UNOFFICIAL COPY

This Jndenture Witnesseth, Chat the Grantor. James De Groot. a. hachelor. Grand-No-Holo- Cook and State of 1111nois for and in consideration of Ten-and-No-Holo- Grand and valuable considerations in hand paid. Convey and the County of Cook and advanced to the State of Illinois, as Trustee under the purities of the State of Illinois. Trustee under the purities of the State of Illinois. Trustee under the purities of the State of Illinois. Trust under the purities of a trust business under and by vitre of the laws of the State of Illinois. Trust under the purities of a trust suggement dated the help of the State of Illinois. Trust under the purities of the State of Illinois. Trust under the purities of the State of Illinois. Trust under the purities of the State of Illinois. Trust under the purities of the State of Illinois. Trust under the purities of the State of Illinois. Cowit. Lot 5 and the North 20 feet of Lot 6 in Block II4 1 Park Addition to Harvey, a Subdivision of the West helf of the Northwest quarter of Section 20, Township 36 North, Range - II- East of the Third Principal Meridian (Except Pine Illinois Central Railroad Right of Way) in Cook County, Illinois, 284 TO HAVE AND TO HOLD the said premises with the appurtenance of on the trusts and for the uses and purpor to resubdivide aid property as often as desired to contract to sail, to grant out of the State Illinois Central Railroad Right of Way) in Cook County, or any purit thereof, to lesse said property, or any any the trems of the said said to said trustee to improve any to the review of the State State State of the State Sta					7,40	1562
of the County of Cook and State of 1111nois (or and in consideration of Ten-and-Ne/100 and other good and valuable considerations in hand paid. Convey 15 and William CLAINS and the proof of the State of Illiam and qualified to do a trust business under and by virtue of the laws of the State of Illiam and qualified to do a trust business under and by virtue of the laws of the State of Illiam and qualified to do a trust business under and by virtue of the laws of the State of Illiam and qualified to do a trust business under and by virtue of the laws of the State of Illiam and qualified to do a trust business under and by virtue of the laws of the State of Illiam and qualified to do a trust business under and by virtue of the laws of the State of Illiam and qualified to do a trust business under the provision of a trust agreement dated the 14 for the North 20 feet of Lot 6 in Block 14 lot 5 and the North 20 feet of Lot 6 in Block 14 lot 5 and the North 20 feet of Lot 6 in Block 14 lot 6 lot 6 lot 6 lot 7 lo	This Inde	nture Witness	seth, That the	Grantor	James De Groot	,
of Ten and No/100 Dollar and other good and valuable considerations in hand paid. Convey and Street CLAINS	a_bachelor					
of Ten and No/100———————————————————————————————————	of the County of_	Cook	and State of	lilinois	for and	in consideration
Indictuals the good and willable considerations in hand paid. Convey	of Ten and No	p/100			(\$10,00)	Dollar:
known at Trust Number 936 the following described real estate in the County Cook and State of Illinois, towit. Lot 5 and the North 20 feet of Lot 6 in Block 14 i Park Addition to Harvey, a Subdivision of the West helf of the Northwest quarter of Section 20, Township	and other good and HOLLAND TRUS	d valuable considerations ST & SAVINGS BANK a	in hand paid, Convey, corporation duly orga	and nized and existing	CUIT CLAIMS where the laws of the	nto the SOUT! State of Illino
Lot 5 and the North 20 feet of Lot 6 in Block 14 If Park Addition to Harvey, a Subdivision of the West half of the Northwest quarter of Section 20, Township 36-North, Range 14-East of the Third Principal Meridian, (Except the Illinois Central Railroad Right of Way) in Cook County, 1llinois Sentral Railroad Right of Way) in Cook County, 1llinois Sentral Railroad Right of Way in Cook Gounty, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook Gounty, 1llinois Sentral Railroad Right of Way in Cook Gounty, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County, 1llinois Sentral Railroad Right of Way in Cook County Sentral Railroad Right Sentral Railroad Railroad Right Sentral Railroad Railr		greement dated the	<u> </u>	day of	December	19.67
Lot 5 and the North 20 feet of Lot 6 in Block 14 In Park Addition to Harvey, a Subdivision of the West half of the Northwest quarter of Section 20, Township 36-North, Range 14 East of the Third Principal Heridian, (Except the Illinois Central Railroad Right of Way) in Cook County, Illinois, *** Cook County, Illinois, ** TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby garrented to said truster to improve, mange, protect and authority as the property of the contract to sell, to grant options to outchase, to sell on any terms and convey either with or without consideration, to donate, to dedicate, to mortgage pelse or otherwise encumber, as property, or any part thereof, at convey either with or without consideration, to donate, to dedicate, to mortgage pelse or otherwise encumber, as property, or any part thereof, to lease said property, or any part thereof, from time to mo, in possession or reverse by leases to commence in present or in fulture, and upon any terms and for any period. **arrived and the case of any rained denise the term of 198 years, and to renew or extend leases upon any terms and for a hereafter, to contract to make leases and to grant options to ensue hears in do princip to purch the whole or any part of the reversion and to contract respecting the manner of fixing the amount of research and the series of any kind, to release, convey or a saign any right, title or interest in or about or e sem of apparent and the series of any kind, to release, convey or assign any right, title or interest in or about or e sem of apparent here of any period or purchase to the seminary of the reversion and to contract respecting the manner of fixing the amount of research of any benefit of the property or any part thereof to refer red or personal preperty to grant enter on the ways above specified, at any time or times hereafter, to contract to make classes and to gran	known as Trust No				described real estate i	in the County
