## UNOFFICIAL COPY

	713.00	ومدورات	111	24 ـ بديم موجوز	. 75° 1	24 915			
•—	unis .	amoem	ure #	ırussseri	J, Chat ti	he Grantor_	Edward J	. Ago,	
	marrie	d to Lir	nda M. Ac	10					====
	of the Cou	nty of	Cook		_ and State of	Illino	is	_ for and in	considera
V									
	and other a 101 LANI and qualif	good and va DTRUST & led to do a	luable consi SAVINGS trust busin	derations in har BANK a corposess under and b	nd paid, Conve ration duly org	ganized and existing laws of the Sta	d Warrant ng under the la	unt ws of the St as Trustee u	o the SOL ate of Illi
	visic ns c i a	trust agree	ment dated	he 9	th	day of	December		19_7
	known a s h	- 1st Numbe	er	43	58	, the following	ng described re	al estate in t	he County
				and	d State of Illin	ois, to-wit.			
		T' a W	est 37.5	0 feet of	Lot 9 in E	Block 2 in P	acesetter		
						Subdivision,			
	•					West quarte			
				•		Section 33,			
٠.	, :,					Third Princi			
	13					y Line in Co	ook County	,	
			ois,** 9987 1962	AL HUIS					
			FILEU FOL	81 3015	(-)				- Saus
- i,	<u> </u>		HPR 11 '7	<del>9 :u 58 <u>A</u>;</del>					į.
	e.!			יה עק די		/	<u> </u>	2991	5/05
1	Grantees	address	s: 16178	South Par	rk Avonuo	South Holla	nd. Illin	oic foli	70 =>
					K Avelide,	30 Ten Horris	,	015 004	7 ==
o. to ec pr	erein and in  Full power  r any part  r resubdivice  onvey eithe  roperty, or  y leases to	said trust a er and author thereof, to le said proper er with or v any part the commence	greement so ority is here dedicate pa erty as ofte without con- tereof, to le- in praesenti	said premises w t forth. by granted to s irks, streets, hi n as desired to sideration, to d ise said proper or in futupe, a	vith the appur said trustee to ighways or all contract to se ionate, to dedi ty, or any par ind upon any t	tenances upc , th improve, manage eys and to vacate ill, to grant option icate, to mortgage t thereof, from ti erms and for any	e rusts and for a v s ibdivision on a rectangle or	subdivide sa on or part t to sell on ar herwise encr possession o	nd purpos id premis hereof, an ny terms, t umber, sai ir reversion not excee
on to the control of	Full power any part or essubdivic or essubdivice or essubdivic or essuador essubdivic or essubdivic or essubdivic or essubdivic or essubdivic or essuador essubdivic or essubdivic or essuador essubdivic or essuador essuador essubdivic or essubdivic or essuador essubdivic or essuador essuador essuador essuador essuador essua	a said trust a grand auther thereof, to less aid proper with or vany part the commence. See of any siciods of time trusted and the contract to any part or the contract to any part or trusted any part or the ways a shall any per contract to the conveyed and the	greement so ority is here dedicate preserved as ofte without concerned, to lee in praesentingle demise e to amend make lease fithe reversion exchange kind, to relepart thereof t would be above specificarty dealingly contracted the contracted in contracted by rument was set agreement duly authored to the contracted by rument was set agreement contracted by rument was set agreement enter the preserved in the contracted by rument was set agreement duly authored to preserve beils and procepts of the preserved and procepts of the preserved as the pre	said premises we torth. by granted to surks, streets, hin as desired to dideration, to dise said propertor in futuro, a the term of 15 change or mo sand to grant on and to contain the said property, ease, convey or and to deal with a said property and to deal with a said trust on the torth of the said trust or be obliged to into any of the ysaid truste and under any set this Indenture executed in act or in some at rized and emp neficiary hereuseds arising fro poerty, and no but only an int	with the appur said trustee to ighways or all contract to see it of the contract to see it of the contract to see it of the contract to dedity, or any part the contract respecting or any part the assign any right it said proper person owning or times here tees in relation to inquire into the terms of said in relation to ach conveyance and by said trucordance with mendment the towered to extend of all m the sale or beneficiary he contract and of all m the sale or beneficiary in the cort in the case or the cort in the case or beneficiary in the cort in the case or the case of t	tenances upe . the improve, manage eys and to vacate ell, to grant option cate, to mortgage t thereof, from ti erms and for any to renew or exter d the terms and gean options to ge the manner of ereot, tor other rett, title or interest ty and every part g the same to dea after.  Ito said premises, ged by said truste in said premises, the necessity or trust agreement; said real estate size, lease or other is alt real estate sixe, lease or other is as tagreement was the trusts, condition of the control of the con	e rusts and for a v v ibdivisi so v v rehase, cor of the to time in period c. F are the to time to time in period c. F are the to time in period c. F are the to time in period c. F are the the to the the to the t	subdivide sa on or part to sell on ar therwise ence possession of softime.  For the self of the self it any time options out of rease tent arbitler was a self it any time options out of rease tent arbitler was a self it any act of sit, trust deed any act of sit, trust deed that at the to see that at the other was a self it in a self it is to or any of the state, and su interest, leg of as aforesa	and purpos id premisis hereof, an ny terms, t umber, sai or reversion or reversion or or tutur grant easi t or futur grant easi or futur grant easi or futur grant easi or futur is aid trust c or or n' pa applicatio te terms aid trust c in favor o time of th ) that such each, lease em shall be ch interes em shall be ch interes aid or equi id.
