24 555 051

and MARSHA L. VITIRITTI, his wife		
of the County of Cook and State of Illinois for		
of Ten	Do	llars,
HOLLAND TRUST & SAVINGS BANK 2 corporation duly organized and existing under the laws of and qualified to do a trust business under and by virtue of the laws of the State of Illinois, as Tru	stee under the	inois pro-
isions of a trust agreement dated the 12th day of May 1358	19_	70
nown as Trust Number, the following described real esta	te in the Coun	ty of
Cook and State of Illinois, to-wit.		csa
Lot 218 Indian Hill Subdivision Unit No. 2 part East 3/4 Sout		CO. 110.
according to the plat thereof Recorded of said Subdivision Au	gust	5 8 5
23, 1957 as Document 16999094 in Book 500 of Plats Pages 4 and	15 in	
Section 25. Township 35 North, Range 14 East of the Third Price		
Meridian, in Cook County, Illinois.		- FIL 57
Ox.		
Subject to lear estate taxes for 1977 and subsequent years		유명 사람들
Address of Scantee: 16178 South Park Avenue, South Holland,		들었다
		411
		<del>ن</del> ب
	- 1	_0
	30	<u></u>
	- 31	
resubdivide said property as often as desired to contract to 1,5 1,7 o grant options to purchase, to sel avey either with or without consideration, to donate, to de ice e, to mortgage, pledge or otherwipperty, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, to me to time, in possest to commence in praesenti or in futuro, and upon any terms and for any period or periods of in the case of any single demise the term of 198 years, and to reme for term deases upon any tiod or periods of time to amend, change or modify leases and the terms and provisions thereof at	se encumber, s ssion or reversi time, not exce terms and for a any time or the	ed- iny :-
nery either with or without consideration, to donate, to de sic, e, to mortgage, pledge or otherwipperty, or any part thereof, to lease said property, or any part hereof, from time to time, in posses leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of in the case of any single demise the term of 198 years, and to rene or extend leases upon any it is do or periods of time to amend, change or modify leases and to term or extend leases upon any it is contract to make leases and to grant options to lease and, otions, or renew leases and to whole or any part of the reversion and to contract respecting the manner of fixing the amount of task, to partition or to exchange said property, or any part thereof, to only the 1 or personal propents or charges of any kind, to release, convey or assign any right, title or int rection about or easer said premises or any part thereof, and to deal with said property and every part for it all others or considerations as it would be lawful for any person owning the same to deas with the same, whe ferent from the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said trustees in relation to said premises, or to whom, said premofers the considerations as in would be sold, leased or mortgaged by said trustee, be of light to see to trust have been complied with, or be obliged to inquire into any of the terms of said trust agreement; and every dection that the same that is a continued to the property of the same and the conclust we every person relying upon or claiming under any such conveyance, lease or other instrument. (a) to a very person relying upon or other instrument was executed in accordance with the trusts, conditions and limitations enture and in said trust agreement or in some amendment thereof and binding upon all beneficiarie that said trustee was duly authorized and empowered to execute and deliver every such deed, it gage or other instrument.	se encumber, siston or reversistime, not exceed erms and formany time or the tions to purch present or futty, to grant earnent appurtent ways and for statement appurtent ways and for statement appurtent to fail that the terms to faid trust deed, mortgaler to faid trust deed, mortgaler to the time of the trust of the time of the trust of the	ed- inty ines asse se- ant int inch or art on of he
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Atoonord or oth) 2 2 < 5500 5	personally known to me to be the same personS. whose name S. they subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein serviceth, including the release and waiver of the right of homestead.  GIVEN under my hand and fluctual for the said instrument  27th day of June  Nofary Public  Nofary Public	PARTITION OF THE PARTIT
SCHOOL STANDS	Coot County Clart's	
Deed In Crust	TRUST WK nois nois	BOSOD GRAFICS PRISS CHICAGO NOMS

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