UNOFFICIAL COPY

. <u>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</u>	COOK COUNT	* n i inci=		Whole	
	FILED FOR E'S DEED 6 '75 2005	3 os Př	22 955 518	*229	55518
272	2000		The above space for recon	der's use only.	
recorded and deliver	SLAND, a corporation tatutes of Illinois to e ed to said company in, 1973_, and known	duly organized xecute trusts, as pursuance of a	and existing under the law trustee under the provision trust agreement dated the	75, between FIRS s of the United St s of a deed or deeds 27th y of the first part,	day of
	Roy J. Gre	enherd and I	Patricia L. Greenber	g, Husband ar	d Wife
Country	e, Illinois	A STATE OF THE	arty of the second part.	g, naspana ai	id wrie,
That said pa.	of the first part, in	consideration of	the sum of Ten and	other valuable	COOK
	ar v of the second p		d valuable considerations in l g described real estate, situat		5 9 9
50ana, 111110.5, 10-1					1 G00
Lot in	t 10 in Pro : 3 the East (al o	in Westhaven f the Northe	North, a Subdivisionst	on the	量態
Sou	ith Half of chall	West Half of	the Northeast Quar	ter	REAL REAL
the	Third Principa	l Moridian,	th, Range 12, East of according to the pla	at	ESTA REVER
	reof recorded Ma Cook County, Il		as Document #1879902	20	N
Con	monly known as:	16254 (2nd	Avenue, Westhaven,		≋ A S
	inois 60477				- A
				100/	
artee -	1071/W.s	- Cutt	HC)/	34	- lanning
	deneugate				
together with the ten FO HAVE AND TO I ever of said party of	ements and appurtenan IOLD the same unto so the second part.	ices thereunto be ald party of the s	longing. second part, and the prop		
together with the ten FO HAVE AND TO I ever of said party of FO HAVE AND TO	ements and appurtenant IOLD the same unto so the second part. HOLD the above g	ices thereunto be ald party of the i granted prem	longing.	s of the seco	nd part
together with the ten FO HAVE AND TO I ever of said party of FO HAVE AND TO	ements and appurtenant IOLD the same unto so the second part. HOLD the above g	ices thereunto be ald party of the i granted prem	longing. second part, and the prop ises unto the partie	s of the seco	nd part
ogether with the ten FO HAVE AND TO I wer of said party of O HAVE AND TO	ements and appurtenant IOLD the same unto so the second part. HOLD the above g	ices thereunto be ald party of the i granted prem	longing. second part, and the prop ises unto the partie	s of the seco	nd part
ogether with the ten TO HAVE AND TO I wer of said party of O HAVE AND TO	ements and appurtenant IOLD the same unto so the second part. HOLD the above g	ices thereunto be ald party of the i granted prem	longing. second part, and the prop ises unto the partie	s of the seco	nd part
ogether with the ten TO HAVE AND TO I wer of said party of O HAVE AND TO	ements and appurtenant IOLD the same unto so the second part. HOLD the above g	ices thereunto be ald party of the i granted prem	longing. second part, and the prop ises unto the partie	s of the seco	nd part
ogether with the ten TO HAVE AND TO I wer of said party of O HAVE AND TO	ements and appurtenant IOLD the same unto so the second part. HOLD the above g	ices thereunto be ald party of the i granted prem	longing. second part, and the prop ises unto the partie	s of the seco	nd part
ogether with the ten TO HAVE AND TO I ver of said party of O HAVE AND TO nd to the surv	ements and appurtenan HOLD the same unto se the second part. HOLD the above g ivor of them, no	ices thereunto bel aid party of the i granted prem t in tenancy	longing. second part, and the property of the property of the part	s of the second interest tenancy	nd part
ogether with the ten. O HAVE AND TO I ver of said party of O HAVE AND TO nd to the surv This deed is execu- the terms of said dis deed is made and	ements and appurtenant AOLD the same unto see the second part. HOLD the above givor of them, no seed pursuant to and in seed pursuant to and in seed on deed to the lieu of ever money, and remaining.	the exercise of the large treatment of the second of the s	be power and authority grant rustee in pursuance of the truncing grant rustee in formation in the control of the truncing grant formation in the control of the truncing grant formation in the control of the control of the delivery, hereof.	ed to and vested in ust agreement above frecord in said com	said trust semention d.
ogether with the ten. O HAVE AND TO I ver of said party of O HAVE AND TO nd to the surv This deed is execu- the terms of said dis deed is made and	ements and appurtenant AOLD the same unto see the second part. HOLD the above givor of them, no seed pursuant to and in seed pursuant to and in seed on deed to the lieu of ever money, and remaining.	the exercise of the large treatment of the second of the s	be power and authority grant rustee in pursuance of the truncing grant rustee in formation in the control of the truncing grant formation in the control of the truncing grant formation in the control of the control of the delivery, hereof.	ed to and vested in ust agreement above frecord in said com	said trus' se mention d.
This deed in executy the terms of said party of the survent of the	ements and appurtenand OLD the same unto see the second part. HOLD the above given of them, no seed on deed in trust designed on deed	the exercise of the large treatment of the second of the s	longing. second part, and the property of the property of the part	ed to and vested in ust agreement above frecord in said comto be hereto affix tested by its	said trus' se mention dity given to
This deed is even y the terms of said party of the survent of the	ements and appurtenant of the second part. HOLD the above givor of them, no second part. Hold the above givor of them, no second part. Hold the above givor of them, no second part of the second part o	the exercise of the large treatment of the second of the s	be power and authority grant rustee in pursuance of the friends, but in the power and authority grant rustee in pursuance of the trumorizage (if any there be) o e date of the delivery hereof caused its corporate seal VICC President and at	ted to and vested in ust agreement above frecord in said combot by he hereto affix tested by its.	said trus' se mention dity given to