## Park Addition to Harvey, a Subdivision of the West half of the Northwest quarter of Section 20, Township 36-North, Range 14-East of the Third Principal Meridian, (Except 1/1e Illinois Central Railroad Right of Way) in Cook County, 1llinois. *** ***Cantes address: 16178 South Park Avence, South Holland, Illinois 60473 ***TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage protect and subdivide said premiser or any part thereof, to decidate, to not resubdivide said property as often as desired to contract to sell, to grant optic so purchase, to sell on any terms only the sell of the se				•		
half of the Northwest quarter of Section 20, Township 36 North, Range 14 East of the Third Principal Meridian, (Except Pie Illinois Central Railroad Right of Way) in Cook County, Illinois. ** Cook County, Illinois. ** Cook County, Illinois. ** TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purporhere and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m nage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variet any subdivision or part thereof, as to resubdivide said property as often as desired to contract to sell, to grant optic as yo curchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage pie bye or otherwise encumber, as property, or any part thereof, to lease said property or any part thereof, to lease said property and upon any terms and for any period or periods of time, not expenditude to any part of the reversion and to contract respecting the manner of fixing the amount of the whole or any part of the reversion and to contract respecting the manner of fixing the amount of resents of the whole or any part of the reversion and to contract respecting the manner of fixing the amount of resents of the work of the said property, or any part thereof, and to deal with said property and every part thereof in all other ways a box and the said premises or any part thereof, and to deal with said property and every part thereof in all other ways a box appearance of any kind, to release, convey or assign any right, title or interest in or about or eseminar to said premises or any part thereof, and to deal with said property and every part thereof in all other ways a box and the said premises or any part thereof, and to deal with said property and every part thereof in all other ways a box and the said premises or any part thereof, and to deal with said property and every part thereof i		Lot 5 and the No	orth 20 feet of	Lot 6 in Blo	ock 14	
Grantees address: 16178 South Park Avenue, South Holland, 111inois 60473 TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purporherein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m. nage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to vere or subdivision or part thereof, to resubdivide said property or any part thereof, to least said property or any part thereof so them, to develope the whole or any part of the reversion and to contract respecting the manner of fixing the amount of the whole or any part of the reversion and to contract respecting the manner of fixing the amount of the whole or any part of the reversion and to contract respecting the manner of fixing the amount of resental premises or any part thereof, and to deal with said property and every part thereof in all other ways and the reversion and to contract respecting the manner of fixing the amount of resental premises or any part of the reversion and to contract respecting the manner of fixing the amount of resental premises or any part of the reversion and to contract respecting the manner of fixing the amount of resental premises or any part thereof, and to deal with said property and every part thereof in all other ways and the reversion and to contract respecting the manner of fixing the amount of resental property. The part of any part thereof in all other ways and the reversion and the said premises or any part thereof, and to deal with said property and every part thereof in all other ways and the reversion and the said premises or any part thereof, and to deal with said property and every part thereof in all other ways and the reversion and the property to part thereof in all other ways an		_i_Park_Addition	to Harvey, a	Subdivision o	of the West	
Grantees address: 16178 South Park Avenue, South Holland, Illinois 60473 TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premis or any part thereof, to dedicate parks, streets, highways or alleys and to varie on your subdivision or part thereof, as to resubdivide said property as often as desired to contract to sell, to grant opticus to surchase, to sell on any terms, convey either with or without consideration, to donate, to decident, to mortgage prolese or otherwise encumber, as property, or any part thereof, the lease said property or any part thereof, from time to time, in possession or reversite ing in the case of any single demise the term of 108 years, and to renew or extend leases upon air terms and for a period or periods of time to amend, change or modify leases and the terms and provisions there of at any time or time-terafter, to contract to make leases and for property, or any part of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to contract respecting the manner of fixing the amount of the reversion and to deal with said property and every part hierof in all other ways. In forsion of the reversion of the reversion and to deal with said property and every part hierof of the vary said for set of the reversion of the reversio		half of the Nort	thwest quarter	of Section 2), Township	