on tector of the control of the cont	Full power any part or exsubdivice to resubdivice t	a said trust a grand author thereof, to less aid prop or with or vany part the commence se of any signed and contract to any part of the contract to any part or trusted or any part or the ways:  shall any peconveyer instrument or privileger instrument or ther inst in the ways at the control of the trust of the trust of each a arrnings, availared to be said real esto any of te in the cerons," or wo id grantors, to design of the trust of each a trusted was the control of the control	greement so ority is here dedicate present as ofte without concered, to le in praesentingle demise e to amend make lease f the reversi o exchange kind, to rel part thereof t would be above specificantly dealing d, contracte rent, or moplied with, do to inquire t executed in or claiming treated by rement was six agreement duly authonent. In the above lattificate of tirtificate of	said premises we territory for the said premises we arks, streets, his nas desired to dideration, to dise said property or in futuro, a the term of 15 change or mos and to grant on and to come said property, case, convey or and to deal will awful for any ided, at any time is with said trust it to be sold, least oney borrowed or be obliged to into any of they said trustee and the said trustee to rim some and the said trustee to rim the said trustee the said	with the appur said trustee to ighways or all contract to see in the contract to see in the contract to see in the contract to dedity, or any part of the contract part of the contract part of the contract respecting or any part in assign any right said proper person owning or times here: tees in relation used or mortgar or advanced o o inquire into e terms of said in relation to uch conveyance and by said trucordance with mendment the lowered to exceed the contract of the c	tenances upc . the improve, manage eys and to vacate eys and to vacate eys and to vacate eys and to react to mortgage to thereof, from ti terms and for any to renew or exter date terms and prese and options to g the manner off ereot, tor other retuiled or the trends and truster to said premises, ged by said truster to said premises, or the necessity or trust agreement: said real estate size, lease or other isst agreement was the trusts, conditioned in the same to deliver of and binding ecute and deliver all persons claimin other dispositions rewinder shall have rainings, avails and tered, the Registre morial, the word the statute in such seany and all	e rusts and for a v s ubdivision of v rehase, is pede or of the to time. In the to time to the time to tim	or the uses an subdivide sa on or part to sell on ar herwise encipossession of section of the sum options and the sum options and the section of rease nent; other wade, whether aid premises o see to the to see that the anguat of section of the se	and purpose id premishereof, and yterms, tumber, sain reversion not exceed and for an me or time or purchast or futur grant east purtenar r. for suc mil. r to cor pa appli atio he terms, and trust e. mortgage in favor ot time of th th) that such ned in this under and eed, lease em shall be chinteres al or equi id. ted not ted litton," or liby virtue
on teacher of the control of the con	Full power any part or exsubdivice to resubdivice t	a said trust a grand author thereof, to less aid prop or with or vany part the commence se of any signed and contract to any part of the contract to any part or trusted or any part or the ways:  shall any peconveyer instrument or privileger instrument or ther inst in the ways at the control of the trust of the trust of each a arrnings, availared to be said real esto any of te in the cerons," or wo id grantors, to design of the trust of each a trusted was the control of the control	greement so ority is here dedicate present as ofte without concered, to le in praesentingle demise e to amend make lease f the reversi o exchange kind, to rel part thereof t would be above specificantly dealing d, contracte rent, or moplied with, do to inquire t executed in or claiming treated by rement was six agreement duly authonent. In the above lattificate of tirtificate of	said premises we territory for the said premises we arks, streets, his nas desired to dideration, to dise said property or in futuro, a the term of 15 change or mos and to grant on and to come said property, case, convey or and to deal will awful for any ided, at any time is with said trust it to be sold, least oney borrowed or be obliged to into any of they said trustee and the said trustee to rim some and the said trustee to rim the said trustee the said	with the appur said trustee to ighways or all contract to see in the contract to see in the contract to see in the contract to dedity, or any part of the contract part of the contract part of the contract respecting or any part in assign any right said proper person owning or times here: tees in relation used or mortgar or advanced o o inquire into e terms of