UNOFFICIAL COPY

22 091 653

	and State of Illinois for and in con		
Ten and no/100	(\$10.00)	Dollars.	
and other good and valuable co	nsiderations in hand paid, Convey	SOUTH	
nder the provisions of a trust	agreement dated the	19./.∪,	
	358 the following described real estate in the (County of	
OT 4 IN RIOCK 2 IN HA	ALSTED STREET SUBDIVISION OF THE NORTH 1/2 OF THE		
OUTH 1/2 OF THE SOUTH	1.1/2 OF THE SOUTH EAST 1/4 OF THE NORTH EAST 1/4 OF		
CTON 20. TOWNSHIP	1.1/2 OF THE SOUTH EAST 1/4 OF THE NORTH EAST 1/4 OF 36 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIOD	AN CCC	K
ACCORDI'G TO THE PLAT	36 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDI THEREOF RECORDED NOVEMBER 26, 1927 AS DOCUMENT NO. 98	352547a	. UIĐ R J
IN COOK COUNTY THE	IS.	3	
	IS.		
			飛り
		<u>~~</u>	E A
		<u> </u>	
li .		31-31-46	≓⊤
		1.1	D
			ANSI L
TO HAVE AND TO HOLD	the said premises with the appurtenances upon the trusts and for the particular trusts and for the particular trusts.	uses Gald	ANSFER TAX III 6
TO HAVE AND TO HOLD	the said premises with the appurtenances upon the trusts and for the particular trusts and for the particular trusts.	uses Gald	ANSFER TAX
TO HAVE AND TO HOLD urposes herein and in said trust Full power and authority is remises or any part thereof, the thereof, and for resubdivide said ll on any terms, to convey eit let the there is the remises of the there is the remise of the remise or periods of time, not extend leases upon any terms and provisions thereof at ase and options to renew leases specting the manner of fixing is any part thereof, for other respecting the manner of fixing is the value of the remiser of th	the said premises with "'e appurtenances upon the trusts and for the agreement set forth. hereby granted to said truste a improve, manage, protect and subdivision property as often as desired to alleys and to vacate any subdivision property as often as desired to caret osell, to grant options to purcher with or without consideration to lonate, to dedicate, to mortgage, pity, or any part thereof, to lease said or perty, or any part thereof, from by leases to commence in praesen and the ten of 189 years, and to raid for any period or periods of time to are end, change or modify leases any time or times hereafter, to contract to make assess and to grant op and options to purchase the whole or any partition of the exceeding in the amount of present or future rentals, to partition of the exceeding and to or interest in or about or easement appurtenant and to a contracted to a subject of the exceeding and the exceeding and every part thereof in all other ways and or such other considers on owning the same to deal with the same, whether such a considers on an open such as the subject to the complete with, or be obliged to inquire into the necessity or expediency of privileged to inquire into the necessity or expediency of privileged to inquire into any of the terms of said trust agreement; and every person relying upon or claiming under any such conveyance, lease or other delivery thereof the trust created by this Indenture and by said trust agreement in this Indenture and or other instrument was executed in accordance with the ned in this Indenture and of that said truste agreement or in some amendment as the rendered and (c) that said truste agreement or in some amendment as the rendered and (c) that said truste agreement or in some amendment as the rendered and (c) that said truste agreement or in some amendment or the rendered and (c) that said truste was duly authorized and empowered	uses and ille said or part hase, to dedge or time to ledge or time to for any enew or and the contract roperty, release, ny part erations mises or ee to the te that that that the ded, h con- ins u- re mert er mer mert er m	ANSER TAX = S
TO HAVE AND TO HOLD urposes herein and in said trust remises or any part thereof, thereof, and to resubdivide said lill on any terms, to convey it increase, and to resubdivide said lill on any terms, to convey end or periods of time, not extend leases upon any terms and provisions thereof at ase and options to renew leases specting the manner of fixing any part thereof, for other remey or assign any right, title ereof, and to deal with said pie ways above specified, at any to it would be lawful for any pie ways above specified, at any to have a single trustee, or be obliged or the trust of this trust have bee said trustee, or be obliged or usive evidence in favor of event, (a) that at the time of the sain full force and effect, (b) inditions and limitations contain the binding upon all beneficiarie the and deliver every such deed. The interest of each and ever only in the earnings, avails the interest is hereby declared the sain full force and effect, (b) in the carnings, avails the content of the content of the carnings, avails the content of the carnings and the carning	the said premises with "e appurtenances upon the trusts and for the tagreement set forth. hereby granted to said truster to improve, manage, protect and subdivision of control of the said truster to improve, manage, protect and subdivision property as often as desired to control to sell, to grant options to pure her with or without consideration to conate, to dedicate, to mortgage, by, or any part thereof, to lease said or perty, or any part thereof, from by leases to commence in praesent or in future, and upon any terms and to raid for any period or periods of time to are end, cange or modify leases any time or times hereafter, to contract to make lases and to grant op and options to purchase the whole or any partice of the exception and to reinterest in or about or easements or charts of any kind, to or interest in or about or easement appurtenant or the reversion and to or interest in or about or easement appurtenant or the reversion and corporty and every part thereof in all other ways and for such other considers on owning the same to deal with the same, whether such other considers on owning the same to deal with the same, whether such or difference or times hereafter. ed, contracted to be sold, leased or mortgaged by said trustee, ben't iged to see y, rent, or money borrowed or advanced on said premises, or to whom all previously in the same with or the necessity or expediency of privileged to inquire into the necessity or expediency of privileged to inquire into the same and the same or the restrict of the same and t	uses wad ille said or part hase, to ledge or time se that iny act in ledge or line ledge or time to ledge o	ANSEER TAX = S