TO HAVE AND TO HOLD the said premises with the appurtenance apon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variet only subdivision or part thereof, as to resubdivide said property so fine as desired to contract to sell, to grant opticus or outchase, to sell on any terms, convey either with or without consideration, to donate, to decideate, to mortgage p-layer or otherise encumber, so property, or any part thereof, the clease said property or any part thereof, from time to me, in possession or reversite ing in the case of any single demise the term of 108 years, and to renew or extend trusts, to part thereof, and the self-contract to expense of the self-contract to exchange said property, or any part thereof, to other renew leads in the self-contract to exchange said property, or any part thereof, to other renew leads in the self-contract to said premises or any part thereof, and to deal with said property and every part hereof in all other ways and for as other considerations as it would be lawful for any person owning the same to deal with the same, whence similar to said renewed the self-contracted to be sold, leased or mortgaged by said trustee, be obliged to see that the time of the self-contract to the self-contract to the self-contract to the self-contract the terms of said trust agreement; and every deed, trust deed, mortgage and the se		-36-Norta, Range-	14 East of the	Third Princ	ipal Meridian,	
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purponerian and in said trust agreement set forth. Full power and authority is hereby granted to said truste to improve, m nage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to verse, ny subdivision or part thereof, as one of the convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration, to donate, to dedicate, to mortgage of the continuous convey either with or without consideration in future, and upon any terms and for any period or periods of time to amend, change or modify leases and the terms and provisions the eff at any time or time tereface, to contract to make leases and to grant options to lease and options to renew lear as ind options to purch the whole or any part of the reversion and to contract respecting the manner of fixing the annier's present of futurents, to partition or to exchange said property, or any part thereof, to other real or personal preperty, to grant earners or any part thereof, and to deal with the same, whence similar to different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustes in relation to said premises, or to whom said premises or any part thereof, shall be conveyed, contracted to be		(Except_t'/e_llli	inois Central R	ailroad_Righ	t of Way) in	
Grantees address: 16178 South Park Avenue, South Holland, 111inois 60473 TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variet, my subdivision or part thereof, are to resubdivide said property as often as desired to contract to sell, to grant optic as of unchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage property or any part thereof, to lease said property, or any part thereof, from time to may necessary to the subject of the property or any part thereof, to lease said property, or any part thereof, from time to make leases and to grant options to lease and options to renew ease upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions thereof at any time of the hereafter, to contract to make leases and to grant options to lease and options to renew lease upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions thereof at any time of the hereafter, to contract to make leases and potenty or any part thereof, and to ease and options to renew lease and to renew or can be an additional to the renew lease and options to renew lease and the lease and the renew lease and the renew l		Cook County, 111	inois.**			
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variety any subdivision or part thereof, as to resubdivide said property as often as desired to contract to sell, to grant optic is o unchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage property or only part thereof, to lease said property, or any part thereof, from time to uncertain the said of the period or periods of time to amend, change or modify leases and to renew or extend leases upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions thereof at any time of time in the contract to make leases and to grant options to lease and options to renew lease upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions thereof at any time of time that the part of the reversion and to contract respecting the manner of fixing the amount "research term that, to partition or to exchange said property, or any part thereof, incortance of the provisions to renew lease upon any terms, and to read with said property and every part thereof in all other was "as "for so other considerations as it would be lawful for any person owning the same to deal with the same, whence similar to said remains or charges of any part thereof, and to deal with said property and every part thereof in all other was "as "for so other considerations as it would be lawful for any person owning the same to deal with the same,		(<u></u>			
