UNOFFICIAL COPY

بازانه	w 71	. 344	_	;	265 1 6478
	a Aucenta	ire B itnessi	eth, That th	e Grantor ROB	ERT RAMIREZ
of the C	County of	Cook	and Character		
of Te	en and No/10	0	and State of	TIlinois_	for and in considerat
and oth	ier and and valu	able consideration			(\$10.00) Doll
and qui	alifica to do a t	rust business under a	nd by virtue of the		nder the laws of the State of Illir
known:	or a cost of a second	ent dated the	11th	day of <u>Fe</u>	bruary 19_8
ANOWN !	Cool.	6580_		, the following do	escribed real estate in the County
		. Y &	and State of Illin		
	Lot 15 in	S_hr m's Villa	ige, a Subdi	vision of the N	orth 406 feet of
	the 540 fe	eet East of and	adjoining	he West 595.98	feet of the North
	East 1/4	of Section 9,	Township 36	North, Range 1	5 East of the Third
		Meridian, in C			
			0/		
			7		
				2	6516478
-					
				<u> </u>	
				<u> </u>	Holland, Illinois 604
y leases g in the eriod or creafter, e whole ntals, to ents or said property	, or any part the s to commence is se case of any sin r periods of time , to contract to e or any part of o partition or to charges of any p remises or any p nsiderations as it from the ways al	recot, to lease said property of the present or in futured to amend, change of the reversion and to exchange said property of the reversion and to exchange said property of the reversion and to demonstrate thereof, and to demonstrate thereof, and to demonstrate thereof are the property of the reversion and to demonstrate thereof, and to demonstrate the reof are the reversion and to demonstrate the reof are the reversion and to demonstrate the record are the reversion and the	operty, or any parto, and upon any of 198 years, and red modify leases are ant options to le contract respectify, or any part tey or assign any rigal with said prope any person ownightime or times between the contract respectively.	rt thereof, from time terms and for any per to renew or extend I do the terms and provo and the terms and the terms of the title or interest in the try and every part the generation to deal with the try and every part the same to deal with the try and every part the same to deal with the try and every part the same to deal with the try and every part the same to deal with the try and every part the same to deal with the try and every part the try and e	y subdivision or part thereof, are purchase, to sell on any terms, bedge or otherwise mounther, sa to time, in presses on or reversion of or periods of time, on texcee eases upon any terms and for arisisions thereof at any term or time we leases and options is purchated the amount of present or attempt the amount of present or attempt the amount of present apputenasor about or easement apputenasor about or easement apputenasor all other ways and for such that the same, whether similar to
*	case shall any ne				
In no ereof si any put is trust be oblicated or o ery persilivery three or the new and denture that sortgage of the cortage of	have been compliged or privileged or privileged of privileged of the rinstrument (soon relying upor thereof the trust ce or other instrument is and in said trustee was or other instrument or other instrument or other instrument in the rinstrument is the rinstrument in the rinstrument is the rinstrument in the rinstrument is reserved.	rent, or money borro- blied with, or be obli- d to inquire into any of executed by said tru- or claiming under a created by this Inden- ument was executed at agreement or in sor duly authorized and ent.	wed or advanced ged to inquire into f the terms of sai stee in relation to my such conveyan ture and by said t in accordance with me amendment the empowered to e	n to said premises, or a aged by said trustee, b on said premises, or ho o the necessity or exp d trust agreement; and a said real estate shall ce, lease or other instrust agreement was in h the trusts, condition ereof and binding upo xecute and deliver ev	to whom said premises or any page obliged to see to the application obliged to see that the terms of ediency of any act of said trusted every deed, trust deed, mortgage be conclusive evidence in favor cument, (a) that at the time of the full force and effect, (b) that such a not limitations contained in the number of the full force and effect, the trunder of the said limitations contained in the number of the full force and effect, the trunder and the said limitations contained in the number of the full force and effect, the full force and effect, the full force and effect, the full full full full full full full ful
In no ereof si any puris trust be oblisse or o ery persilivery t inveyance that in that is ortgage of the in that so tragge of the in that so tragge of the interest of the ortgage of the interest of the ortgage of the interest of the ortgage of t	urchase money, in have been compliged or privileged other instrument son relying upor thereof the trust and in said trusted was or other instrum therest of each ar the earnings, avail declared to be porto said real est	rent, or money borro- plied with, or be oblish I to inquire into any of executed by said tru or claiming under a created by this Inden ument was executed at agreement or in sor duly authorized and ent. Id every beneficiary it s and proceeds arisin, personal property, an- ate as such, but only a	wed or advanced geed to inquire into the terms of sai stee in relation to my such conveyanture and by said to in accordance with me amendment the empowered to enereunder and of g from the sale of no beneficiary in interest in the eneret in the enerest in the eneret in	n to said premises, or a aged by said trustee, b on said premises, or ho o the necessity or exp d trust agreement; and is said real estate shall ce, lease or other instructs agreement was in a the trusts, condition, ereof and binding upo execute and deliver ev all persons claiming up to other dispositions of iereunder shall have a arnings, avails and pro	to obliged to see to the application obliged to see that the terms of ediency of any act of said truste every deed, trust deed, mortgag be conclusive evidence in favor of the conclusive evidence in favor of the conclusive evidence, (b) that such and limitations contained in this nall beneficiaries thereunder an erry such deed, trust deed, least nater them or any of them shall be said real estate, and such interest title or interest, legal or equipment of the conclusion of the
In no ereof si any pu is trust be oblisse or o oery persilvery t my and the trust of	urchase money, i, have been compliged or privileged or privileged or privileged or privileged or properties on relying upon thereof the trust and in said trustee was cald trustee was not other instrum atterest of each are earnings, avail declared to be por to said real estitle to any of the trustee of the control of the properties of the control of	rent, or money borro- blied with, or be oblin d to inquire into any of executed by said tru nor claiming under a created by this Inden ument was executed at agreement or in sor duly authorized and ent. Id every beneficiary is s and proceeds arising personal property, an- pate as such, but only a the above lands is now ificate of title or dupl ds of similar import.	wed or advanced ged to inquire into inquire into into its into its into its in relation to my such conveyan ture and by said to in accordance with empowered to e the recunder and of g from the sale of d no beneficiary in interest in the exponent of the interest in the exponent in the region of the region in the region of the reafter region of the reafter region in the region of the reafter region of	n to said premises, or aged by said trustee, be on said premises, or be other necessity or exp of trust agreement; and a said real estate shall ce, lease or other instrust agreement was in a the trusts, condition ereof and binding upoxecute and deliver ever all persons claiming upoxecute and respectives of the dispositions o	to obliged to see that the terms of earlier obliged to see that the terms of ediency of any act of said truste every deed, trust deed, mortgag be conclusive evidence in favor of the conclusive evidence in the said limitations contained in this nall beneficiaries thereunder an erry such deed, trust deed, least onder them or any of them shall be said real estate, and such interest ny title or interest, legal or equipped the conclusion of Titles is hereby directed not to find trust," or "upon condition," upo
