Trust IT IS AGRI		reement	dated		20	and kno	wn as Trust !	Number _	
MARQUETTI and equitable	E BANK title to th	an Illinois Ban e following descr	king Association, as ibed real estate in	trus	tee hereunder,	County, I	e legal linois.		*
							*		
Permanent T	ax #		Im	prove	d with ———			-2-11-7-15	
otherwise kno	own as								
hereunder, the written accept	e trustee t tance by the following	will hold it for the he trustee shall n r named persons	title to the real estate uses and purposes to the subject to this at and their successors herein set forth, to	ind of green rs in	nent. interest shall b	em stated. This	delice property		
							38		
				2			W		
			*						
								37	
The	power of	direction referre	d to on the reverse si	de hei	reof shall be in		2		
and in additi current rate compensation conveyed to i property is in fee, in accord	on each y schedule n for any it hereund acreased f ance with	rear in advance of and also its reg special services der, which fees, of or any reason and its scheduled fee	es services in accepting to holding title after ular scheduled fees which may be rendered and other enter the trustee has a ses for holding title to will not be disclosed.	for exerced to mpen eccepted the pro-	year from the decesting deceds, by it and for talestion the benced title thereto, roperty.	late hereof an a mortgages or o king and holdin eficiary jointly a the trustce sha	innual fee as de other instrument ing any other pro and severally ag Il be entitled to	termined b ts. It shal perty which ree to pay.	y the trustee's then I receive reasonable In may hereafter be If the value of the
Wri	illen inqu	iries, legal notice	es and other similar	matte	ers should be fo	rwarded to			
Bill	s shall be	mailed to			************				
			BJECT TO ADDITI						DE HEREOF AND
			ED HEREIN AND						
	s Assistar		, Marquette Bank has caused its corpo						
This	s Trust A	greement was pr	epared by:		MARQUETT	E BANK			
				_	D			6	UETTE
Water Street				_	By:	t. Vice President	/Trust Officer	- (3)	(E)
				_	Attest:	ssistant Sccreta	10,000	13	SEAL
And on said of (Include Soci	day the sa ial Securi	id beneficiaries l ty and/or Emplo	have signed this Tru yer's Identification I	st Agr Vumb	reement in orde	r to signify the		12	(4)
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SSN or FIN									Zip
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				_124	O TO Y		State	teranius	Zip
-			(Se	al)	Address		Chryster Activity (March	Phone	
SSN or FIN					City		State	<u> </u>	Zip
Signature an	d address	of the person ha	iving a power of dire	ction	if other than a	beneficiary.			
***		*	{Se	al}	Address			Phone	
SSN or FIN					City		State		Zip

Declaration of Tru lung attanhundf

The interest of every beneficiary and of any person who may become entitled to any interest under this trust shall consist only of (1) the power to direct the trustee to deal with title to the property; (2) the power to manage, possess, use and control the property; and (3) the right to receive the earnings, avails and proceeds from leases and other uses and from mortgages, sales and other dispositions of the property. Such rights and powers shall be personal property and may be assigned as such. On the death of any beneficiary his interest, except as otherwise specifically provided, shall pass to his executor or administrator and not to his heirs at law. No beneficiary at any time shall have any right, title or interest in or to any portion of the legal or equitable title to the property. The death of any beneficiary shall not terminate the trust or affect the rights or powers of the trustee or of the beneficiaries except as provided by law.

By amendment in writing delivered to and accepted by the trustee, any beneficiary having a vested interest hereunder shall at any time or times have the right to revoke, alter or amend the provisions of this trust agreement relative to the person or persons who may be entitled from time to time to the ownership and enjoyment of said beneficiary's interest hereunder.

No assignment of any beneficial interest shall be binding on the trustee until the original or executed duplicate of the assignment is delivered to the trustee and accepted by it in writing. Every assignment of any beneficial interest, the original or duplicate of which shall not have been so delivered to and accepted by the trustee, shall be ineffective as to all subsequent assignees or purchasers without notice.

purchasers without notice.

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The trustee shall have no obligation to file any income profit or other tax reports or returns or pay such or any other taxes. The beneficiaries will make all such returns and reports, and pay general real estate and all other taxes or charges payable with respect to the property and to the earnings, avails and proceeds of the property or based on their interests under this agreement.

If the trustee shall make any advances or incur any expenses on account of this trust or the property or shall incur any expenses by reason of being made a party to any litigation in connection with this trust or the property or if the trustee shall be compelled to pay money on account of this trust or the property, whether for breach of contract, injury to person or property, fines or penalties under any law, or otherwise, the beneficiaries jointly and severally on demand shall pay to the trustee, with interest at the highest rate per annum, permitted by law the amount of all such expenses, advances or payments made by the trustee, plus all its expenses, including attorney's fees. The trustee shall not be obliged to convey, transfer or otherwise deal with the property or any part of it until all of the payments, advances and expenses made or incurred by it shall have been paid, with interest.