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpor herein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variety any subdivision or part thereof, as to resubdivide said property as often as desired to contract to sell, to grant optic is o unchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage property or only part thereof, to lease said property, or any part thereof, from time to uncertain the said of the period or periods of time to amend, change or modify leases and to renew or extend leases upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions thereof at any time of time in the contract to make leases and to grant options to lease and options to renew lease upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions thereof at any time of time that the part of the reversion and to contract respecting the manner of fixing the amount "research term that, to partition or to exchange said property, or any part thereof, incortance of the provisions to renew lease upon any terms, and to read with said property and every part thereof in all other was "as "for so other considerations as it would be lawful for any person owning the same to deal with the same, whence similar to said remains or charges of any part thereof, and to deal with said property and every part thereof in all other was "as "for so other considerations as it would be lawful for any person owning the same to deal with the same,	£		0/			
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpoherein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variety on yourchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage produce or otherwise encumber, so property, or any part thereof, to lease said property or any part thereof, to lease said property or any part thereof, to lease said property or any part thereof, to contract to make leases and to grant options to lease and options to renew lear so any perms and for a period or periods of time to amend, change or modify leases and the terms and provisions the comparts of the reversion and to contract respecting the manner of fixing the amount of the example of the part of the reversion and to contract respecting the manner of fixing the amount of the part of the reversion and to contract respecting the manner of fixing the amount of the part of the part of the reversion and to contract respecting the manner of fixing the amount of the ments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey and every part thereof, and to the appuration of any part	<u> </u>	<u> </u>	10	261	81562	
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purpoherein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premise or any part thereof, to dedicate parks, streets, highways or alleys and to variety on yourchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage produce or otherwise encumber, so property, or any part thereof, to lease said property or any part thereof, to lease said property or any part thereof, to lease said property or any part thereof, to contract to make leases and to grant options to lease and options to renew lear so any perms and for a period or periods of time to amend, change or modify leases and the terms and provisions the comparts of the reversion and to contract respecting the manner of fixing the amount of the example of the part of the reversion and to contract respecting the manner of fixing the amount of the part of the reversion and to contract respecting the manner of fixing the amount of the part of the part of the reversion and to contract respecting the manner of fixing the amount of the ments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey or assign any right, title or interest in or about or e sem of appurtments or charges of any kind, to release, convey and every part thereof, and to the appuration of any part	<u> </u>	·	<u> </u>			
Full power and authority is hereby granted to said trustee to improve, m mage, protect and subdivide said premis or any part thereof, to dedicate parks, streets, highways or alleys and to varie any subdivision or part thereof, at to resubdivide said property as often as desired to contract to sell, to grant optic as a conclase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage pit lee or otherwise encumber, as property, or any part thereof, to lease said property, or any part thereof, from time to ane, in possession or reversibly leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time to amend, change or modify leases and to renew or extend leases upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions there of at any time or thereafter, to contract to make leases and to grant options to lease and options to renew lears in doptions to purch the whole or any part of the reversion and to contract respecting the manner of fixing the amount present or futurals, to partition or to exchange said property, or any part thereof, tor other real or personal prepty, to grant eaments or charges of any kind, to release, convey or assign any right, title or interest in or about or elsemy at part thereof, and to deal with said property and every part thereof in all other was "as for so other considerations as it would be lawful for any person owning the same to deal with the same, when he similar to any part thereof, and to deal with said property and every pert thereof in all other was "as for so other considerations as it would be lawful for any person owning the same to deal with the same, when he same to deal with the same, when he same to solve the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustees in relation to said trustee, be obliged to see to the apply and for any purchase money, rent, or money borrowed o	<u>.</u> <u>Grantees ac</u>	ddress: 16178 So	uth Park Averse	, South Holl	and, Illinois	60473
