particulated and abortlists vested in add traiters, to donate, to define to mortisage, prefer or eithers encumber and prepared, or year particulated to a prepared to resident and traiters are applied to make the convey and to amend the age of the said property, or any part berefer to a said traiters to add to a ment of the prepared of time and to amend, change or modify long to the terms and previsions thereof as any property, or any part berefer to the prepared of the prepared of the prepared of the	nd other good and valuable considerations in hand, paid	d. Convey	and Warn	ant	
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of Area No. 1 in Lot 7 in Palos Riviera Unit #2, being a Subdivision of part of the North 1/2 of Section 23, Township 37 North, Range 12 East of the Third Fincipal Meridian, in Cook County, Illinois. Parcel 2: Easebort for the benefit of Parcel 1 as set forth in Declaration of covenants of i easements as shown on the plat attached thereto recorded as Document 20609160 for ingress and egress, all in Cook County, Illinois. If TO: General taxes for 1990 and subsequent years, covenants, restrictions, e. of record; Riviera of Falos, Improvement Association. TO HAVE AND TO HOLD the and semiles with the appurenances upon the trusts and for the uses and repress herein and in said trust agreement set forth. Foll power and authority is hereby eranted to said trustee to improve manage, protect and subdivide said registers and the said reports at a five as desired, to contract to said, to grant options to everal and the resultance of the said reports at a five as desired, to contract to said to grant options to a subdivide and property as a five as desired, to contract to said, to grant options to a such and the said property, or any part thereof, to least said property, or any part thereof to least said property, or any part thereof, to least said property, or any part thereof, to least said property, or any part thereof, to contract to make leasted and upon any form and for any period or prevention by leasts commence in pracernic or in future, and upon any form and for any period or periods of time and to amend, change or medity feast and the terms and provisions thereof at any time times hereafter, to contract to make leaster, and upon any form and for any period or prevention of the said property of the said property of the part thereof, to contract to make leaster and to prace to a support of the part thereof and the said property of the part thereof the contract to make leaster and to prace to a support of the part thereof the contract to make leaster and to prove the part thereof the contract to make leaster and	Trustee under the provisions of a trust agreement da	ited the 11th	day of ARE	U	_ 19.91
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commence in praesenti or in future, and upon any form and for any period or periods of time, not exceeding the case of any single demise the term of 185 years, but to renew or extend issues upon any terms and for any relied or periods of time and to amend, change or modify Issues and the terms and provisions thereof as a non-investment of the contract to make leaves and to grant options to be described to renew or interest or future rentals, to partition or to exchange said properly, or any part thereof, for other real or personal operation or to exchange said properly, or any part thereof, for other real or personal or grant easements or charges of any kind, to release, coavey or assign my right, title or interest in or bout or easement appartenant to asid premises or any part thereof and to deal with said property and every part dereof in all other ways and for such other considerations as it wor do be lawful for any person owning the same deal with the same, whether similar to or different from the ways above specified, at any time or times bereafter. In no case shall any party dealing with said trustee in relation to said, remises, or to whom said premises or any part thereof shall be concepted, contracted to be sold, leased or morig gred by said trustee, be obliged to see to application of any purchase money, rent, or movey between the same of this trust have been compiled with, or be abliged to inquire into the necessary or expediency of a spite and trustee, or be abliged or privileged to inquire into any distinct on the contract of the structure of the terms of this trust have been compiled with, or be abliged to inquire into the necessary or expediency of year of a said trustee, or be abliged or privileged to inquire into any of conveyance, lease or other attrusted. The same of the same and the same of the same and same and same and the same and same and same and same and the same and the	emises or any part thereof, to dedicate parks, streets errof, and to resubdivide said property as (ft. n. s. de any terms, to convey either with or without considers seen or successors in trust and to grant to such force thorities vested in said trustee, to donate, to dedicate,	i, inghways or a sired, to contract ation, to convey saor or successor to mortgage, ple	lieys and to vaca to sell, to grant said premises or s in trust, all of t lige or otherwise	te any subdivision to purch any part thereof the title, estate, procumber said pro-	to a suc- cowers and roperty, or
sparchase the whole or any part of the reversion and to ward respect of roother real or reservent are recent or future rentals, to partition or to acchange said property, to grant easements or change said property, to grant easements or change said property, to grant easements or change so dany kinato and property, to grant easements or change so dany kinato any part thereof, and to deal with said property and every part tenef in all other pays and for any dark other considerations as it would be lawful for any person owning the same deal with the same, whether similar to or different from the ways able to appetitely any time or times bereafter. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold leased or no say gred by said trustee, be obliged to see to the same of the term of this trust have been complied with or by obliged to income into the necessity or expediency of ny set of said trustee, or be obliged or privileged to inquire most any of the term, of said trust agreement, and every person relying upon or claiming under any such conveyance, lease or other strument, (a) that at the time of the delivery thereof the trust created by this lade ture and by said trust agreement and war of every person relying upon or claiming under any such conveyance, lease or other strument, (a) that at the time of the delivery thereof the trust created by this lade ture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment tereof and binding upon all beneficiares thereunder, sort that said trustee was day at the direct and edges of the said such as a successor or successors in trust. The said successor or successors in trust, that says decreased and are fully vested with all the title, estate, rights, powers, author	commence in praesenti or in future, and upon any	rem and for at	ry period or perm	ods of time, not	erceeding