TO HAVE AND TO HOLD urposes herein and in said trust Full power and authority is remises or any part thereof, the recof, and to resubdivide said ill on any terms, to convey did not resubdivide said ill on any terms, to convey income, in possession or reversion, ricod or periods of time, not extend leases upon any terms any mens and provisions thereof at ase and options to renew leases specting the manner of fixing it any part thereof, for other remay or assign any right, title ereof, and to deal with said pie twould be lawfull for any pe ways above specified, at any t. In no case shall any party dy part thereof shall be convey plication of any purchase mone terms of this trust have bee said trustee, or be obliged or ast deed, mortgage, lease or ot isive evidence in favor of event, (a) that at the time of the in full force and effect, (b) diltions and limitations contain the carriage of the interest is hereby declared the interest is hereby declared tall or equitable, in or to said reaforesaid. If the title to any of the abet to register or note in the cert widdliden," or "with limitations," widded.	the said premises with "e appurtenances upon the trusts and for the agreement set forth. hereby granted to said truster to improve, manage, protect and subdivious dedicate parks, streets, highway or alleys and to vacate any subdivision to property as often as desired to constet to dedicate, to mortgage, ty, or any part thereof, to lease said or perty, or any part thereof, from by leases to commence in praesent in future, and upon any terms and teceding in the case of any single demise the ten of 189 years, and to read for any period or periods of time to are nd, change or modify leases any time or times hereafter, to contract to make sases and to grant op and options to purchase the whole or any part for eversion and to he amount of present or future rentals, to partine of the excession and to or interest in or about or easements or (na. 1s of any kind, to or interest in or about or easement appurtenant in the experiment of the exper	see wad ille said or part hase, to bedge or time to ledge	ANSFER TAX III
TO HAVE AND TO HOLD arposes herein and in said trust Full power and authority is emises or any part thereof, the ereof, and to resubdivide said ll on any terms, to convey fill on any terms, to convey end, in possession or reversion, ried or periods of time, not extend leases upon any terms as man provisions thereof at see and options to renew leases specting the manner of fixing it any part thereof, for other revey or assign any right, title ereof, and to deal with said pie twould be lawful for any pe ways above specified, at any t. In no case shall any party by part thereof shall be convey plication of any purchase mone terms of this trust have bee said trustee, or be obliged or set deed, mortgage, lease or ot sive evidence in favor of eve with the convey such defects, the sin full force and effect, (b) dittions and limitations contain dittions and limitations contain dittions and limitations contains the sin full force and effect, (b) dittions and limitations contains the content of the content	the said premises with "e appurtenances upon the trusts and for the agreement set forth. hereby granted to said truce to improve, manage, protect and subdivious dedicate parks, streets, highway or alleys and to vacate any subdivision to property as often as desired to charact osell, to grant options to pure her with or without consideration to conate, to dedicate, to mortgage, by, or any part thereof, to lease said or perty, or any part thereof, from by leases to commence in praesent in future, and upon any terms and to read in the case of any single demise the ten of 189 years, and to red for any period or periods of time to are end, charge or modify leases any time or times hereafter, to contract the make leases and to grant op and options to purchase the whole or any partine of the excession and to he amount of present or future rentals, to partine of the excession and to or interest in or about or easements or charges of any kind, to or interest in or about or easement appurtenant in the experimental of the experiment	isses wad a lie said or part hasse, to ledge or time to for any enew or and the tions to contract roperty, release, my part erations erations et other and the tions to make the set that any act, b commended the set of th	ANSFER TAX = S