Full power and authority is hereby granted to said trustee to improve, m nage, protect and subdivide said premis or any part thereof, to dedicate parks, streets, highways or alleys and to varie any subdivision or part thereof, a to resubdivide said property as often as desired to contract to sell, to grant optic as o purchase, to sell on any terms, convey either with or without consideration, to donate, to dedicate, to mortgage pit lee or otherwise encumber, so property, or any part thereof, to lease said property, or any part thereof, from time to ano, in possession or reversis by leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time to amend, change or modify leases and to renew or extend leases upon any terms and for a period or periods of time to amend, change or modify leases and the terms and provisions the of at any time or time hereafter, to contract to make leases and to grant options to lease and options to renew leases ind options to purch the whole or any part of the reversion and to contract respecting the manner of fixing the amount and present of futurentlas, to partition or to exchange said property, or any part thereof, to rother real or personal property, to grant earners or charges of any kind, to release, convey or assign any right, title or interest in or about or elsem at the said premises or any part thereof, and to deal with said property and every part thereof in all other was 's "s for so other considerations as it would be lawful for any person owning the same to deal with the same, when er similar to different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustees in relation to said premises, or to whom said premises or any of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see to the application of any purchase mon	- =					
thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the appl. at of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the times this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trust or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortga lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of idelivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that si conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in a Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder a (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease mortgage or other instrument. The interest of each and every beneficiarly hereunder and of all persons claiming under them or any of them shall only in the earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such interis hereby declared to be personal property, and no beneficiarly hereunder shall have any title or interest, legal or etable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed no register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," "with limitations," or words of similar import, in accordance with the statute in such case made and provided. And th	herein and in said Full power an	I trust agreement set forth id authority is hereby gra	n. inted to said trustee t	o improve, m mag	e, protect and subdiv	ide said premis
only in the earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such inter is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or table, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed no register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," "with limitations," or words of similar import, in accordance with the statute in such case made and provided. And the said grantorhereby expressly waive.Sand release.Sany and all right or benefit under and by vir of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution otherwise. In Witness Whereof, the grantoraforesaid hahereunto set	herein and in said Full power an or any part there to resubdivide sai convey either wi property, or any by leases to com ing in the case oo period or periods hereafter, to con the whole or any rentals, to partiti ments or charges to said premises other considerati	It rust agreement set forth du authority is hereby grace of, to dedicate parks, sid property as often as dith or without considerat part thereof, to lease sainmence in praesenti or in f any single demise the tract to make leases and tract to make leases and to part of the reversion and to or to exchange said grace or any part thereof, and tons as it would be lawfur to long to the said to said the	n. Inted to said trustee treets, highways or a lesired to contract to tion, to donate, to de diproperty, or any property, or any property or any property or any property, or any part convey or assign any reto deal with said prop for any person own of my person own all for any person own	o improve, m mag lleys and to variable, to grant optiodicate, to mortga art thereof, from a terms and for any it to renew or extra nd the terms and ease and options ting the manner of thereof, for other ight, title or intere- erty and every par- ing the same to d	e, protect and subdive e in y subdivision or purchase, to sell to pir lige or otherwisime to the in posses or period of periods of and leases upon any typrovisions the end at a or renew leases and op fixing the amount freal or personal propest in or about or e. ser thereof in all other	ide said premis part thereof, ar on any terms, e encumber, sa sion or reversio time, not excee erms and for a any time or tim tions to purcha resent or fut rty) to grant ea n' at popurtena war sen' for su