In no ereof si any pu is trust be oblisse or o ery per: livery that so rtgage of that so rtgage of the in the treby ole, in o If the trister or rister in And the	have been compiged or privileged or resident privileged or or ther instrum therest of each ar the earnings, avail declared to be protosaid real estitle to any of the rote in the certifications," or wor or said resaid errors.	rent, or money borro- plied with, or be oblish I to inquire into any of executed by said tru or claiming under a created by this Inden ument was executed at agreement or in sor duly authorized and ent. Id every beneficiary it is and proceeds arisin, personal property, an ate as such, but only a the above lands is now ificate of title or dupl ds of similar import, i	wed or advanced goed to inquire into the terms of sai stee in relation to my such conveyanture and by said to in accordance with me amendment the empowered to entereunder and of g from the sale oo d no beneficiary in interest in the evice of the control of the	n to said premises, or a aged by said trustee, b on said premises, or ho on said premises, or ho of the necessity or exp of the necessity or exp direct agreement; and said real estate shall ce, lease or other instructs agreement was in a the trusts, condition, a the trusts, condition, ereof and binding un- ereof and binding un- execute and deliver ev- all persons claiming un- to ther dispositions of erreunder shall have a arnings, avails and pro- stered, the Registrar of memorial, the words "in the statute in such ca	to obliged to see to the application obliged to see that the terms of ediency of any act of said truste every deed, trust deed, mortgag be conclusive evidence in favor of the conclusive evidence in favor of the conclusive evidence, (b) that such and limitations contained in this nall beneficiaries thereunder an erry such deed, trust deed, least nater them or any of them shall be said real estate, and such interest title or interest, legal or equipment of the conclusion of the
In no leterof si letrof si	have been compiged or privilege or privilege or privilege or privilege other instrument son relying upor thereof the trust and in said trustee was or other instrum terest of each are earnings, avail declared to be porto said real estitile to any of the roote in the certifitations," or wor me said grantor	rent, or money borro- biled with, or be oblish to inquire into any of executed by said tru or claiming under a created by this Inden ument was executed at agreement or in sor duly authorized and ent. and every beneficiary it is and proceeds arisin, personal property, an- ate as such, but only a the above lands is now ificate of title or dup ds of similar import, ihereby expressly w f the State of Illinois	wed or advanced geed to inquire into inquire into into into inquire into into into inquire into into inquire into into into inquire into into into individual into into into into into into into into	n to said premises, or a ged by said trustee, b on said premises, or ho the necessity or exp of the necessity or exp of trust agreement; and it said real estate shall ce, lease or other instrust agreement was in a the trusts, condition ereof and binding upoxecute and deliver evall persons claiming upon the dispositions of the trust agreement was all persons claiming upon the dispositions of the disposition of the dispositio	be obliged to see that the terms of earlier of said truste every deed, trust deed, mortgag be conclusive evidence in favor crument, (a) that at the time of the full force and effect, (b) that such and limitations contained in this mall beneficiaries thereunder an erry such deed, trust deed, least name them or any of them shall be said real estate, and such interest pittle or interest, legal or equiceds thereof as aforesaid. of Titles is hereby directed not to the trust," or "upon condition," of se made and provided, that or benefit under and by virtusteads from sale on execution of the sale of the
In no let	have been compiged or privileged or relating the trust and in said trustee was or other instrum the earnings, avail declared to be got to said real estitle to any of the roote in the certifications," or wor me said grantor	rent, or money borro- plied with, or be oblish I to inquire into any of executed by said tru or claiming under a created by this Inden ument was executed at agreement or in sor duly authorized and ent. Id every beneficiary it is and proceeds arisin, personal property, an ate as such, but only a the above lands is now ificate of title or dupl ds of similar import, i	wed or advanced geed to inquire into the terms of sai stee in relation to my such conveyanture and by said to in accordance with me amendment the empowered to entereunder and of g from the sale of no beneficiary in interest in the every or hereafter regionate the said on accordance with waivesand relets, providing for the said on the said on the said of the s	n to said premises, or aged by said trustee, be on said premises, or he of the necessity or exp of the necessity or exp of trust agreement; and a said real estate shall ce, lease or other instrust agreement was in a the trusts, conditions ereof and binding upon the context of	the obliged to see that the terms of ediency of any act of said truste ediency of any act of said truste every deed, trust deed, mortgag be conclusive evidence in favor of the conclusive evidence in favor of the conclusive evidence, (b) that such and limitations contained in this all beneficiaries thereunder an erry such deed, trust deed, least nader them or any of them shall be said real estate, and such interest and real estate, and such interest py title or interest, legal or equipment of the conclusion of t
In no lereof si any pu is trust be oblist se or o erry persilivery t inveyand denture the trust of that sortgage of The inveyand the in o lf the trister or vith limit And the any an herwise.	have been compiged or privileged or relating the trust and in said trustee was or other instrum the earnings, avail declared to be got to said real estitle to any of the roote in the certifications," or wor me said grantor	rent, or money borroo plied with, or be oblind to inquire into any of executed by said tru or claiming under a created by this Inden ument was executed at agreement or in sor duly authorized and ent. Indevery beneficiary is and proceeds arising personal property, and ate as such, but only a the above lands is now difficate of title or duplds of similar import, in the reby expressly of the State of Illinois a grantoraforesaid	wed or advanced geed to inquire int of the terms of sai stee in relation to my such conveyan ture and by said t in accordance with me amendment the empowered to e defend the sale of the	n to said premises, or aged by said trustee, be on said premises, or he of the necessity or exp of the necessity or exp of trust agreement; and a said real estate shall ce, lease or other instrust agreement was in a the trusts, conditions ereof and binding upon the context of	be obliged to see that the terms of earlier of said truste every deed, trust deed, mortgag be conclusive evidence in favor crument, (a) that at the time of the full force and effect, (b) that such and limitations contained in this mall beneficiaries thereunder an erry such deed, trust deed, least name them or any of them shall be said real estate, and such interest pittle or interest, legal or equiceds thereof as aforesaid. of Titles is hereby directed not to the trust," or "upon condition," of se made and provided, that or benefit under and by virtusteads from sale on execution of the sale of the

