₩3

5 Ü 3 9 0

		Coor			Tllipoic			
					Illinois		-	
and other ged HOLLAND T and qualified	od and valuab RUST & SA to do a tru	le considerati VINGS BAN st business ur	ons in hand (K a corporation and by the control of	paid, Convey 3 ion duly organ virtue of the i	s and existing laws of the State	under the la	unto ws of the Sta	the SOU ite of Illi ider the :
•			_		day of			
					, the following			
				tate of Illinois				
	Lot 164	in Henni	ng E. Jol	hnson's Fi	irst Additio	n to Meac	low Lane	
	Sublivi	sion in t	he East 1	1/2 of the	e West 1/2 o	f the Sou	itheast	14 4
	1/4 of	Section 1	1. Towns	hip 36 Nor	th, Range 1	4 East of	the	
	Third P	rincipal	Meridian	in Cook	County 111	inois.*		
		-		-				
		Fa. 440			Court Dolto	n Illino	sic 604	19 😙
	From t	<u>v address</u>	16170	DIEKHALI C	k Avenue, S		915 <u>504</u>	50 <i>8</i> 73
	Grantee.				k Avenue, S	onto Hott	and, IL	60473
	<u> </u>		3 to 14"					<u> </u>
			COUNTY	ก็ไว้หังเร			·····	
								<u>- : : </u>
<u> </u>		1985	111 28 1	田 10:32	85	0 2 1 0 2	U	
							•	
			1					
Full power or any part the to resubdivide convey either property, or as	aid trust agre and authorit hereof, to de taid propert with or with my part there	ement set for y is hereby gr dicate parks. y as often as tout considers of, to lease sa	th. ranted to sai streets, high desired to co stion, to don aid property,	id tracter to in tways or rile; patract to reli- tate, to dedica , or any pare	mances upon the mprove, manage, its grant options its, to mortgage, thereof, from time that any new that any new test.	protect and any subdivisi- to purchase, pledge or of e to time, in	subdivide sa on or part th to sell on an herwise encu possession o	id premis hereof, an ly terms, imber, sa r reversio
Full power or any part it to resubdivide convey either property, or at by leases to acting in the case period or period hereafter, to cothe whole or a rentals, to part ments or chargeto said premise other considers different from	aid trust agre and authorit hereof, to de said propert with or with my part there of any single obts of time to outract to may my part of the attion or to c ers of any king attions as it we the ways also	ement set for y is hereby giddicate parks, y as often as tout consideratof, to lease as tout consideratof, to lease as the demise the elament, change said and, to release, thereof, and tould be lawfive specified, a	th. ranted to sai streets, high desired to co stion, to don sid property, so futuro, and term of 198 ngs or modil to grant op nd to contra property, or convey or as to deal with al for any pe st any time o	d tra er to in ways or ellegonate, to dedica, or any post of upon any ter years, and to fy leases and to fine to lease ict respecting any part there is and property erson owning or times hereal	mprove, manage, its and to vacate. It or grant options its, to mortgage, thereof, from time and for any property of extending the near sand property of the manner. If freet, tor other early and every part if the same to deal ter.	protect and any subdivisito purchase, pledge or of eto time, in eriod or period I leases upon ovisions there enew leases aking the amout or personal in or about on the eto in all owith the same	subdivide sa on or part il to sell on an herwise encu possession o ods of time, i any terms a eof at any tin and options t unt of presen property, to r easement a other ways an	id premis y terms, imber, sa r reversio not excee und for an ne or tim o purcha it or futu grant eas ppurtena nd for su mitar to
herein and in s Full power or any part it to resubdivide convey either property, or as by leases to co ing in the case period or perio the whole or a rentals, to part ments or charp to said premise other considers different from In no case s thereof shall bo of any purchas this trust have or be obliged o lease or other every person re delivery thereo conveyance or Indenture and	aid trust agree and authoritereof, to de said propert with or with a part there of any single of time to outract to may sart of the trion or to e ers of any king attorns as it with a ways also hall any part e conveyed, ee money, reference of the trust er outer instrument in said trust er ustree was during the control of the trust er of the trust er outer instrument en said trust er ustree was during the end of the trust er outer instrument en said trust er ustree was during the end of the trust er outer was during the end of the trust er outer was during the end of the trust er outer was during trust er outer trust er outer was during trust er outer trust er outer was during trust er outer trust er	ement set for y is hereby giddicate parks, by as often as sout considers of, to lease as court considers of, to lease as the camend, change said and, to release, a thereof, and ould be lawfive specified, a