The above space for tecurder's use only

**	THIS INDENTURE WITNESSETH, That the Grantor, Jack F. Gibson a widower of the County of Cook and State of 111inois , for and in consideration of the sum of	
ral far Lise	and Warrantunto First National Bank of Niles, Hilmors, a National Banking Association duly organized and existing under the National Banking Laws and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the31st day ofOctober19	
a U.S. Federal	In Block Four (4) in Oakton Manor First Addition being a Subdivision of the Northwest Quarter (1/4) of the Southwest Quarter (1/4) of Section 24, Town 41 North, Range 12, East of the Third Principal Meridian (excepting therefrom the following described tract: Beginning at a point in the North line of the Southwest Quarter (1/4) of said section	
bleat to possible il	24, said point being 166.65 feet West of the East line of the Northwest Quarter (4) of the Southwest Quarter (4) of said Section 24, Thence West vlong said North line 333.30 feet, thence South in a straight line 1325 80 feet more or less to a point in the South line of the North half ve the Southwest Quarter of said Section 24, Thence East along said South line 333.27 feet to a point, said point being	
Sabjeat	166.63 feet West of the East line of the Northwest Quarter of the Southwest Quarter of sold Section 24, Thence North in a straight line 1326.20 feet more or less to the point of beginning: According to Plat thereof registered to the Office of the Registrar of Titles of	į
	SUBJECT TO Cook County Illinois as Sociment No 1436658 TO HAVE AND TO HOLD the said real estate with the a spaceonances, upon the trusts, and for the uses and purposes berein and in said Trust Agreement set forth.	Stamps
· V	Full power and authority is hereby granted to said Truster to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any addivision or part thereof, and to resubdivide said real estate is a desired, to continue to sell, to grant options to purchase, to sell on the terms, to convey either with or without consideration, to convey said real estate or any part thereof to a successor or successors in trust and of many to successors in trust and of the title, estate, real estate or any part thereof, and upon successor is made to such a successor or accessors in trust and of the title, estate, real estate, or any part thereof, to leave said real estate, or any part thereof, to leave said real estate, or any part thereof, from time to time, in pass solon or reversion, by leaves to commence in praesenti or in future, and upon any terms and for any period or periods of time, and to amend, change or modify leaves and the terms and provi- should be successed as the terms and the terms a	Ridges and Revenue
	deal with said real estate and every part thereof in all other ways and for such the considerations as it would be invital for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leaved or moranged by so a Trustee, or any successor in trust, be obliged to see that the terms of the trust have been compiled with, or be obliged to inquire into more between deal entering a said real state, or he obliged to privileged to inquire into any of the terms of anid Trust Agreement; and every deed, trust design ease or other instrument executed by said Trustee, or any successor in trust, in calation to said real estate shall be conclusive evidence. In favor of every person, (including the	the spect for afficing Rider
	instrument was executed in accordance with the trusts, conditions and limitations contained in this index ure and in said Trust Agreement or in all appendiments thereof, if nay, and binding upon all beneficially states thereinder, (c) that said Trusts every and the state of the said trusts are successor in trust, was duly authorized and empowered to accessor and deliver every such deed, trust deed, lease, mortgage or other it, ru nent and (d) if the conveyance is made to a successor in trust, that accessor is trust, the title, estate, rights, powers, authorities, dultes and obligations of its, his or their predicessor in trust. This conveyance is made upon the express understanding and condition that neither First National flust, of Niles, individually or as Trust, or its successor as successors in trust shading and condition that neither First National flust, of Niles, individually or as the risk of their agents or alteriors and the following the subjected to any claim, by	diff.
	this Deed. The interest of each and every beneficiary hecconder and under said Trust Agreement and of all persons claiming under their or any of them said be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, p. d. uch interest	
	is hereby declared to be personal protecty, and no beneficiary hereinter smile have any fitte or interest, legal or equitable, if the extreme as such, but only an interest in the earlines, a waits and proceeds there as a dampoint, the intention heread being the said. First National Bank of Nikes the entire legal and equitable lifts in fex simple, in and to all of the non-estade above described. If the title to any of the above real estate is now or hereafter resistered, the Rigistran of Titles is breeby directed not to registe, or note in the certificate of title or duplicate thereof, or memorial, the worlds "in trust," or "upon condition," or "with limitations," or words a similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to produce the said Agreement or a copy thereof, or any extracts thereform, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true limit and maning of the trust. And the said grantor—hereby expressly waive—and release—any and all right or benefit under and by virtue of any and all statutes of the State of Hillings, providing for the exemption of homesteads from anle on execution or otherwise.	
	In Witness Whereof, the grantor aforesald ha hereunto set	
	Jack F. Cibson a widower [SEAL]	
	State of 1111 nois County of Cook SS. the state aforeshid, do bereby certify that	
	Jack F. Gibson a widower personally known to me to be the same person whose name 15 subscribed to	
	the foregoing instrument, appeared before me this day in person and acknowledged that he he his free and	
	My Commission Expires Nov. 29, 1987 Given under my hand and notarial sent this 31 s fay of October 19.87.	
	Morary Public	

UNOFFICIAL COPY

Age of Grand Sugar S. K. H. STEEL DIAGNATURE COUNTY CONTROL OFFICE Miles III 60648 Por F. Gibbon 3667449 8236 NO. Elmira

3667449