register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," "with limitations," or words of similar import, in accordance with the statute in such case made and provided. And the said grantorhereby expressly waive.Sand release.Sany and all right or benefit under and by vir of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution otherwise. In Witness Whereof, the grantoraforesaid hahereunto sethis	herein and in said Full power an or any part ther to resubdivide sa: convey either wi property, or any by leases to com ing in the case o period or periods hereafter, to con the whole or any rentals, to partiti ments or charges to said premises other considerati different from th In no case sha thereof shall be to of any purchase this trust have b or be obliged or lease or other in: every person rely delivery thereof conveyance or of Indenture and in (c) that said tru mortgage or othe	It trust agreement set forth du authority is hereby grace of, to dedicate parks, sid property as often as dith or without considerat part thereof, to lease saimence in praesenti or in fany single demise the tract to make leases and part of the reversion and tract to make leases and part of the reversion and part of the reversion and part of the reversion and the soft and part of the respectively. The soft and the soft	and the description of the said trustee to the said trustee to the said trustee to the said to contract to the said to contract to the said to contract to the said to grant options to led to contract respect to deal with said property, or any part convey or assign any reto deal with said property, or any person own tany time or times he asaid trustees in relative sold, leased or mort borrowed or advance to obliged to inquire in any of the terms of said trustee in relation der any such conveys Indenture and by said trustee in relation the said trustee in some amendment dand empowered to	o improve, m mag lleys and to varisell, to grant optic dicate, to mortga art thereof, from terms and for any it to renew or extra the manner of the manner of the terms and options ting the manner of thereof, for other eight, title or interestry and every paing the same to dreafter. On to said premise gaged by said trust on said premises to the necessity of aid trust agreement to said real estate ince, lease or othe trust agreement with the trusts, conthereof and bindir execute and delivered.	e, protect and subdive eny subdivision or a surchase, to sell epilipe or otherwis interest of the control of th	ide said premis part thereof, an on any terms, e encumber, sa sion or reversion time, not exceed any time or time tions to purcharty, to grant early for said for said that the terms of said trust deed, mortga idence in favor at the time of iect, (b) that sy contained in the threunder a trust deed, lear trust de
of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution otherwise. In Witness Whereof, the grantor	herein and in said Full power an or any part ther to resubdivide sa: convey either wi property, or any by leases to com ing in the case or period or periods hereafter, to con the whole or any rentals, to partiti ments or charges to said premises to said premises other considerati different from th In no case she thereof shall be co of any purchase this trust have bo or be obliged or lease or other in: every person rely delivery thereof conveyance or of Indenture and in (c) that said tru mortgage or othe The interest co only in the earn is hereby declar table, in or to sai	It trust agreement set forth Id authority is hereby gra eof, to dedicate parks, s id property as often as d ith or without considerat part thereof, to lease sai mence in praesenti or in f any single demise the t s of time to amend, chan tract to make leases and y part of the reversion an it on or to exchange said p s of any kind, to release, or any part thereof, and dons as it would be lawfu the ways above specified, a all any party dealing with conveyed, contracted to b money, rent, or money if een complied with, or be privileged to inquire into strument executed by sai ying upon or claiming un the trust created by this ther instrument was exec to said trust agreement or stee was duly authorized er instrument. of each and every benefic ings, avails and proceeds ed to be personal proper id real estate as such, but	and the description of the said trustee to the said trustee to the said trustee to the said trustee to the said to contract to the said to contract to the said trustee to grant options to led to contract respect to deal with said property, or any part convey or assign any reto deal with said property, or any person own to any time or times he as said trustees in relative sold, leased or mort borrowed or advance to bliged to inquire in any of the terms of said trustee in relation der any such conveys Indenture and by said trustee in accordance win some amendment do and empowered to carising from the sale try, and no beneficiary only an interest in the	o improve, m mag lleys and to variablely and to variablely to grant optic dicate, to mortgag art thereof, from the terms and for any it to renew or extra dease and options the terms and ease and options the manner of thereof, for other eight, title or intercerty and every partial to the same to direct trust agreement to said premises to the necessity of aid trust agreement with the trusts, conther each and delivered and delivere	e, protect and subdive eny subdivision or a subdivision of a subdivision o	ide said premis part thereof, as on any terms, e encumber, as sion or reversic time, not exceed any time or time tions to purcharty to grant early to purcharty to grant early for single or any time of the application of the application of the time of fect, (b) that si contained in test hereunder a trust deed, learly of them shall, and such intest, legal or en a foresaid.