said in relation to uch conveyance and by said trucordance with mendment the lowered to exceed the contract of the c	tenances upe . the improve, manage eys and to vacatell, to grant option cate, to mortgage t thereof, from ti erms and for any to renew or exter d the terms and for each to reach, to other rest ty and every part of the terms and experience to the rest ty and every part of the said premises, ged by said truste on said premises, the necessity or trust agreement; said real estate six, lease or other is the necessity or trust agreement was the trusts, conditioned in the trusts of the trus	e rusts and for a v s ubdivision of v rehase, is pede or of the to time. In the to time to the time to tim	or the uses an subdivide sa on or part to sell on ar herwise encipossession of section of the sum options and the sum options and the section of rease nent; other wade, whether aid premises o see to the to see that the anguat of section of the se	and purpose id premishereof, and yterms, tumber, sain reversion not exceed and for an me or time or purchast or futur grant east purtenar r. for suc mil. r to cor pa appli atio he terms, and trust e. mortgage in favor ot time of th th) that such ned in this under and eed, lease em shall be chinteres al or equi id. ted not ted litton," or liby virtue
on teach of the control of the contr	Full power any part or essubdivic or essubdivice or essubdivic or essubd	a said trust a crand author thereof, to less aid proper with or vany part the commence see of any siriods of time to contract to any part of the contract to any part of the conveyer and the conveyer as conveyed	greement so ority is here dedicate preserved as ofte without converse, to le in praesentingle demise e to amend make lease f the reversion exchange kind, to relepart thereof t would be above specificarty dealing d, contracter rent, or mopiled with, do to inquire t executed in or claimit created by rument was six agreement duly authoned and proceed as such, the above lattificate of tirds of similahereby of the State	said premises we tear forth. by granted to surks, streets, his nas desired to sideration, to dise said properior in future, a the term of 19, change or most and to contain the said property, case, convey or and to deal will lawful for any led, at any time with the said trust of the besold, lea ney borrowed or be obliged to into any of the ysaid truste of under any stimis Indenture: executed in action in the said trusted and emponeticiary hereuseds arising from the said trusted and trus	with the appur said trustee to ighways or all contract to see ionate, to dedity, or any part to the see in the	tenances upc . the improve, manage eys and to vacate eys and to vacate eys and to vacate eys and to react to mortgage to thereof, from ti terms and for any to renew or exter date terms and prese and options to g the manner off ereot, tor other retuiled or the trends and truster to said premises, ged by said truster to said premises, or the necessity or trust agreement: said real estate size, lease or other isst agreement was the trusts, conditioned in the same to deliver of and binding ecute and deliver all persons claimin other dispositions rewinder shall have rainings, avails and tered, the Registre morial, the word the statute in such seany and all	e rusts and for a v subdivisis o v v rehase, pede or of me to tim vin period c r rate of the total vine to time to time vine to time to time vine to time vine to time vine to the vine vine vine vine vine vine vine vin	subdivide sa on or part to sell on ar herwise encipossession of sell on ar the sell of rease tent and the sell on the	and purpose id premish hereof, an hereof, an hysterms, tumber, sain ur reversion or reversion of the terms at or futur grant easies of the terms and trust of the terms of th
on the control of the	Full power any part or essubdivic or essubdivice or essubdivic or essubd	a said trust a crand author thereof, to less aid proper with or vany part the commence see of any siriods of time to contract to any part of the contract to any part of the conveyer and the conveyer as conveyed	greement so ority is here dedicate profity is here dedicate profity as ofte in praesentingle demise e to amend make lease of the reversion exchange kind, to releast the result of the second of the s	said premises we territory for the said premises we track, streets, his nas desired to dideration, to dise said property or in futuro, a the term of 15, change or mos and to grant on and to come said property, case, convey or and to deal will awful for any ised, at any time with said trust it to be sold, least oney borrowed or be obliged to into any of they said trustee gunder any said trustee gunder any said trustee and emp neficiary hereu cost or in some and the said trustee executed in actor in some and the said trustee of or in some and the said trustee of the said trustee to rim some and the said trustee to rim some and the said trustee of the said trus	with the appur said trustee to ighways or all contract to see in the contract to see in the contract to see in the contract to dedity, or any part of the contract part of the contract respecting or any part in assign any right said proper person owning or times here: tees in relation seed or mortga, or advanced o o inquire into e terms of said in relation to ach conveyance the contract of the co	tenances upc . the improve, manage eys and to vacate eys and to vacate eys and to vacate eys and to react to mortgage thereof, from ti terms and for any to renew or exter determs and for any to renew or exter determs and price of the terms and present of the terms and present to the same to dea after.  