## UNOFFICIAL COPY 86049434

of the County of	Cook	and State of	Illinois	for and in consideration  Dollars,
nd other good and value OLLAND TRUST & S.	hle considerations : AVINGS BANK a c	in hand paid, Convey corporation duly organ	and Warrant	unto the SOUTH the laws of the State of Illinois iois, as Trustee under the pro-
				mbor 19.83
nown as Trust Number.	6956		the following describ	ed real estate in the County of
		and State of Illinois		
Lot 13 in Block	c 6 in Calume	t Park First Ad	dition, a subdiv	ision of the
				the Southwest
% of Section 2, Meridian, in Co				nird Principal
	·			419
Came	Try Kilowii as	1 14400 DECAGE	, 2010/1, 11, 00	419
TO STATE	OF ILLINGS		and words are gave drager hardeling a generalizable (III) was uphablished (III)	
The state of the s	On C	11		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		·	Grantee's	address: 16178 Sout
Tax No. 29-02-		-		h Holland, IL 60473
		0/		
		$\tau_{\circ}$		
Frein and in said trust age. Full power and author any part thereof, to consultation resubdivide said properties with or with or with or part the pleases to commence in general or periods of time road or periods of time	reement set forth, ity is hereby grant ledicate parks, stratty as often as design thout consideration reof, to lease said a praesenti or in fugues to amend, change to amend, change	ed to said trustee to a seets, highways or alle- ired to contract to sell n, to donate, to dedic property, or any part turo, and upon any ter n of 198 years, and to or modify leases and	r, prove, manage, protects and to vacate any sul- , or grant options to purate, to mortgage, pledge the cof, from time to times and far any period of the tenew or extend leases the terms and provision	and for the uses and purposes t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said me, in possession or reversion, r periods of time, not exceed- upon any terms and for any senses and onfors to purchase
erein and in said trust ag. Full power and author r any part thereof, to co resubdivide said proper onvey either with or with roperty, or any part they leases to commence in g. In the case of any sin eriod or periods of time ereafter, to contract to ine whole or any part of entals, to partition or to tents or charges of any possid premises or any part of their considerations as it ifferent from the ways at In no case shall any partereof shall be conveyed for their trust have been compribe obliged or privileged ase or other instrument recry person relying upon clivery thereof the trust onveyance or other instrument of the said trustomer and in said trustomer and in said trustomer or the interest of each and The interest of each and The interest of each and trustomer and in the said trustomer and in the said trustomer or other instrument.	reement set forth.  ity is hereby grant ledicate parks, stratty as often as designed thout consideration reof, to lease said in praesenti or in full gle demise the territo amend, change make leases and to the reversion and it exchange said procind, to release, cor art thereof, and to would be lawful for ove specified, at airry dealing with say, contracted to be sent, or money bordied with, or be old to inquire into an executed by said to or claiming under created by this lind imment was oxecute tagreement or in aduly authorlzed arent.  Indicated by this lind in the contracted by	eed to said trustee to reets, highways or allegined to contract to sell in, to donate, to dedic property, or any partituro, and open any ten of 198 years, and to or modify leases and grant options to lease to contract respecting perty, or any part then avey or assign any right deal with said property or any person owning my time or times hereal id trustees in relation to light to import the terms of said trustee in relation to so any such conveyance enture and by said trusteed in accordance with the some amendment theread empowered to exerct y hereunder and of all	refrove, manage, protects and to vacale any suffice and for any period of the first time to the manufacture of the terms and for any period of the terms and provisions and options to renew the terms and provisions and options to renew the terms and provisions and options to renew the manner of the man of the man of the real to real, title or interest in or ally and every part thereof, the same to deal with the considered premises, or be obtained by said trustee, be obtained premises, or be obtained and premises.	t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said me, in possession or reversion, reperiods of time, not exceedupon any terms and for any sthereof at any time or times eases and options to purchase e amount of present or future is sonal property, to grant ease-bout or easement appartenant in all other ways and for such its same, whether similar to or hone said premises or any part liged to see that the terms of mey of any set that the terms of mey of any set that the time of the orce and effect, (b) that such I limitations contained in this heneficiaries thereunder and such deed, trust deed, lease, them or any of them shall be
erein and in said trust ag. Full power and author r any part thereof, to co resubdivide said proper onvey either with or with respective to commence in general the yleases to commence in general or periods of time ereafter, to contract to me whole or any part of entals, to partition or to tents or charges of any loosens or charges of any periods of time ereafter from the ways al. In no case shall any pattere considerations as it ifferent from the ways al. In no case shall any pattere of shall be conveyed from purchase money, r is trust have been comprise trust have been comprise to obliged or privileged ase or other instrument very person relying upon elivery thereof the trust of each and in said trust) that said trustee was ortgage or other instrument. The interest of each andly in the earnings, available, in or to said real estable, in or to said real estable. If the title to any of the	reement set forth.  ity is hereby grant ledicate parks, stre stry as often as desithout consideration reof, to lease said in praesenti or in fugle demise the territo amend, change make leases and to the reversion and lexchange said provind, to release, contracted to he seent, or money bordied with, or be of the inquire into an executed by said to relaiming under created by this Indument was oxecuted are agreement or in a duly authorized are ent.  In every beneficiar, is and proceeds arise and proceeds arise said proceeds arise said proceeds arise as such, but on the above lands is nificate of title or district or different in the above lands is nificate of title or districts.	