in without whereof, the granter	herein and in said Full power an or any part ther to resubdivide sa: convey either wi property, or any by leases to com ing in the case o period or periods hereafter, to con the whole or any rentals, to partiti ments or charges to said premises other considerati different from th In no case she thereof shall be co of any purchase this trust have b or be obliged or lease or other in: every person rely delivery thereof conveyance or of Indenture and in (c) that said tru mortgage or othe The interest co only in the earn is hereby declar table, in or to sa If the title to register or note: "with limitation."	I trust agreement set forth dauthority is hereby grace of, to dedicate parks, sid property as often as dith or without considerat part thereof, to lease sain mence in praesenti or in fany single demise the tract to make leases and pract thereof, and tract to make leases and part of the reversion and tract to make leases and pract of the reversion and the soft and soft an	and the desired to said trustee to said trustee to testreets, highways or a desired to contract to tion, to donate, to de did property, or any property, or any property, or any property, or any part convey or assign any read to deal with said property, or any part convey or assign any read for any person own to deal with said property of the said trustees in relation borrowed or advance to obliged to inquire it any of the terms of said trustee in relation der any such conveys in some amendment of and empowered to carry hereunder and or arising from the sale ty, and no beneficiary only an interest in the is now or hereafter ro duplicate thereof, or opport, in accordance we port, in accordance we produplicate thereof, or opport, in accordance we protuplicate thereof, or port, in accordance we are such accordance we protuplicate thereof, or port, in accordance we protuplicate thereof, or port, in accordance we are such accordance we protuplicate thereof, or port, in accordance we are such acco	o improve, m mag lleys and to varisell, to grant optiodicate, to mortgag art thereof, from terms and for any terms and for any terms and options ting the manner of thereof, for other eight, title or interestry and every particular and every particular and the same to dreafter. On to said premise gaged by said trust on said premises to the necessity of a more than the said trust agreement with the trust agreement with the trustagreement with the trust agreement or other disposition or other disposition or other disposition to the registered, the Regreement, the Regreement with the statute in segistered, the Regreement in the results agreement with the statute in segistered, the Regreement, the Regreement, the Regreement, the Regreement, the Regreement and the statute in segistered, the Regreement and the registered, the Regreement and the registered and the	e, protect and subdive eny subdivision or a subdivision the color of at a subdivision the color of at a subdivision the color of at a subdivision of a subdivis	ide said premis part thereof, as on any terms, e encumber, sion or reversic time, not exceed any time or tintions to purchastions to purchastions to purchastions of purchastions of for such experience of for such experience of said trust the turn of the time of the threunder a trust deed, leading to the shall, and such interest, legal or ea aforesaid. by directed no on condition, ovided.
sealthis /7 day of //// 1988	herein and in said Full power an or any part ther to resubdivide sa: convey either wi property, or any by leases to com ing in the case or period or periods hereafter, to con the whole or any rentals, to partiti ments or charges to said premises other considerati different from th In no case she thereof shall be of any purchase this trust have bo or be obliged or lease or other in every person rely delivery thereof conveyance or or Indenture and in (c) that said tru mortgage or othe The interest c only in the earn is hereby declar table, in or to sai If the title to register or note: "with limitation: And the said of any and all!	It trust agreement set forth da authority is hereby grace of, to dedicate parks, said property as often as dith or without considerat part thereof, to lease saimmence in praesenti or in fany single demise the tract to make leases and y part of the reversion and tract to make leases and y part of the reversion and tract to make leases and y part of the reversion and the constant of the reversion and the same of the reversion and the same of the sa	and the said trustee to said trustees, highways or a desired to contract to tion, to donate, to de did property, or any property, or any property, or any property, or any part to deal with said property, or any part to deal with said property, or any part to deal with said property or assign any reson own to any time or times he a said trustees in relative sold, leased or mort borrowed or advanced to bliged to inquire in any of the terms of said trustee in relation der any such conveys Indenture and by said trustee in relation der any such conveys Indenture and by said sutted in accordance with some amendment dand empowered to carising from the sale ty, and no beneficiary only an interest in the is now or hereafter ror duplicate thereof, or port, in accordance weessly waive. Sand research	o improve, m mag lleys and to varisell, to grant optic dicate, to mortgag art thereof, from the terms and for any let or enew or extra dease and options ting the manner of thereof, for other eight, title or interestry and every particular and experiment of the same to deast and options to said premise gaged by said trust on said premises to the necessity of the trust agreement with the trusts, conthereof and binding execute and delivered and delivered and the said execute and the	e, protect and subdive eny subdivision or a so purchase, to sell the prince of the wist of the provisions the content of the provisions the p	ide said premis part thereof, as on any terms, e encumber, as sion or reversic time, not exceed any time or time tions to purcharty to grant earn of purtens was are in a purtens was are in a purtens to the application of the that the turns of said trust the deed, mortgatient of the time of feet, (b) that it set thereunder a trust deed, leas y of them shall, and such interest, legal or en a foresaid.