y dealing without acted to let, or money ed with, or be o inquire into accuted by said and the secuted by this tent was executed by authorized and the relationship to the secuted by this tent was executed by this tent was executed by authorized the secuted the secuted by authorized the secuted by authorized the secuted the s	th. ranted to sai streets, high desired to co stion, to don id property, future, and term of 198 nge or modif to grant op nd to contra property, or convey or as to deal with al for any po the sold, lease borrowed or e obliged to any of the t id trustee in ider any suel Indenture an ured in acco in some ame	d tra er to in ways or the postract to rely nate, to dedica, or any post if upon any ter years, and to fy leases and to fy leases and to took to lease any part ther sign any right a said property erson owning or times hereal es in relation ted or mortgager advanced on inquire into the terms of said to relation to se he conveyance, and by said trus ordance with the condiment there	mprove, manage, its and to vacate. Its grant options its, to mortgage, thereof, from time and for any porture of extend options to the manner of five of the orinteer cautale or inteer the same every part if the same to deal	protect and any subdivisito purchase, pledge or of e to time, in eriod or period leases upon ovisions there enew leases a king the amout or personal in or about on the eriod or personal in or about on the eriod in all owith the same are to whork same are to the eriod same a	subdivide sa on or part il to sell on an herwise encu possession o ods of time, is any terms a cof at any tirn ind options tunt of presen property, to reasement a sther ways are, whether si hid premises o see to the to see that il any act of stiff it ist deed the creet, but of the transparent inderect, but it is the lations contailiciaries there	id premis hereof, an hy terms, hy terms, himber, sa r reversio hot excee had for an he or tim or purchas to r futu grant eas ppurtena applicatio he terms hid for suc hid fruste he terms hid fruste hid f
herein and in s Full power or any part it to resubdivide convey either property, or at hy leases to ac ing in the case period or perio hereafter, to co the whole or a rentals, to part ments or charp to said premise other considers different from In no case s thereof shall b of any purchas this trust have or be obliged o lease or other every person re delivery thereo conveyance or lindenture and (c) that said tr mortgage or oth The interest only in the ar- is hereby de ta table, in or to s	aid trust agree and authorite tereof, to de said propert with or with a part there of any single of time to obtain the tereof that in or to each any king at the ways also hall any part e conveyed, ee money, repeat of the trust er of each and wings, avails are to be per ear each extent of each and wings, avails are to be per each to the per each extent of each and wings, avails are to be per each extent to be per each with the trust er of each and wings, avails are to be per each extent to be per each and wings, avails are to be per each and wings, avails are each extent to be per each and wings, avails are each extent to be per each and wings, avails are each extent to the each and wings, avails are each extent each each and wings, avails are each extent each each each each each each each each	ement set for y is hereby gi dicate parks, y as often as sout considers of, to lease as coursesentior in edemise the edemise the edemise the edemise the edemise the edemise and to release, thereof, and ould be lawfive specified, and to did be lawfive specified, and to include be lawfive specified, and ould be lawfive specified, and to include the lawfive specified, and edemise the course of this entity authorized by this nent was executed by safeth and proceeds sonal properties as such, but	th. ranted to sai streets, high desired to co stion, to don id property, i futuro, and term of 198 nge or modil i to grant op nd to contra property, or convey or as to deal with al for any pe it any time o h said trustee borrowed or e obliged to o any of the t id trustee in ider any sucl Indenture an rused in acco in some ame i and empos ciary hereuna arising from ty, and no h only an inter	d tra er to in ways or ellegonate to rely nate, to dedica, or any post, i upon any ter years, and to fy leases any part theresign any right is said property erson owning or times hereal es in relation to terms of said to relation to said trusterms of	mprove, manage, its and to vacate it to grant options it to mortgage, thereof, from time and for any property of the war and options and property of the manner of five or, tatle or interest the same to deal ter. O said premises, on the necessity or erust agreement; a said premises, on the necessity or erust