i ė

3

UNOFFICIAL COPY

STATE OF Illinoi	(933 FEB 24 AM 9 25
COUNTY OFCoo	88.
COUNTI OF	I, Lori A. Post
	FEB-24-83 7 1 5 2 8 3 26516479 4 - 550
	a Notary Public in and for said County, in the State aforesaid, do hereby certify that Robert Ramirez
	personally known to me to be the same personwhose name
	subscribed to the foregoing instrument, appeared before me this day in person and
	acknowledged that he signed, sealed and delivered the said instrument
Ogg	asfree 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
S = S	seal thisseal this
	Levi a Past
	HOTARY PUBLIC STATE OF ILLINOIS HOTARY PUBLIC STATE OF ILLINOIS HOTARY PUBLIC STATE OF ILLINOIS
	MY COMMISSION EXPIRES JUL. 12, 1983
\mathbf{z}	τ_{-}
26516478	`
7	
65	9/,
32	40°
	Coop County of
•	T '
	'.0
	·C
	0
দ্র	UST spannes
Ξ ,	NK NK avit nois
B ■	BA1
	I W I I I I I I I I I I I I I I I I I I
8 ₩ ₺	OLLAN VINGS I TRUSTER Iolland, ad Trust Rear Ave id, Illin
SSB0	· • = • · · · · · · · · · · · · · · · ·
D An	H H H
NO. GSBC	H HC T T T T Outh He Couth P Colland
Beed In	UTH HOLLAND TRU & SAVINGS BANK TRUSTER South Holland, Illinois H Holland Trust & Savin 18 South Park Avenue h Holland, Illinois6047
TRUST NO. 6580 Bed In Crust warranty dred	SOUTH HOLLAND TRUST & SAVINGS BANK TRUSTER South Holland, Illinois Bank 16178 South Park Avenue South Holland, Illinois60473

END OF RECORDED DOCUMENT