	herein and in said Full power an or any part ther to resubdivide sa: convey either wi property, or any by leases to com ing in the case o period or periods hereafter, to con the whole or any rentals, to partiti ments or charges to said premises to said premises thereof shall be of any purchase this trust have bo or be obliged or lease or other in every person rely delivery thereof conveyance or of Indenture and in (c) that said tru mortgage or othe The interest o only in the earn is hereby declare table, in or to sa: If the title to register or note: "with limitation. And the said of any and all so otherwise.	It trust agreement set forth dauthority is hereby grace of, to dedicate parks, sid property as often as dith or without considera part thereof, to lease sail mence in praesenti or in fany single demise the tract to make leases and upper of the reversion an intract to make leases and y part of the reversion and intract to make leases and y part of the reversion and intract to make leases and y part of the reversion and intract to make leases and intract to make leases and y part of the reversion and intract to make leases, and intract to make leases and y part thereof, and into sait would be lawfu ne ways above specified, and all any party dealing with conveyed, contracted to be money, rent, or money leen complied to inquire into intrument executed by sait ying upon or claiming un the trust created by this ther instrument was executed in trust agreement or istee was duly authorized in frust agreement or instrument. Of each and every benefit in the certificate of title of any of the above lands in the certificate of title of th	inted to said trustee treets, highways or a lesired to contract to tion, to donate, to de did property, or any part to deal with said property, or any part convey or assign any reto deal with said property, or any person own tany time or times he asaid trustees in relational trustees in relational trustee in some amendment of and empowered to carising from the sale ty, and no beneficiary only an interest in the is now or hereafter reor duplicate thereof, opport, in accordance we ressly waive. Sand r. Illinois, providing for	o improve, m mag lleys and to varisell, to grant optic dicate, to mortgag art thereof, from the terms and for any let or enew or extra dease and options ting the manner of thereof, for other eight, title or interestry and every particular and the same to deast and options to said premises gaged by said trust on said premises to the necessity of the thereof and premises to said real estate to said real estate the coald real estate the coald real estate that the trusts, combite the trust agreement with the trusts, combite the delivered and delivered and delivered and the trust agreement with the trusts, combite earnings, avails a carriags, avails a egistered, the Regreemental, the with the tratute in selease. Sany and the exemption of	e, protect and subdive eny subdivision or as o purchase, to sell the prince of the wist of the provisions the content of the provisions the provisions the provisions the provisions the content of the provisions the p	ide said premis part thereof, an on any terms, e encumber, sa sion or reversion time, not exceed any time or time tions to purchate the tions to purchate the time of the time

UNOFFICIAL COPY

STATE OF Illinois COUNTY OF Cook	a Notary Public in and for said County, in the State aforesaid, do hereby certify that James De Groot, a bachelor	0.20
	personally known to me to be the same personwhose nameis_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that hesigned, sealed and delivered the said instrument as his 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	
NOTARI NOTARI	Notary Public Notary Notary Public Notary Notary Public Notary Notary Public Notary No	
	26181562 103	
RUST NO. 936 Deed In Crust warranty deed	SOUTH HOLLAND TRUST & SAVINGS BANK TRUSTER South Holland, Illinois SASSAMMENTE SA	1500 Kalt Enterprises Harvey 60426

END OF RECORDED DOCUMENT