TO HAVE AND TO HOLD arposes herein and in said trust Full power and authority is remises or any part thereof, the creof, and to resubdivide said ll on any terms, to convey eit length of the control or periods of time, not extend leases upon any terms and provisions thereof at asse and options to renew leases specting the manner of fixing the manner of fixing the creof, and to deal with said pit would be lawful for any pit and the convey pleating of any purchase mone a terms of this trust have bee said trustee, or be obliged or ist deed, mortgage, lease or ot sive evidence in favor of event, (a) that at the time of the sin full force and effect, (b) additions and limitations contained being the convey such deed. The interest of each and ever only in the earnings, avails the interest is hereby declared the alore and the convention of the conven	the said premises win '''e ppurtenances upon the trusts and for the agreement set forth. Thereby granted to said truste a improve, manage, protect and subdivalence of the said parks, streets, highway or alleys and to vacate any subdivision property as often as desired to alleys and to vacate any subdivision property as often as desired to constent to sell, to grant options to purcher with or without consideration to lonate, to dedicate, to mortgage, pity, or any part thereof, to lease said or perty, or any part thereof, from by leases to commence in praesen' at in future, and upon any terms and acceding in the case of any single demise the ten of 189 years, and to read of or any period or periods of time to are end, clange or modify leases any time or times hereafter, to contract the make lases and to grant op and options to purchase the whole or any part of the reversion and to any present or future rentals, to partice on to exchange said paid or personal property, to grant easements or tan-ys of any kind, to or interest in or about or easement appurtenant of the remises or a coperty and every part thereof in all other ways and or reduce the consideration owing the same to deal with the same, whether s' a law to differe time or times hereafter. ealing with said trustees in relation to said premises, or to who laid present of contracted to be sold, leased or mortgaged by said trustee, be obliged to inquire into the necessity or expedie cy of no complied with, or be obliged to inquire into the necessity or expedie cy of no complied with, or be obliged to inquire into the necessity or expedie cy of privileged to inquire into any of the terms of said trust agreement; and every person relying upon or claiming under any such conveyance, lease or other delivery thereof the trust created by this Indenture and by said trust agreement and or said real estate had all persons claiming under any such conveyance, lease or other instrument was executed in accordance with the mod proceeds arising from the sale or other disp	uses wad ille said or part hase, to deter or hase, to for any enew or and the tions to contract roperty, release, ny part erations erations erations erations erations erations tiny act iny act ing	ANSFER TAY = V
TO HAVE AND TO HOLD urposes herein and in said trust Full power and authority is remises or any part thereof, the recof, and to resubdivide said ill on any terms, to convey eit herwise encumber, said propene, in possession or reversion, ricod or periods of time, not extend leases upon any terms and provisions thereof at ase and options to renew leases specting the manner of fixing i any part thereof, for other revery or assign any right, title ereof, and to deal with said prit it would be lawful for any pit would be said trustee, or be obliged or ust deed, mortgage, lease or oist every force and fefet, (b) inditions and limitations contain binding upon all beneficiarie te and deliver every such deed. The interest of each and every only in the earnings, avails hinterest is hereby declared tral or equitable, in or to said reaforesaid. If the title to any of the abot to register or note in the cert didition," or "with limitations," ovided. And the said grantorher tue of any and all statutes of ion or otherwise. In Witness Whereof, the gra	the said premises with "e appurtenances upon the trusts and for the agreement set forth. hereby granted to said truce to improve, manage, protect and subdivious dedicate parks, streets, highway or alleys and to vacate any subdivision to property as often as desired to charact osell, to grant options to pure her with or without consideration to conate, to dedicate, to mortgage, by, or any part thereof, to lease said or perty, or any part thereof, from by leases to commence in praesent in future, and upon any terms and to read in the case of any single demise the ten of 189 years, and to red for any period or periods of time to are end, charge or modify leases any time or times hereafter, to contract the make leases and to grant op and options to purchase the whole or any partine of the excession and to he amount of present or future rentals, to partine of the excession and to or interest in or about or easements or charges of any kind, to or interest in or about or easement appurtenant in the experimental of the experiment	uses wad ille said or part hase, to deter or hase, to for any enew or and the tions to contract roperty, release, ny part erations erations erations erations erations erations tiny act iny act ing	ANSFER TAX = S

UNOFFICIAL COPY

STATE OFIlli	laa .	ıs J. Santefort		,
COSMITOR	a Notary Public in and for said County			
	Edward H. Kramer			-
	personally known to me to be the same subscribed to the foregoing instrument acknowledged that he	, appeared before n igned, sealed and de	ne this day in person and livered the said instrument	
	as his free and voluntary including the release and waiver of the ri		The San	
	GIVEN under my hand and	otarial ober	.01000	
	18th day of OCT		W. D. 19	
90			AND WALL THE	
			Mainina	
		EURDER OF DEEDS	lieur	
COOK COUNTY, ILLINOIS FILED FOR REGORD			53	
	AN:	220316		
12 OI 57' 05 TO				
55	UST.	\sim		(3)
Abed In Crust	SOUTH HOLLAND TRUST & SAVINGS BANK TRUSTER South Holland, Illinois	7		IN PARK, IL
9 and 1	-ro ILLAND INGS B RUSTER	W		C. PRANKL
REAN SERVIN	IOLL VINC TRUS Hotla			Cromina, Inc
TRUST NO.	uth I	8 ox 321		
an e 🖴 e e 🖴 e e e e	E 💝 🧖	~		1

averi eta