ed to said trustee to leets, highways or allegined to contract to sell n, to donate, to dedic property, or any part turo, and upon any ten of 198 years, and to or modify leases and grant options to lease to contract respecting perty, or any part them of the property or any person owning ny time or times hereal aid trustees in relation to define the ten of the terms of said trustee in relation to so any such conveyance enture and by said trustee in relation to so any such conveyance enture and by said trustee in relation to so and such accordance with the some amendment there are not empowered to exemply the property here and no beneficiary here any an interest in the earnow or hereafter register uplicate thereof, or me	prirove, manage, protects and to vacate any sul- , to grint options to purate, to mortgage, pledge the col, from time to ti- rms and for any period of orenew or extend leases the terms and provision of and options to renew it the manner of fring the reot, for other reafteness, title or interest in or al- y and every part thereof the same to deal with the fiter. The said premises, or to whe add y said trustee, be ob- is and premises, or be of the necessity or expedie rust agreement; and ever aid reaf estate shall be co- , lease or other instrume at agreement was in foll the trusts, conditions and cof and binding upon all cute and deliver every  persons claiming under ther dispositions of said reunder shall have any to mings, avails and proceed ered, the Registrar of Ti- morial, the words "in tr	t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said ne, in possession or reversion, reperiods of time, not exceeding any terms and for any senses and options to purchase eases and options to purchase eases and options to purchase established property, to grant ease-out or easement appartenant of all other ways and for such its same, whether similar to or mone said premises or any part liged to see to the application of same, whether similar to or mone said premises or any part liged to see to the application of same, whether similar to or one of the force and effect, (b) that such I himitations contained in this beneficiaries thereunder and such deed, trust deed, lease, them or any of them shall be real estate, and such interest itte or interest, legal or equistice is hereby directed not to ust," or "upon condition," or
erein and in said trust ag Full power and author r any part thereof, to co resubdivide said proper onvey either with or wi roperty, or any part the y leases to commence in ign the case of any sin eriod or periods of time ereafter, to contract to i ne whole or any part of entals, to partition or to nents or charges of any i o said premises or any p ther considerations as it ifferent from the ways af In no case shall any pa hereof shall be conveyed f any purchase money, r is trust have been comp by be obliged or privileged ase or other instrument very person relying upon elivery thereof the trust onveyance or other instrument very person relying upon elivery thereof the trust onveyance or other instrument in in the earnings, avail hereby declared to be; ble, in or to said real esta  If the title to any of th gister or note in the vert with limitations," or wor And the said grantor any and all statute of therwise.	reement set forth.  ity is hereby grant ledicate parks, straty as often as designed thout consideration reof, to lease said in praesenti or in fur gle demise the territo amend, change make leases and to the reversion and it exchange said procind, to release, cor art thereof, and to would be lawful frove specified, at any dealing with said, contracted to be sent, or money borded with, or be old to inquire into an executed by said to or claiming under created by this Indument was oxecuted to be sent, or money borded with, or be old to inquire into an executed by this Indument was oxecuted by this Indument was oxecuted as and proceeds arised every beneficiary is and proceeds arised every beneficiary in a such, but only the as such, but only the as such, but only the state of title or did so f similar important whereby expressly the State of Illing the State of Illing the state of Illing the state of the state of the state of the state of Illing the state of the state of Illing the state of the state of the state of Illing the state of the st	eed to said trustee to leets, highways or allegined to contract to sell in, to donate, to dedic property, or any partiture, and upon any ten of 198 years, and to or modify leases and grant options to lease to contract respecting perty, or any part the avey or assign any right deal with said property or any person owning my time or times hereal id trustees in relation toold, leased or mortgagerowed or advanced on oliged to inquire into ty of the terms of said trustee in relation to ser any such conveyance enture and by said trusted in accordance with 1 some amendment there are my hereunder and of all sing from the sale or of any on the sale or of any or hereafter register thereof, or me t, in accordance with test one, providing for the	refrove, manage, protects any surface of the vacale any surface, to mortgage, pledge the coff from time to the mand for any period of renew 4.7 extend leases the terms and provision and options to renew 4.7 extend leases the terms and provision and options to renew 4.7 extend leases the terms and provision and options to renew 4.7 extend 1 exact the manner of 19, ax 2 hread, for other real consecution of the same to deal with 10 feet.  To said premises, or to we do the necessity or expedie rust agreement; and even and real extate shall be confident and deliver every in the trusts, conditions and extend and deliver every persons claiming under ther dispositions of said reunder shall have any things, avails and proceed ered, the Registrar of Timorial, the words "in the statute in such case meaning any and all right exacemption of homestear	t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said me, in possession or reversion, reperiods of time, not exceedapon any terms and for any stereof at any time or times eases and options to purchase eases and options to purchase es amount of present or future is sonal property, to grant ease-sout or easement appartenant in all other ways and for such its same, whether similar to or non-said premises or any part liged to see that the terms of necy of any act of said trustee, by deed, trut died, mortgage, one light to see that the time of the force and effect, (b) that such I limitations contained in this beneficiaries thereunder and such deed, trust deed, lease, them or any of them shall be treal estate, and such interest itte or interest, legal or equisities is hereby directed not to ast." or "upon condition," or ade and provided.