agreement; a said real estate ship, lease or other intagreement was in the trusts, condition to and binding the trust of the same to deal the trusts, conditions the trust of the premises of the trust of the premises of the trust of trust of the trust of trust of the	protect and any subdivisito purchase, pledge or of eto time, in eriod or period leases upon ovisions there enew leases a king the amout or personal in or about of with the same of the every decid be conclus strument, (a) in full force a ons and limits pon all beneficially and them of said real easy title or rocceds there	subdivide sa on or part il to sell on an herwise ence possession o ods of time, is any terms a cof at any tim ind options t unt of presen property, to reasement a other ways as e, whether si of see to the to see to the to see that il any act of se to the treet, (b ations contail iciaries there leed, trust de or any of the state, and su interest, leg cof as aforess	id premising the record of a mercord or sum or purchas or future grant easy plustena of the terms of the term
herein and in s Full power or any part it to resubdivide convey either property, or as by leases to ac ing in the case period or perio the whole or a rentals, to part ments or charp to said premise other consider different from In no case s thereof shall be of any purchas this trust have or be obliged of lease or other every person re delivery thereo conveyance or Indenture and if (c) that said tr mortgage or oth The interest only in the cr is hereby de a table, in or to s. If the title is register or note "with limitation	aid trust agree and authorite tereof, to de said propert, with or with any part there on mence in post any single do of time to misse of any single do of time to the constant of the dion of the cross of any partitions as it with ways also hall any partitions as it with ways also hall any partitions as it with conveyed, computer money, respectively to the trust of the trust of other instrument exitying upon of ithe trust of other instrument exitying the conveyed, continuity and trust as and trust are the trust of the tru	ement set for y is hereby gidicate parks, y as often as sout considers of, to lease as soraesenti or in edemise the camend, cha ake leases and the reversion as xchange said oil, to release, thereof, and tould be lawfive specified, a y dealing with or ho inquire into accuted by said relaiming uneated by this arent was executed by the said and proceeds south proceeds south proceeds south proceeds south proceeds south proceeds south put above lands incite of title of similar importants.	th. ranted to sai streets, high desired to co stion, to don id property, future, and term of 198 nge or modil to grant op nd to contra property, or convey or as to deal with al for any per that the sold, lease borrowed or sold any of the t id trustee in ider any sucl Indenture an ured in acco in some ame i and empow charles in some ame is now or he is now or he is duplicate ti port, in acco	d tra er to in the ways or ellegonate, to dedica, or any post in the years, and to fy leases and to fy leases and to fy leases and to for lease any part there is any part the resign any right as in relation to so in quire into the dor mortgager advanced on inquire into the terms of said the relation to so he don's and the with the endment there wered to execute the terms of all the sale or or eneticity here in the terms are the resign or mere transe with the relation to see the control of the sale or or eneticity here in the ears reafter register hereof, or metrance with the relation of the sale or or eneticity here in the ears reafter register hereof, or metrance with the	mprove, manage, its and to vacate its grant options its, to mortgage, thereof, from time and for any parties of and options to the manner of freed, to the manner of freed, to the same to deal test. O sand premises, on the same to deal test options and trustee is and premises, on the necessity or entrat agreement; a said real estate she, lease or other in tagreement was in the trusts, conditions of and binding unter and deliver the tagreement, the trusts, avails and prefix the Registra morial, the words he statute in such	protect and any subdivisito purchase, pledge or of eto time, in eriod or period I leases upon ovisions there enew leases a sing the amout of personal in or about on the first whork is an eriod or be with the same of the will be conclus strument, (a) in full force and and the angle of said real every such durch them of said real every such of said real every file or rocceds there of Titles is "in trust," o case made an angle of the enew to case made and the said there of the said real every such durch the said real every s	subdivide sa on or part il to sell on an herwise encu possession o ods of time, is any terms a cof at any time, and options tunt of presen property, to reasement a ther ways are, whether si to see to the to see to the to see that il any act of still any act of still any act of see that il any act	id premision in the record in