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deal with the same, whether similar to or different from the ways absenced, at any time or simes occasion. In no case shall any party dealing with said trustee, in relation to said, remises, or to whom said premises or ap part thereof shall be conveyed, contracted to be sold, leased or moriging by said trustee, be obliged to see to be application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see to be application of said trustee, or be obliged on privileged to inquire into the necessity or expediency of years of said trustee, or be obliged or privileged to inquire into any of the term of said trust agreement; and every red, trust deed, mortgage, lease or other instrument executed by said trustee to clatic trust and every red, trust deed, mortgage, lease or other instrument executed by said trustee, lease or other strument, (a) that at the time of the delivery thereof the trust created by this lade true and by said trust agreement, and the time of the delivery thereof the trust created by this lade true and by said trust agreement, and the said trust agreement and the said trust agreement or in some amendment error and binding troon all beneficiaries thereunder, "of that said trust was duly attended and empowered to recute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the convergance is add to a successor or successors in trust, that such successor or successor in trust have been irroperly appointed at a fully vested with all the title, estate, rights, powers, authorities, duties and obligations of (si) real estate, descessors in trust. The interest of each and every beneficiary bereunder and of all persons claiming under their or any of them sail be only in the earnings, avails and proceeds arising from the sale or other disposition of (si) real estate, descended in the sale of estate, and successor or any arising and the estate of the sale	operly, to grant easements or charges of any kind, to out or easement appurtenant to said premises or any error in all other ways and for such other considerati	part thereof are ions as it world	to deal with sai be lawful for an	d property and (the same
ny part thereof shall be conveyed, contracted to be sold, leased or morit, ged by also trusted, or solvent to see application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to persuate the terms of this trust have been compiled with, or be obliged to long-ire into the necessity or expediency of my art of said trustate, or be obliged or privileged to inquire into any of the term of the terms of this trust and will be received. It is not all the trust deed, mortrage, lease or other instrument executed by asid truste to listion to said real sales or other intrument, (a) that at the time of the delivery thereof the trust created by this indomination as contained and all their was in full force and effect, (b) that such conveyance or ather instrument was executed as accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement is mome amendment hereof and binding upon all beneficiaries thereunder. (c) that said trustee was duly anti-orized and empowered to recute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the essertance is adde to a successor or successors in trust, that such successor or successors in trust have been ; resperly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their redecessors in trust. The interest of each and every beneficiary hereunder and of all persons claiming under there of any of them had been to rearrings, avails and proceeds arising from the sale or other disposition of its, his or their redecessors in trust. The interest of each and every beneficiary hereunder and of all persons claiming under there of any of them all the title or duplicate thereof, or memorial, the words, "in trust," or "upon series of as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed to register or note in the certificate of til	deal with the same, whether similar to or different from	m the ways Livi	e specified, at an	y ume or umes to whom said p	remises or
ned trust deed, mortgage, lease or other instrument executed by said trustice in relation to said real estate shall be inclusive evidence in favor of every person religing upon or claiming under any and conveyance, lease or other strument, (a) that at the time of the delivery thereof the trust created by this indefine and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with error and binding upon all beneficiaries thereunder. "ct that said trustee was duly at thorized and empowered to evide and deliver every such deed, trust deed, lease, mortgage or other instrument and (d)." the conveyance is add to a successor or successors in trust, that such successor or other instrument and (d)." the conveyance is add to a successor or successor in trust, that such successor or other instrument and obligations of its, his or their edecessors in trust. The interest of each and every beneficiarly hereunder and of all persons claiming under ther or any of them all be only in the earnings, avails and proceeds arising from the sale or other disposition of its, his or their edecessors in trust. The interest is hereby declared to be personal property, and no beneficiarly hereunder shall have usy tille or terest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails so discovered as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed in to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon motion," or "with limitation," or words of similar import, in accordance with the statute in such case made and ovided. And the said grantors—hereby expressly waive—and release—any and all right or benefit under and by rice of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on ecution or otherwise. [SEAL] [SEAL] [SEAL]	y part thereof shall be conveyed, contracted to be sole application of any purchase money, rent, or money but the terms of this trust have been complied with.	ld, leased or more corressed or adva or be obliged to	need on said pres	nises, or be obligated in the control of the contro	red to see
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This document was prepared by:

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Mail To:

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