It to said premises, ged by said truste to said premises, or the necessity or trust agreement: said real estate si rec, lease or other isst agreement was the trusts, condiffered and deliver dispositions ereunder shall have raings, avails and tered, the Registre emorial, the word the statute in such secany and all exemption of hoset their	e rusts and for a valudivision of valudivision of valudivision of valudivision of valudivision of valudivisions therefore the total of valudivisions therefore of valudivisions therefore of valudivisions of valu	subdivide sa on or part to sell on ar herwise encipossession of self-trian options and of research of research of research of the word of research of the word of research of the word of research of the research	and purpose id premish hereof, an y terms, tumber, sain reversion on texceed and for an incomplete and inc
on the control of the	Full power any part or essubdivic to resubdivic or every either operty, or y leases to regard or per either operty, or y leases to reafter, to the whole or ntals, to paents or chas a said premiser or chas a said premiser or chas to paents or chas to paents from In no case ereof shall any purch is trust have be obliged see or other or the person of that said ortgage or of the interesty in the early in the colle, in or to If the title gister or no with limitating And the sa any and all herwise.	a said trust a crand author thereof, to less aid proper with or vany part the commence see of any siriods of time to contract to any part of the contract to any part of the conveyer and the conveyer as conveyed	greement so ority is here dedicate profity is here dedicate profity as ofte in praesentingle demise e to amend make lease of the reversion exchange kind, to releast the result of the second of the s	said premises we territory for the said premises we track, streets, his nas desired to dideration, to dise said property or in futuro, a the term of 15, change or mos and to grant on and to come said property, case, convey or and to deal will awful for any ised, at any time with said trust it to be sold, least oney borrowed or be obliged to into any of they said trustee gunder any said trustee gunder any said trustee and emp neficiary hereu cost or in some and the said trustee executed in actor in some and the said trustee of or in some and the said trustee of the said trustee to rim some and the said trustee to rim some and the said trustee of the said trus	with the appur said trustee to ighways or all contract to see in the contract to see in the contract to see in the contract to dedity, or any part of the contract part of the contract respecting or any part in assign any right said proper person owning or times here: tees in relation seed or mortga, or advanced o o inquire into e terms of said in relation to ach conveyance the contract of the co	tenances upc . the improve, manage eys and to vacate eys and to vacate eys and to reacte to mortgage t thereof, from ti erms and for any to renew or exter d the terms and ges and options to g the manner of feeto, to other rett, title or interest ty and every part g the same to dea after. It is a said premises, ged by said truste on said premises, the necessity or trust agreement; said real estate site, tags or other it said real estate site, the necessity or trust agreement was the trusts, conditioned and deliver the more and the statute in such saccommender the word the statute in such seem, any and all exemption of ho	e rusts and for a valudivision of valudivision of valudivision of valudivision of valudivision of valudivisions therefore the total of valudivisions therefore of valudivisions therefore of valudivisions of valu	subdivide sa on or part to sell on ar herwise encipossession of self-trian options and of research of research of research of the word of research of the word of research of the word of research of the research	and purpose id premish hereof, an hereof, an hysterms, tumber, sain ur reversion or reversion of the terms at or futur grant easies of the terms and trust of the terms of th

## **UNOFFICIAL COPY**

24915105 STATE OF COUNTY OF a Notary Public in and for said County, in the State aforesaid, do hereby certify that Edward J. Ago, Married to Linda M. Ago Of County Clert's Office SOUTH HOLLAND TRUST & SAVINGS BANK
TRUSTER
South Holland, Illinois

END OF RECORDED DOCUMENT