Full power or any part it to resubdivide convey either property, or at by leases to ac ing in the case period or a rentals, to part ments or charpto said premises other consider different from In no case s thereof shall by of any purchas this trust have or be obliged to lease or other every person reddelivery thereo conveyance or Indenture and it conveyance or indenture and it mortgage or off. The interest only in the case is hereby de tatale, in or to a lift the title it register or more with limitation. And the said of any and all	aid trust agree and authorite tereof, to de said propert with or with a part there on mence in 1 of any single do of time to missed any king a crany part of the trion or to core of any king at the ways also hall any part e conveyed, come money, replaced to the trust crastrument enter instrument enter instrument in said trust instrument of each and any of the craft to any of the craft of the craft instrument in the conveyed of the trust craft and trust in the craft instrument of each and any of the craft in the certification any of the in the certification.	ement set for y is hereby gidicate parks, ay as often as some considers of, to lease as considers of, to lease as the commend, change said and, to release, thereof, and could be lawfive specified, and could by this sent was executed by said the contracted by said the contracted by this sent was executed by said and proceeds as somal property as such, but above lands it caste of title of of similar implicated by expressional property as such, but above lands it caste of title of similar implications.	th. ranted to sai streets, high desired to contion, to donaid property, or future, and term of 198 nge or modif to grant op nd to contra property, or convey or as to deal with all for any post any time o h said trustee in the sold, lease borrowed or e obliged to be any of the tid trustee in der any time of in some ame if and empositions of the tid trustee in der any time or some ame in some ame in some ame in some ame in some and and empositions of the tide of the port, in accounts is now or her duplicate tip port, in accounts in accounts waive	d tra er to in ways or ellegonate, to dedica, or any post, it upon any ter years, and to fy leases and to fy leases and to for the said property erson owning or times hereafter in the terms of said treston to endone with the candinent there wered to execute the said or or eneficiary her real tin the carrieratter register hereof, or mer realter register with the said or mer realter register with the said or or mer realter register with the said or or mer realter register with the said or mer realt	mprove, manage, its and to vacate its grant options its, to mortgage, thereof, from time and for any parties of and options and premises, of the manner of freed, tatle or intelest the same to deal test. O sand premises, or he necessity or exact greement; a said real estate ship, lease or other intagreement; a real estate ship, lease or other intagreement; and teal estate ship, lease or other intagreement; and tagreement; a said real estate ship, lease or other intagreement; and tagreement; and tagreement was in tagreement was in tagreement was interest, conditions of and binding upon the dispositions ender shall have mings, avails and prefix the Registra morial, the words	protect and any subdivisito purchase, pledge or of e to time, in eriod or period I leases upon ovisions there enew leases a king the amout for personal in or about of in all owith the same of the enew lease of the energy of the energy of the energy of the energy of the every decrease and limitation and limitation and limitation of said real every such decrease of Titles is "in trust," ocase made an right or bene	subdivide sa on or part il to sell on an herwise ence possession o ods of time, is any terms a cof at any tim ind options t unt of presen property, to reasement a other ways an e, whether si of see to the to see that il any act of se to the content, to inderect, to defice the content iciaries there leed, trust de or any of the state, and su interest, leg tof as aforess hereby direct r "upon come id provided. offit under and	id premision in the property of the premiser, say the property of the property