The trustee shall not be obligated to pay any money for this trust or the property or to prosecute or defend any legal proceeding involving this trust or the property unless it shall elect too do so and be furnished with sufficient funds or be indemnified to its satisfaction. If the trustee is served with process or notice of legal proceedings or of any other matter concerning the trust or the property, the sole duty of the trustee shall be to forward the process or notice to the person named herein as the person to whom inquiries or notices shall be sent, or, in the absence of such designation, to the beneficiaries. The latest address appearing in the records of the trustee shall be used for all mailings.

It shall not be the duty of the purchaser of the property or of any part of it to see to the application of the purchase money, nor shall anyone who may deal with the trustee be required or privileged to inquire into the necessity or expediency of any act of the trustee, or into the provisions of this agreement.

This agreement shall not be recorded in the county in which the property is situated, or elsewhere, but any recording shall not be notice of the rights of any person derogatory to the title or powers of the trustee. In this agreement the plural includes the singular,

and vice versa, and the masculine gender includes the feminine.

The trustee may at any time resign by sending by registered or certified mail a notice of such intention to each of the then beneficiaries at his latest address appearing in the records of the trustee. Such resignation shall become effective twenty days after such mailing. On such resignation a successor may be appointed in writing by the persons then entitled to direct the trustee in the disposition of the property, and the trustee shall thereupon convey or transfer the property to such successor. If no successor is named as above provided within twenty days after the malling of such notices by the trustee, the trustee may convey or transfer the trust property to the beneficiaries in accordance with their interests hereunder, and the conveyance may be recorded or registered, as the case may be, by the trustee and such recording or registration shall constitute delivery of the conveyance or transfer to the beneficiaries. the trustee, at its option, may file a complaint for appropriate relief in any court of competent jurisdiction.

Every successor trustee shall become fully vested with all the title, estate, rights, powers, trusts, and shall be subject to the duties

and obligations, of its predecessor.

It is agreed by the parties and by any person who may hereafter acquire any interest in this trust that the trustee will deal with the trust property including cash or other assets of any kind which may have become subject to the trust only when authorized to

do so in writing.

On the written direction of the party or parties designated on the reverse side hereof as having the power of direction the trustee will make deeds for, or deeds conveying directly to a trustee Grantee, or mortgages or trust deeds (which may include a waiver of the right of redemption from sale under an order or decree of foreclosure) or execute leases or otherwise deal with the title to the trust property including eash or other assets subject to the trust. The beneficiaries by written instrument delivered to the trustee may revoke the foregoing power of direction and designate the person thereafter to exercise the power. Such instrument shall be signed by all the then beneficiaries. The trustee shall not be required to inquire into the propriety of any

direction.

The trustee shall not be required to assume any personal obligation or liability in dealing with the property or to make itself liable for the damages, costs, expenses, fines or penalties, or to deal with title to the property so long as any money is due to it hereunder. The beneficiaries shall have the sole possession, management and control of the selling, renting, repairing, maintaining and handling of the property and the trustee shall have no right or duty in respect to any such matters. The beneficiaries shall have the right to execute leases and collect rents in their own name or through their agents. The trustee shall have no right or duty in respect to the payment of taxes or assessments or insurance, litigation or other matters relating to the property, except on written direction accepted by it as above provided and after the payment to it of all money necessary in its opinion to carry out the directions without liability to it. The beneficiaries are not the agents of the trustee for any purpose and do not have any authority to contract or to execute leases or do any other act for or in the name of the trustee or to obligate the trustee personally or as trustee. The trustee shall not be required to execute any instrument containing covenants of warranty.

If any property remains ion this trust twenty years from the date of this agreement or any extension thereof, it shall be sold at public sale by the trustee on reasonable notice as determined by it and the net proceeds of the sale shall be divided among those who are then entitled thereto under this agreement in the proportions in which they are then entitled.

If any property remains in the trust twenty years from the date of this agreement, the trustee, may at the trustee's sole discretion, extend the

If any property remains in the trust twenty years from the date of this agreement, the trustee, may at the trustee's sole discretion, extend the term of the agreement for two successive periods of ten years each. If at the end of the second ten year extension, property remains in the trust without the term having been extended by written authorization of the beneficiaries hereunder, the property shall be sold at public sale by the trustee on reasonable notice as determined by it and the net proceeds of sale shall be divided among those who are entitled thereto under this agreement in the proportions to which they are entitled.