This deed is even the terms of said party of the terms of said party of the terms of said and the terms of sai	ements and appurtenant of the second part. HOLD the above givor of them, no second part. Hold the above givor of them, no second part. Hold the above givor of them, no second part of the second part o	the exercise of the large treatment of the second of the s	tonging. ises unto the par le y in common, but in the power and authority grant rustee in pursuance of the tri wortgage (if any there be) or e date of the delivery hereof, capused, its corporate, seal Vice President and at	ted to and vested in ust agreement above frecord in said combot by he hereto affix tested by its.	said trus' se mention dity given to
This deed in even the terms of said party of the survers of said party of the survers of said party of the terms of said deal among the terms of said deal among the terms of said deal among the period of the said deal among the period of th	ements and appurtenant of the second part. HOLD the above givor of them, no second part. Hold the above givor of them, no second part. Hold the above givor of them, no second part of the second part o	the exercise of the large treatment of the second of the s	tonging. ises unto the par le y in common, but in the power and authority grant rustee in pursuance of the tri wortgage (if any there be) or e date of the delivery hereof, capused, its corporate, seal Vice President and at	ted to and vested in ust agreement above frecord in said combot by he hereto affix tested by its.	said trus' seemention duty given to
This deed is executed by the terms of said party of the terms of said party of the terms of said to the survent of the terms of said the terms of the terms of said the terms of the te	ements and appurtenant of the second part. HOLD the above given of them, no second part. HOLD the above given of them, no second part. Hold the above given of them, no second part of them, no second part of the second p	the exercise of the large treatment of the second of the s	be power and authority grant rustee in pursuance of the trimorgage (if any there be) o e date of the delivery hereof caused its corporate seal Vice President and at FIRST NATIONAL BANK As Trustee as a storesaid. By Attest:	ted to and vested in ust agreement above frecord in said com to be hereto affixe tested by its	said trus' see mention d. try given to d., and has
This deed is executed to the surver of said party of the surver of said party of the surver of the s	ted pursuant to and in sed or deed in trust delevation of them, no sed or deed in trust delevation of them of the second part. HOLD the above given of them, no sed or deeds in trust delevation of them of the second part o	the exercise of televered to said to the exercise of televered to said to truncleased at the first part has its by its ten.	be power and authority grant rustee in pursuance of the trustee in pursuance of the tr	ted to and vested in ust agreement above to be hereto affixe tested by its	said trus' se mention d. try given to d., and has president.
This deed is executed in the survey of the s	ted pursuant to and in sed or deed in trust delevation of them, no sed or deed in trust delevation of them of the second part. HOLD the above given of them, no sed or deeds in trust delevation of them of the second part o	the exercise of televered to said to the exercise of televered to said to truncleased at the first part has its by its ten.	be power and authority grant rustee in pursuance of the trustee in pursuance of the tr	ted to and vested in ust agreement above to be hereto affixe tested by its	said trus' se mention d. try given to d., and has president.
ogether with the tentro HAVE AND TO IT IN TO HAVE AND TO IT IN TO	ements and appurtenant to the second part. HOLD the above given of them, no five them for the five them for the five for them for them for the five for them for them for the five for them for the five for the	the exercise of the summer of the exercise of the control of the exercise of the control of the exercise of the exercise of the exercise of the control of the exercise of the control of the exercise of the	be power and authority grant in common, but in common, but in common, but in common, but in common in the common i	ted to and vested in ust agreement above for record in said common to be hereto affixe tested by its	said trus' se mention d. try given to d. d. and has president. The president of the presid
This deed is executed in the survey of said party of the survey of the s	ements and appurtenant to the second part. HOLD the above given of them, no five them for the five them for the five for them for them for the five for them for them for the five for them for the five for the	the exercise of the summer of the exercise of the control of the exercise of the control of the exercise of the exercise of the exercise of the control of the exercise of the control of the exercise of the	be power and authority grant in common, but in common, but in common, but in common, but in common in the common i	ted to and vested in ust agreement above for record in said common to be hereto affixe tested by its	said trus' se mention d. try given to d. d. and has president. The president of the presid
This deed is executed to the survent of the survent	ements and appurtenant to the second part. HOLD the above given of them, no five them for the five them for the five for them for them for the five for them for them for the five for them for the five for the	the exercise of the interest of the exercise of the control of the interest of th	be power and authority grant rustee in pursuance of the trimer of the delivery hereof easte of the delivery hereof equaed its corporate seal VICE President and at FIRST NATIONAL BANK As Trustee as a fryenaid. By Attest: ANTHONY DAY OF THE A	ted to and vested in ust agreement above for record in said common to be hereto affixe tested by its	said trus' se mention d. try given to d. d. and has president. The president of the presid
This deed in execution of the surver of said party of the terms of said party the terms of said party the terms of said the said party the said party the said party of the sa	bed pursuant to and in the second part. HOLD the above given of them, no divide deads in trust distributed by the second part. HOLD the above given of them, no divide deads in trust distributed by the second party of the sec	the exercise of the interest of the exercise of the control of the interest of th	be power and authority grant in common, but in common, but in the power and authority grant rustee in pursuance of the trustee in the t	ted to and vested in the second of the second in the secon	said trus' se mention d. try given to d. d. and has president. The president of the presid

雩

END OF RECORDED DOCUMENT