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	26791692
This .	Indenture Witnesseth, That the Grantor Viola Fennell, form who as Viola Yomantas (widow of Stanley W. Yomantas and marri
know	vn as Viola Yomantas (widow of Stanley W. Yomantas and marri
<u>to A</u>	Anthony A. Fennell)
of the Co	unity of A SCOOK 738 U. and State of SCOOK 300 for and in consider
.c ten	for and in consider
	good and valuable considerations in hand paid, Convey and Warrant and United the SO D TRUST & SAVINGS BANK a corporation duly organized and existing under the laws of the State of Ill fied to do a trust business under and by virtue of the laws of the State of Illinois, as Trustee under the
risions of a	a trust agreement dated the 8th day of September 19. Trust Number 6814 , the following described real estate in the Coun
inown 73	Trust Number, the following described real estate in the Coun
_	Cook and State of Illinois, to-wit.
	Lot 1 in Block 4 in Midlothian Fields being a Subdivision
	of the West half of the North East quarter of Section 4,
<u> </u>	Township 36 North, Range 13 East of the Third Principal
	Meridian, ir Cook County, Illinois.**
> 	
1700	Exempt under Real Careta Continue
<u>·</u>	Par - 6 Cook 100 ty 5-1 95104 Zer.
	Date 9/22/83
	122 03 18n. finald Hoaring, atty
	Anthony A. Fennell execute: this deed for purposes of
	waiving his rights and benefits under the Homestead Exempt
	Laws of the State of Illinois
TO UA	WE AND TO HOLD A
erein and	VE AND TO HOLD the said premises with the appurtenances upo the rusts and for the uses and purp in said trust agreement set forth.
o resubdive or resubdive or resubdive or results of the coriod or pereafter, the whole contains or choose of the considerent freeconsifferent freeconsisted.	wer and authority is hereby granted to said trustee to improve, manage, rocect and subdivide said prent thereof, to dedicate parks, streets, highways or alleys and to vacate (n) ubdivision or part thereof, vide said property as often as desired to contract to sell, to grant options to proceed, to sell on any term her with or without consideration, to donate, to dedicate, to mortgage, pleuge or otherwise encumber, or any part thereof, to lease said property, or any part thereof, from time to time; in possession or revers ocommence in praesenti or in future, and upon any terms and for any period or period of time, not exceed of any single demise the term of 198 years, and to renew or extend leases upon any terms and for periods of time to amend, change or modify leases and the terms and provisions thereof at the property of the terms and provisions thereof at the property or any part of the reversion and to contract respecting the manner of fixing the amount of presence or any part of the reversion and to contract respecting the manner of fixing the amount of presence of the partition or to exchange said property, or any part thereof, tor other real or personal property, or any part thereof, and to deal with said property and every part thereof in all other ways and for indicatations as it would be lawful for any person owning the same to deal with the same, whether sum has to make the ways above specified, at any time or times hereafter.
In no ca nereof sha	
is trust he obliged ase or other person clivery the onveyance adenture as or that sailortgage or	ase shall any party dealing with said trustees in relation to said premises, or to whom said premises or an all be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the applications money, rent, or money borrowed or advanced on said premises, or be obliged to see that the term have been complied with, or be obliged to inquire into the necessity or expediency of any act of said truster or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgon relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of ereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that is or other instrument was executed in accordance with the trusts, conditions and limitations contained in and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder or other instrument.
nis trust her be obliged asse or other asse or other assemble asse	ase shall any party dealing with said trustees in relation to said premises, or to whom said premises or an 'all be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the applications money, rent, or money borrowed or advanced on said premises, or be obliged to see that the term have been complied with, or be obliged to inquire into the necessity or expediency of any act of said truster have been complied with, or be obliged to inquire into the necessity or expediency of any act of said truster have been complied to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgon relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of ereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that is or other instrument was executed in accordance with the trusts, conditions and limitations contained in and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder in the trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, it other instrument. The erest of each and every beneficiary hereunder and of all persons claiming under them or any of them share earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such interest not to said real estate as such, but only en interest in the earnings avails and proceeds thereof experience to said real estate as such, but only en interest in the earnings avails and proceeds thereof experience to said real estate as such, but only en interest in the earnings avails and proceeds thereof experience to said real estate as such, but only en interest in the earnings avails and proceeds thereof experience to said real estate as such, but only en interest in the earnings avails and proceeds thereof experience to said real estate as such, but only en interest in the trust of the process thereof experience
nis trust he oblige ase or other yers perso clivery the onveyance denture a cortage on The intenty in the hereby deble, in or If the tifigister or a with limits	ase shall any party dealing with said trustees in relation to said premises, or to whom said premises or an all be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the applications money, rent, or money borrowed or advanced on said premises, or be obliged to see that the term have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustees or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortge their instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favour relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of ereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that is or other instrument was executed in accordance with the trusts, conditions and limitations contained in and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder and it trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, leave of each and every beneficiary hereunder and of all persons claiming under them or any of them shall examines, avails and proceeds arising from the sale or other dispositions of said real estate, and such into the carnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such into to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. The to said real estate as foresaid.
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nis trust hr te oblig ase or oth very perso elivery the nveyance denture a) that sai ortgage ou The inte nly in the hereby d ble, in or If the tin gister or a with limits And the f any and herwise.	ase shall any party dealing with said trustees in relation to said premises, or to whom said premises or an all be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the applications money, rent, or money borrowed or advanced on said premises, or be obliged to see that the term have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trusted privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortge their instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favour relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of ereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that it is or other instrument was executed in accordance with the trusts, conditions and limitations contained in and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder and it trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lead to the execute and proceeds arising from the sale or other dispositions of said real estate, and such into declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or executed to be personal property, and no beneficiary hereunder shall have any title or interest, legal or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid to to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed no note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition, ations," or words of similar import, in accordance with the statute in such case made and provided. Estate of the State of tillinois, providing for the exemption of homesteads from sale on execution at the statute of the Sta
nis trust hr te oblig ase or oth very perso elivery the nveyance denture a) that sai ortgage ou The inte nly in the hereby d ble, in or If the tin gister or a with limits And the f any and herwise.	ase shall any party dealing with said trustees in relation to said premises, or to whom said premises or an all be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the applications money, rent, or money borrowed or advanced on said premises, or be obliged to see that the term have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortg their instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favour relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of ereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that is or other instrument was executed in accordance with the trusts, conditions and limitations contained in and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder or other instrument. The erest of each and every beneficiarly hereunder and of all persons claiming under them or any of them shate earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such into the claim of the proceeds arising from the sale or other dispositions of said real estate, and such into the said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. The to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. The contributes of title or duplicate thereof, or memorial, the words "in trust," or "upon condition, ations," or words of similar import, in accordance with the statute in such case made and provided. Evaluates of the State of lilinois, providing for the exemption of homesteads from sale on execution

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STATE OF Illinois COUNTY OF Cook	SEP-23-83 7-69-034 26791692 A - REC a Notary Public in and for said County, in the State aforesaid, do hereby certify that Viola Fennell, formerly known as Viola Yomantas (widow of Stanley W. Yomantas and married to Anthony A. Fennell) personally known to me to be the same person.Swhose name S are	10.20
TOP COMPANY	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 notary and day of Sentember ADARAS.	Secondary.
		26791692
Deed In Crust	SOUTH HOLLAND TRUST & SAVINGS BANK TRUSTER South Holland, Illinois	

END OF RECORDED DOCUMENT