herein and in s Full power or any part it to resubdivide convey either property, or as hy leases to ac ing in the case period or perio hereafter, to co the whole or a rentals, to part ments or charp to said premise other considers different from In no case s thereof shall be of any purchas this trust have or be obliged c lease or other every person re delivery thereo conveyance or lindenture and (c) that said tr mortgage or oth The interest only in the case is hereby de "a table, in or to s If the title te register or note "with limitation And the said otherwise.	aid trust agree and authorite tereof, to de said propert with or with a part there on mence in 1 of any single do of time to the trion or to commence on 1 of any king a crany part of the trion or to come of any king the ways also hall any part to the ways also hall any part been comption privileged to the trust craft instrument of the trust craft instrument of each and any of the cortification any of the in the certification of the trust craft to be per a real estate of the craft instrument of each and any of the in the certification any of the statutes of the craft instrument to the per a real estate of the certification of the ce	ement set for y is hereby gi dicate parks. Y as often as fout considers of, to lease as fout considers of, to lease as fout considers of, to lease as fout considers of the demise the camend, change said and, to release, it thereof, and ould be lawfive specified, a y dealing with contracted to leat, or money ed with, or be o inquire into our claiming uneated by this sent was executed by said the second proceeds as such, but above lands read proceeds read proceeds as such, but above lands cette of title of similar implicate of title of state of I hereby expressional property in the state of I hereby expressional property the State of I	the ranted to sai streets, high desired to contion, to do nid property, or futuro, and term of 198 nge or modif to grant op not to contra property, or convey or as to deal with all for any thus to he said trustee in the total future of the total future and the total future in accooling to the total future and the said future and the total future and the total future in accooling to the total future and the said future and	d tra er to in ways or ellegonate, to dedica, or any post, it upon any ter years, and to fy leases and to fy leases and to for the said property erson owning or times hereafter in the terms of said treston to endone with the candinent there wered to execute the said or or eneficiary her real tin the carrieratter register hereof, or mer realter register with the said or mer realter register with the said or or mer realter register with the said or or mer realter register with the said or mer realt	mprove, manage, its and to vacate to grant options its, to mortgage, thereof, from time and for any porture of the terms and product the manner of freed, to rother can take or interest the same to deal terms and premises, on the manner of the same to deal terms and premises, on the necessity or erust agreement; a sid real estate shis, lease or other intagreement was in the trusts, conditions and binding usure and deliver persons claiming ther dispositions eunder shall have morial, the Registra morial, the Registra such estatute in such examption of horest to more than and all examption of horest than and the same to more than and all examption of horest than and the same to deal than a same trainer and the same to deal than a same trainer and the same trainer a	protect and any subdivisito purchase, pledge or of e to time, in eriod or period I leases upon ovisions there enew leases a king the amout for personal in or about of in all owith the same of the enew lease of the energy of the energy of the energy of the energy of the every decrease and limitation and limitation and limitation of said real every such decrease of Titles is "in trust," ocase made an right or bene	subdivide sa on or part il to sell on an herwise ence possession o ods of time, is any terms a cof at any tim ind options t unt of presen property, to reasement a other ways an e, whether si of see to the to see that il any act of se to the content, to inderect, to defice the content iciaries there leed, trust de or any of the state, and su interest, leg tof as aforess hereby direct r "upon come id provided. offit under and	id premision in the property of the premiser, say the property of the property
