## UNOFFICIAL COPY

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8 5 0 2	1 3 3 5
This Indenture Witnesseth, That the Grantor CHARL	
divorced and not since remarried,	
of the County of Cook and State of Illinois	· ·
of TEN AND NO/100 (\$10.00)	
and other good and valuable considerations in hand paid, Conveys and Warr. HOLLAND TRUST & SAVINGS BANK a corporation duly organized and existing und and qualified to do a trust business under and by virtue of the laws of the State of I.	ant S unto the SOUTH er the laws of the State of Illinois llinois, as Trustee under the pro-
visions of a trust agreement dated theday of	May 19 85,
visions of a trust egreement dated the 28th day of	ribed real estate in the County of
LOT 17 IN BLOCK 7 IN CROISSANT PARK MARKHAM THIRD	
BEING A SUBDIVISION OF SOUTH 1/2 OF THE NORTHEAST	
SECTION 19, TOWNSHIP 56 NORTH, RANCE 14, EAST OF	
FRINCIPAL MERIDIAN (EXCEPT THE NORTH 103 FEET THE	
COOK COUNTY, ILLINOIS.	
PERMALENT PROPERTY INDEX NO. 29-19-219-052.	
This Instrument is subject to: covenants, conditi	
of record; private, public and utility easements	
if any; general toxes for the year 1984 and subse	quent years
<u> </u>	<del></del>
TO HAVE AND TO HOLD the said precise with the appurtenances upon the trust herein and in said trust agreement set forth.	
Full power and authority is hereby granted to air trustee to improve, manage, protor any part thereof, to dedicate parks, streets, hir awys or alleys and to vacate any sto resubdivide said property as often as desired to cover it to sell, to grant options to proconvey either with or without consideration, to donate, to dedicate, to mortgage, pled	ubdivision or part thereof, and urchase, to sell on any terms, to sell on any terms, to sell or or otherwise encumber, said
property, or any part thereof, to lease said property, or raw part thereof, from time to by leases to commence in praesenti or in future, and know any terms and for any period	or periods of time, not exceed-
by leases to commence in praesentr or in future, and upon any terms and for any period ing in the case of any single demise the term of 198 years, and to these or extend leas period or periods of time to amend, change or modify leases and the terms and provision hereafter, to contract to make leases and to grant options to lease and options to renew	es upon any terms and for any ons thereof at any time of times
nereafter, to contract to make leases and to grant options to it." 3.4 options to renew the whole or any part of the reversion and to contract respecting in a noner of fixing t rentals, to partition or to exchange said property, or any part there i, it other real or p	he amount of present or future
rentials, to partition or to exchange said property, or any part title to the real of partition or does real of parents of charges of any kind, to release, convey or assign any right, title to present in or to said premises or any part thereof, and to deal with said property and every part thereof	about or easement appurtenant.
other considerations as it would be lawful for any person owning the same to deal with	the same, whether similar to pro-
In no case shall any party dealing with said trustees in relation to said premise, or to	whom said premises or any part
thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, he can purchase money, reat, or money borrowed or advanced on said premises, or ne can be called a said premises, or ne can be called a said premises.	of liged to see that the terms of 177
this trust have been complied with, or he obliged to inquire into the necessity or expedi or be obliged or privileged to inquire into any of the terms of said trust agreement; and	ery dood, trust deed, morigáge, 💢
ease or other instrument executed by said truste; in relation to said real estate shall be every person relying upon or claiming under any such conveyance, lease or other instrun- felivery thereof the trust created by this Indunture and by said trust agreement was in ful-	neat (a) that at the time of the
sonveyance or other instrument was executed in accordance with the trusts, conditions as ndefiture and in said trust agreement or in some anendment thereof and binding upon s	nd limitations contained in this
<ul> <li>c) that said trustee was duly authorized and empowered to execute and deliver every nortgage or other instrument.</li> </ul>	such dece, trust deed, lease,
The interest of each and every beneficiary hereunder and of all persons claiming under only in the carnings, avails and proceeds grising from the sile or other dispositions of sales hereby declared to be personal property, and no beneficiary hereunder shall have any able, in or to said real estate as such, but only an arterest in the earnings, avails and proceed	id real estate, and such interest title or interest, legal or equi-
If the title to any of the above lands is now or hereafter registered, the Registrar of egister or note in the certificate of title or duplicate thereof, or memorial, the words "in t	Fitles is hereby directed not to
with limitations," or words of similar import, in accordance with the section of acase. And the aid grantor	or benefit under and by virtue ads from sale on execution or
	handand
ch, this 20 th day of June 1985	
harbesetta taretas (SEAL)	(SEAL)
CHARLESETTA NAGGLES (SEAL)	(SEAL)
mail B Earl El	15 September
16160 T	iaestred



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		DEPT-01 REG T#2222 TRJ	CORDING AN 1584 96/24/85 07: 6 *-85-0718	- 11
acknowledged that	she signal signa	, for the uses and purp	ed the said instrument	