UNOFFICIAL COPY

கம்ம வள்	mt	26516481	
	nture Bitney	26516481 Sseth, That the Grantor , Barbara J. Stone, a wi	idou
and not sir	ice remarried -	aw	<u>aow</u>
of Ten and No		and State ofIllinois for and in considerat	ion
HOI AND TRUST	& SAVINGS BANK a trust business und	ns in hand paid, Convey s and Warrant s unto the SOU a corporation duly organized and existing under the laws of the State of Illinois, as Trustee under the p	TH ois 10-
-8-	Total dated the	day of April 8	2
Co s		, the following described real estate in the County	of
		and State of Imnois, to-wit.	
	2. lexcepting	that part thereof lying Easterly of a line	
29.	34 fest Southwe	esterly of and parallel with the Easterly line	_
 	Lot 75 a r masu	ured along the South line thomas s	
Sou	theast corner o	of said Lot 25) in First Addition to Almar	-
Mea	dows, being a	pubdivision of part of Lots 4 and 5 in the	-
par	tition of that	of the West 1/2 of Section 14, Town-	-
shi	p 36 North, Ran	inge 14 Fact of the Title 1	-
lyiı	ng North of the	ge 14 East of the Third Principal Meridian, River and the East 1/2 of the Southwest 1/4	
of '	Section 11 T	the East 1/2 of the Southwest 1/4	
Pri	ocioal Maridia	mship 36 North, Range 14 East of the Third	_
	icipal heridian	(except Raino a Land), all in Cook County, IL.**	,4 1
TODELLA SUGL	<u>ess: 1008 Blo</u>	puin Drive Dolton in Color	4
rantees addre	355: 16178 Sout	th Park Avenue, Sout'i Polland, IL 60473	
rein and in said trus	st agreement set forth.	emises with the appurtenances upor the trusts and for the uses and purpose	s d
nvey either with operty, or any part leases to commend in the case of any riod or periods of treafter, to contract whole or any part talk to present the case of t	r without consideratic thereof, to lease said to in praesenti or in fi single demise the ter- ime to amend, change to make leases and to of the reversion and r to exchange said pro ny kind, to release, co	nted to said trustee to improve, manage, rotec, and subdivide said premises reets, highways or alleys and to vacate a. v. ub division or part thereof, and subdivide said premises restrict to contract to sell, to grant options to pr. ch. 20, to sell on any terms, to on, to donate, to dedicate, to mortgage, pledge or therwise encumber, said property, or any part thereof, from time to tin - 10, 2000 session or reversion future, and upon any terms and for any period or period of time, not exceed or or modify leases and to renew or extend leases upon any terms and for any period or property or any part thereof, and options to renew leases and onto a sto purchase to contract respecting the manner of fixing the amount of pesent or future operty, or any part thereof, for other real or personal property, to the party of any part thereof, for other real or personal property, to the order with the said property and every part thereof in all other ways and for so the for any person owning the same to deal with the same whether the same to deal with the same whether the same whether the same to deal with the same whether the sa	,
nts or charges of an said premises or an er considerations a erent from the way	s above specified, at a	iny time or times hereafter.	153
nts or charges of an said premises or an er considerations a erent from the way in no case shall any reof shall be convey ny purchase mone trust have been one obliged or privile or other instrumery person relying uvery thereof the try veyance or other in trute and in said it that said trustee w tagage or other instrument.	s above specified, at a y party dealing with sa yed, contracted to be sy, rent, or money boy omplied with, or be ol eged to inquire into an ent executed by said if pon or claiming under ust created by this Industrument was executerust agreement or in a sas duly authorized an ument.	any time or times hereafter. aid trustees in relation to said premises, or to whom said premises or any procession decision of the application of the terms of the application of the applic	5516487
nts or charges of an aid premises or an aer considerations a erent from the way in no case shall any reof shall be converny purchase mone trust have been or cher instrumy person relying u very thereof the treeyance or other in that said that said trustee we tagge or other instrument in the trust have a considerable or other in the truste we tagge or other instruction in the earnings, a reby declared to the trust of the trustee we tagge to said real the title to any of the consideral that the trustee we have the trustee we have the trustee we have the trustee to said real the title to any of the consideral the trustee we have the trustee we have the trustee we have the trustee to said real the title to any of the consideral the trustee we have the trustee to said real the title to any of the trustee to said real trustee we have the trustee the trustee we have the trustee we	sy above specified, at a y party dealing with sa y party dealing with sa y yed, contracted to be so yy, rent, or money boo omplied with, or be ol ged to inquire into an ent executed by said i pour or claiming under ust created by this Ind istrument was executed trust agreement or in 'as duly authorized at ument. In and every beneficiar, vails and proceeds aris pe personal property, estate as such, but only of the above lands is n	any time or times hereafter, and trustees in relation to said premises, or to whom said premises or any procession relation to said premises, or to whom said premises or any processor of the application of the said