herein and in s Full power or any part it to resubdivide convey either property, or as by leases to ac ing in the case period or perio hereafter, to co the whole or a rentals, to part ments or charp to said premise other considers different from In no case s thereof shall b of any purchas this trust have or be obliged c lease or other every person re delivery thereo conveyance or lindenture and (c) that said tr mortgage or oth The interest only in the ac- is hereby de "a table, in or to s If the table, in or to s If the table register or note "with limitation And the said otherwise.	aid trust agree and authorite tereof, to de said propert with or with a part there on mence in 1 of any single do of time to the trion or to commence on 1 of any king a crany part of the trion or to come of any king the ways also hall any part to the ways also hall any part been comption privileged to the trust craft instrument of the trust craft instrument of each and any of the cortification any of the in the certification of the trust craft to be per a real estate of the craft instrument of each and any of the in the certification any of the statutes of the craft instrument to the per a real estate of the certification of the ce	ement set for y is hereby gi dicate parks. Y as often as fout considers of, to lease as fout considers of, to lease as fout considers of, to lease as fout considers of the demise the camend, change said and, to release, it thereof, and ould be lawfive specified, a y dealing with contracted to leat, or money ed with, or be o inquire into our claiming uneated by this sent was executed by said the second proceeds as such, but above lands read proceeds read proceeds as such, but above lands cette of title of similar implicate of title of state of I hereby expressional property in the state of I hereby expressional property the State of I	th. ranted to sai streets, high desired to contion, to donaid property, or future, and term of 198 nge or modif to grant op nd to contra property, or convey or as to deal with all for any per any time o h said trustee in the sold, lease borrowed or e obliged to be any of the tid trustee in der any time of in some ame if and empositions of the tid trustee in der any time or some ame in some ame in some ame in some ame ty, and no bonly an interis now or her duplicate tiport, in accounts of the sold in the s	d tra er to in ways or allegonate to religionate, to dedica, or any post, it upon any ter years, and to fy leases and to fy leases and to for the sign any right is said property erson owning or times hereafted or mortgager advanced on inquire into the terms of said trestion to see he conveyance, if the said tredition to see he conveyance, if the said tredition to execute the terms of said tredition to execute the terms of said tredition to execute the said or or eneficiary her real time the carrier and of all the said or or eneficiary her real time the carrier and the first in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier after regular treditions of the said in the carrier and the said in the said	mprove, manage, its and to vacate to grant options its, to mortgage, thereof, from time and for any porture of the terms and product the manner of freed, to rother can take or interest the same to deal terms and premises, on the manner of the same to deal terms and premises, on the necessity or erust agreement; a sid real estate shis, lease or other intagreement was in the trusts, conditions and binding usure and deliver persons claiming ther dispositions eunder shall have morial, the Registra morial, the Registra such estatute in such examption of horest to more than and all examption of horest than and the same to more than and all examption of horest than and the same to deal than a same trainer and the same to deal than a same trainer and the same trainer a	protect and any subdivisito purchase, pledge or of e to time, in eriod or period I leases upon ovisions there enew leases a sing the amout for personal in or about on the enew the same are to whork as a sing the same and limitate pon all beneficially and the early such dunder them of said real early title or rocceds there of Titles is "in trust," ocase made an right or benemesteads from	subdivide sa on or part il to sell on an herwise ence possession o ods of time, is any terms a cof at any tim ind options t unt of presen property, to reasement a other ways an e, whether si of see to the to see that il any act of se to the content, to inderect, to defice the content iciaries there leed, trust de or any of the state, and su interest, leg tof as aforess hereby direct r "upon come id provided. offit under and	id premish the reof, and y terms, amber, say reversion of reversion of purchast to refut grant easy pparena application of the terms of

INOFFICIAL COPY STATE OF Cook COUNTY OF the undersigned a Notary Public in and for said County, in the State aforesaid, do hereby certify that James De Groot, a tachelor personally known to me to be the same person......whose name_ subscribed to the foregoing instrument, appeared before me this day in person and h<u>e</u> acknowledged that_ signed, sealed and delivered the said instrument 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_ SEAST THE SUMMERS Ot Colling Clert's Office SOUTH HOLLAND TRUST
R. SAVINGS BANK
TRUSTER
South Holland, Illinois Bank
10.178 South Park Avenue
South Holland, Illinois 60473 7547