UNOFFICIAL COPY

25098619

	LDOSH, his wife	<u>}</u>			===
of the County of	Cook	and State of	Illinois	for and in conside	ration
and other good and valued the HOLLAN'S TRUST & and quanties to do a	uable considerations : SAVINGS BANK a c trust business under	in hand paid, Convey corporation duly organize and by virtue of the law	and Warrant ed and existing under the state of Illino	unto the So ne laws of the State of I pis, as Trustee under th	OUTH llinois e pro-
visions of a tark egreen	nent dated the	9th	day ofA	igust 19	<u>.79</u> .,
known as Trust Let nice	r	4871	, the following describe	d real estate in the Cou	nty of
	o:	_ and State of Illinois, t	o-wit.	ſ	
Lot 26	io Maccari's	Addition to South	Holland, being	a Subdivision	40
of par	t of the West	half of the Nort	h West Quarter o	f Section 26,	ΙUº
Townsh	ip 36 North, P	ange 14, East of	the Third Princ	ipal Meridian.	
in Coo	k County, 111i	nois.**		·	
		Q		·	ш , ј
		0/		ofa:	of Parheraph
		7	- Children F.	La Saur o N	2 X 2
BOK BOUNTY, ILL	NOIS				
FILED LOW MEASON	(17		*25098	319	ate Transfer
10 et hi and	26 Mi		/ <u>* 23000</u>		Determination of provided in the Determination of the Control of t
prelle			$\mathcal{O}_{\mathbb{X}}$		
≝ Grantee	e's Address:	6178 South Park	Ave ou =		Sedinary Sedinary
South		South Holland, II	50473		<u> </u>
r any part thereof, to presubdivide said proporty or resubdivide said proporty, or any part the vector of the commence is gin the case of any sire reafter, to contract to e whole or any part of intals, to partition or teents or charges of any said premises or any part of the considerations as if ferent from the ways a In no case shall any pereof shall be conveyed any purchase money, is trust have been complete of the trust have been complete or other instrument ery person relying upon livery thereof the trust not the result of the trust not the result of the trust not relying upon the relative and in said trust not relying upon the relative and in said trust not relying upon the relative and in said trust not relying upon the relative and in said trust not relative the relative and in said trust not relative the relative and in said trust not relative the	dedicate parks, streetry as often as desir rithout consideration ereof, to lease said p n praesenti or in fut negle demise the term e to amend, change of the reversion and to exchange said prop kind, to release, convart thereof, and to d twould be lawful for bove specified, at any arty dealing with said 1, contracted to be so rent, or money borreplied with, or be oble to inquire into any executed by said trans or claiming under a created by this Inderument was executed stagreement or in so duly authorized and	d to said trustee to impers, highways or alleys ed to contract to sell, to to donate, to dedicate roperty, or any part the trop, and upon any term of 198 years, and to romodify leases and the trust options to lease and contract respecting the erty, or any part thereo rey or assign any right, to time or times hereafter any person owning the time or times hereafter it rustees in relation to sidd, leased or mortgaged owder or advanced on saiged to inquire into the of the terms of said trust a in accordance with the me amendment thereof tempowered to execut	and to vacate any subdo o grant options to purch o, to mortgage, pledge o ereof, from time to time s and for any period or pereor enew or extend leases u e terms and provisions t d options to renew lea e manner of fixing the a f, for other real or perso title or interest in or abound every part thereof in e same to deal with the aid premises, or to who oy said trustee, be oblig in permises, or be oblig necessity or expediency treal estate shall be con ase or other instrument greement was in full for trusts, conditions and li and binding upon all be e and deliver every suc	iv ion or part thereof, is, to sell on any term r, ther rise encumber, in 10 session or reversepon any terms and for hereof at a y time or texes and optime of are yet mount of present of all of the ways and for same, whether similar is and premises or any ed to see to the application of any act of any act of said trust deed, trust deed, mortg clusive evidence in favo, (a) that at the time of eand effect, (b) that similations contained in the deed, trust deed, lead the deed, trust deed, lead the deed, trust deed, the deed, trust deed, the deed, trust deed, lead trust deed trust deed, lead trust deed	and s, to said sion, seed-any mes ture ture ture ture ture ture ture ture