trustee of the application of the terms of the said trust agreement; and every deed, trust deed, mortgage, or of the terms of said trust agreement; and every deed, trust deed, mortgage, trustee in relation to said real estate shall be conclusive evidence in favor of elenture and by said trust agreement was in full force and effect, (b) that such eled in accordance with the trusts, conditions and limitations contained in this some amendment thereof and binding upon all beneficiaries thereunder and and empowered to execute and deliver every such deed, trust deed, lease, try hereunder and of all persons claiming under them or any of them shall be sing from the sale or other dispositions of said real estate, and such interest and no beneficiary hereunder shall have any title or interest, legal or equipant on the relations, avails and proceeds thereof as aforesaid.	5516487
nts or charges of an aid premises or an aer considerations a aerent from the way in no case shall any reof shall be convert the shall be shall b	sy above specified, at a y party dealing with sa yed, contracted to be se yy, rent, or money bot omplied with, or be ol eged to inquire into an ent executed by said a pon or claiming under ust created by this Ind istrument was execute trust agreement or in as duly authorized at ument. In and every beneficiar, vails and proceeds aris oe personal property, estate as such, but only of the above lands is no certificate of title or di words of similar importants.	and trustees in relation to said premises, or to whom said premises or any processed or mortgaged by said trustee, be obliged to see to the application to said premises, or be obliged to see that the terms of sold, leased or mortgaged by said trustee, be obliged to see that the terms of the terms of said trust agreement; and every deed, trust deed, mortgage, ny of the terms of said trust agreement; and every deed, trust deed, mortgage, trustee in relation to said real estate shall be conclusive evidence in favor of denture and by said trust agreement was in full force and effect, (b) that such ed in accordance with the trusts, conditions and limitations contained in this some amendment thereof and binding upon all beneficiaries thereunder and mid empowered to execute and deliver every such deed, trust deed, lease, try hereunder and of all persons claiming under them or any of them shall be sing from the sale or other dispositions of said real estate, and such interest and no beneficiarly hereunder shall have any title or interest, legal or equivant the earnings, avails and proceeds thereof as aforesaid. Now or hereafter registered, the Registrar of Titles is hereby directed not to usplicate thereof, or memorial, the words "in trust," or "upon condition," or it, in accordance with the statute in such case made and provided.	5516487
nts or charges of an aid premises or an aer considerations a aerent from the way in no case shall any reof shall be convert the shall be convert purchase mone trust have been of cooking or privile or other instrumy person relying uvery thereof the treyance or other instrument and in said that said trustee we tagge or other instruction the interest of each in the earnings, a creby declared to the individual of the title to any of the fill the tother or note in the chall instance. The conditions of the said granto and all statutes revise.	as above specified, at a y party dealing with say party dealing with say pyd, contracted to be; yy, rent, or money boy omplied with, or be old opposed to inquire into an ent executed by said a pon or claiming under ust created by this Indistrument was executed trust agreement or in a said duly authorized an ument. In and every beneficiar, vails and proceeds aris be personal property, estate as such, but only of the above lands is necessificate of title or devords of similar import,hereby expressly sof the State of Illings of the State of Illings.	any time or times hereafter. and trustees in relation to said premises, or to whom said premises or any procession and trustees in relation to said premises, or to whom said premises or any processor of the same of said trustee, be obliged to see that the terms of the said trustee of inquire into the necessity or expediency of any act of said trustee, by of the terms of said trust agreement; and every deed, trust deed, mortgage, trustee in relation to said real estate shall be conclusive evidence in favor of the terms of said trust agreement was infull force and effect, (b) that such denture and by said trust agreement was in full force and effect, (b) that such ed in accordance with the trusts, conditions and limitations contained in this some amendment thereof and binding upon all beneficiaries thereunder and and empowered to execute and deliver every such deed, trust deed, lease, try hereunder and of all persons claiming under them or any of them shall be sing from the sale or other dispositions of said real estate, and such interest and no beneficiarly hereunder shall have any title or interest, legal or equival an interest in the earnings, avails and proceeds thereof as aforesaid. Now or hereafter registered, the Registrar of Titles is hereby directed not to uplicate thereof, or memorial, the words "in trust," or "upon condition," or it, in accordance with the statute in such case made and provided. Y waivesand releasesany and all right or benefit under and by virtue lois, providing for the exemption of homesteads from sale on execution or	5516487
nts or charges of an aid premises or an acr considerations a acrent from the way in no case shall any reof shall be convert trust have been or the trust have been or even obliged or privile or other instrumy person relying u very thereof the treyance or other in nature and in said that said trustee we tagge or other instruction that is and trustee we tagge or other instruction in the carnings, a creby declared to the interest of each in the earnings, a creby declared to the interest of each in the carnings, a creby declared to the interest of each in the carnings, a creby declared to the interest of each in the said real in the said granto the himitations, or wond the said grantony and all statutes rwise.	as above specified, at a y party dealing with say party dealing with say pyed, contracted to be a yy, rent, or money boy omplied with, or be old opposed to inquire into an ent executed by said in pen or claiming under ust created by this Indistrument was executed trust agreement or in a year of the said with a strument was executed under the said of the said with a said with a said with a said with a said proceeds arise personal property, estate as such, but only of the above lands is necetificate of title or devords of similar importrumbers, whereby expressly sof the State of Illing the grantor	any time or times hereafter. and trustees in relation to said premises, or to whom said premises or any procession relation to said premises, or to whom said premises or any procession of control of the application of the same of the application of the terms of said trust agreement; and every deed, trust deed, mortgage, or of the terms of said trust agreement; and every deed, trust deed, mortgage, trustee in relation to said real estate shall be conclusive evidence in favor of the terms of said trust agreement was in full force and effect, (b) that such denture and by said trust agreement was in full force and effect, (b) that such edin accordance with the trusts, conditions and limitations contained in this some amendment thereof and binding upon all beneficiaries thereunder and and empowered to execute and deliver every such deed, trust deed, lease, try hereunder and of all persons claiming under them or any of them shall be saing from the sale or other dispositions of said real estate, and such interest and no beneficiary hereunder shall have any title or interest, legal or equivalent interest in the earnings, avails and proceeds thereof as aforesaid. Now or hereafter registered, the Registrar of Titles is hereby directed not to uplicate thereof, or memorial, the words "in trust," or "upon condition," or t, in accordance with the statute in such case made and provided. Y waive	5516487
nts or charges of an said premises or an er considerations a erent from the way in no case shall any reof shall be converged by the converged	as above specified, at a y party dealing with say party dealing with say pyed, contracted to be a yy, rent, or money boy omplied with, or be old opposed to inquire into an ent executed by said in pen or claiming under ust created by this Indistrument was executed trust agreement or in a year of the said with a strument was executed under the said of the said with a said with a said with a said with a said proceeds arise personal property, estate as such, but only of the above lands is necetificate of title or devords of similar importrumbers, whereby expressly sof the State of Illing the grantor	any time or times hereafter. and trustees in relation to said premises, or to whom said premises or any procession relation to said premises, or to whom said premises or any procession, leased or mortgaged by said trustee, be obliged to see that the terms of sold, leased or mortgaged by said trustee, or be obliged to see that the terms of the terms of said trust agreement; and every deed, trust deed, mortgage, and of said trust agreement; and every deed, trust deed, mortgage, trustee in relation to said real estate shall be conclusive evidence in favor of each trust and by said trust agreement was in full force and effect, (b) that such edin accordance with the trusts, conditions and limitations contained in this some amendment thereof and binding upon all beneficiaries thereunder and and empowered to execute and deliver every such deed, trust deed, lease, try hereunder and of all persons claiming under them or any of them shall be sing from the sale or other dispositions of said real estate, and such interest and no beneficiary hereunder shall have any title or interest, legal or equivalent interest in the earnings, avails and proceeds thereof as aforesaid. Now or hereafter registered, the Registrar of Titles is hereby directed not to uplicate thereof, or memorial, the words "in trust," or "upon condition," or thin accordance with the statute in such case made and provided. Y waive	5516487

MON DALLA COLUMN

UNOFFICIAL COPY

STATE OF 111 inc	sk Clarice D. Toth
Co NOTABL O OBLIC	a Notary Public in and for said County, in the State aforesaid, do hereby certify that Barbara J. Stone, a widow and not since remarried personally known to me to be the same personwhose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, sealed and delivered the said instrument as her 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 22nd day of February A.D. 19 83. Notary Public
	265.16481 OFFICE AND CONTRACT OF THE PROPERTY
TRUST NO. 6265 Deed In Crust	SOUTH HOLLAND TRUST & SAVINGS BANK TRUSTERS South Holland, Illinois Mail:

END OF RECORDED DOCUMENT