ortgage or other instrum		haraundar and of all no	reanc claiming under th		
ortgage or other instrum The interest of each at ly in the earnings, avail hereby declared to be jole, in or to said real est If the title to any of t ister or note in the cert	nd every beneficiary ls and proceeds arisin personal property, ar ate as such, but only he above lands is no tificate of title or dup	hereunder and of all pe g from the sale or othe id no beneficiary hereu an interest in the earnin w or hereafter registered licate thereof, or memo	or dispositions of said re nder shall have any title gs, avails and proceeds t I, the Registrar of Title rial, the words "in trust	al estate, and such inter or interest, legal or ed hereof as aforesaid. s is hereby directed not "or "upon condition,"	rest qui- : to
rtgage or other instrum The interest of each at ly in the earnings, avail hereby declared to be lee, in or to said real est. If the title to any of ti ister or note in the cert ith limitations," or wor And the said grantor any and all statutes o	nd every beneficiary is and proceeds arisin personal property, an ate as such, but only he above lands is notificate of title or dureds of similar import, s.hereby expressly	ng from the sale or other and no beneficiary hereu an interest in the earnin w or hereafter registered	er dispositions of said re nder shall have any title gs, avails and proceeds to the Registrar of Title rial, the words "in trust tatute in such case madany and all right or b	al estate, and such inte- e or interest, legal or ed- hereof as aforesaid. s is hereby directed not," or "upon condition," e and provided. enefit under and by vir	rest jui- to or
ortgage or other instrum. The interest of each at ly in the earnings, avail hereby declared to be lole, in or to said real est. If the title to any of tister or note in the cert ith limitations," or wor And the said grantor any and all statutes of the exister.	nd every beneficiary is and proceeds arisin personal property, and ate as such, but only he above lands is notificate of title or dup dis of similar import, ashereby expressly f the State of Illinoi	ing from the sale or othe id no beneficiary hereu an interest in the earnin w or hereafter registered licate thereof, or memo in accordance with the : waiveand release	er dispositions of said re nder shall have any title gs, avails and proceeds t I, the Registrar of Title rial, the words "in trust atatute in such case mad any and all right or b mption of homesteads	al estate, and such interest, legal or et or interest, legal or et et er interest de la deresaid. s is hereby directed not? or "upon condition," e and provided. enefit under and by virfrom sale on execution	rest jui- to or
ortgage or other instrum. The interest of each ar ly in the earnings, avail hereby declared to be lole, in or to said real est. If the title to any of tister or note in the cister or note in the critical limitations," or wor And the said grantor any and all statutes onerwise. In Witness Whereof, the limitation whis	nd every beneficiary is and proceeds arisin personal property, at ate as such, but only he above lands is not ifficate of title or during discounting the state of lilinoid the State of Illinoid e grantor.saforesai	ng from the sale or othe id no beneficiary hereu an interest in the earnin w or hereafter registered licate thereof, or memo in accordance with the se waiveand release s, providing for the exe	rdispositions of said render shall have any titles, avails and proceeds to the title the words "in trust attute in such case madany and all right or be mption of homesteads their hands and the title the words "in trust the title the such case madany and all right or be mption of homesteads their hands and their hands are the hands	al estate, and such interest, legal or et or interest, legal or et et er interest de la deresaid. s is hereby directed not? or "upon condition," e and provided. enefit under and by virfrom sale on execution	rest qui- to or tue or

BOX 533

UNOFFICIAL COPY

a Notary Public in and for said County, in the State aforesaid, do hereby certify that Stephen J. Holdosh, Jr. and Kazen A. Holdosh, his wife
personally known to me to be the same person. whose name 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 set forth, including the release and waiver of the right of homestead. GIVEN under my hand and notarial seal this 10th day of August A.D. 19 79. Notary Public NOTARY FUBLIC STATE OF ILLINOIS MY COMMISSION EXPIRES JUL 12, 1983

END OF RECORDED DOCUMENT

. The second by the second