erein and in said trust ag Full power and author r any part thereof, to co resubdivide said proper onvey either with or wi roperty, or any part the y leases to commence in ign the case of any sin eriod or periods of time ereafter, to contract to in ewhole or any part of entals, to partition or to nents or charges of any in their considerations as it ifferent from the ways at In no case shall any pa hereof shall be conveyed f any purchase money, r is trust have been comp be obliged or privileged ase or other instrument very person relying upon elivery thereof the trust onveyance or other instrument very person relying upon elivery thereof the trust onveyance or other instrument in in the said trustee was ortgage or other instrume. The interest of each an inly in the carnings, avail hereby declared to be; ble, in or to said real esta If the title to any of th gister or note in the cert with limitations," on wor And the said grantor any and all stature of herwise.  In Witness Wherea	reement set forth.  ity is hereby grant ledicate parks, strenty as often as desithout consideration reof, to lease said in praesenti or in furgle demise the territor amend, change make leases and to the reversion and leachange said procind, to release, contracted to be seent, or money bordied with, or be oil to inquire into an executed by this lad in or claiming under created by this lad in or claiming under created by this lad in the reversion and leach with the research of the said every beneficiary and proceeds are seent.  In a such, but on his ficute of title or did sof similar important contracts of title or did sof similar important contracts.  Afores	ed to said trustee to eets, highways or allegined to contract to sell in, to donate, to dedic property, or any part tituro, and upon any term of 198 years, and to or modify leases and grant options to lease to contract respecting operty, or any part them year or assign any right deal with said property or any person owning my time or times hereal aid trustees in relation to so rowed or advanced on oliged to inquire into ty of the terms of said trustee in relation to so any such conveyance enture and by said trustee in relation to so any such conveyance enture and by said trustee in accordance with the some amendment there are demonstrated to exemply an interest in the ear own or hereafter registration of the said thereof, or me t, in accordance with the wave	privove, manage, protects miles to vacate any subject to vacate any subject to vacate any subject to vacate any subject to mortgage, pledge thereof, from time to the man of ready period of renew or extend leases the terms and provision and options a renew of the manner of fixing the ready to other ready and every part thereof, the same to deal with the same to deal with the same to deal with the necessity or expedie rust agreement; and evel and read estate shall be collease or other instrument agreement was in full the trusts, conditions and cut and binding upon all cute and deliver every persons claiming under ther dispositions of said read estate shall be collease or other instrument agreement was in full the trusts, conditions and cute and deliver every persons claiming under ther dispositions of said read, the Registrar of Timorial, the words "in trick exemption of homestead exemption of homestead exemption of homesteads."	t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said me, in possession or reversion, reperiods of time, not exceedapon any terms and for any stereof at any time or times eases and options to purchase eases and options to purchase es amount of present or future is sonal property, to grant ease-sout or easement appartenant in all other ways and for such its same, whether similar to or non-said premises or any part liged to see that the terms of necy of any act of said trustee, by deed, trut died, mortgage, one light to see that the time of the force and effect, (b) that such I limitations contained in this beneficiaries thereunder and such deed, trust deed, lease, them or any of them shall be treal estate, and such interest itte or interest, legal or equisities is hereby directed not to ast." or "upon condition," or ade and provided.
erein and in said trust ag Full power and author r any part thereof, to co resubdivide said proper onvey either with or wi roperty, or any part the y leases to commence in g in the case of any sin eriod or periods of time ereafter, to contract to i ie whole or any part of entals, to partition or to ients or charges of any i o said premises or any p ther considerations as it ifferent from the ways at In no case shall any pa ereof shall be conveyed f any purchase money, r is trust have been comp r be obliged or privileged age or other instrument very person relying upon elivery thereof the trust overyance or other instrument very gerson relying upon elivery thereof the trust overyance or other instrument in interest of each an inly in the earnings, avail hereby declared to be; ble, in or to said real esta  If the title to any of th gister or note in the cert with limitations," or wor And the said grantor any and all statute of herwise.  In Witness wherea	reement set forth.  ity is hereby grant ledicate parks, strenty as often as desithout consideration reof, to lease said in praesenti or in furgle demise the territor amend, change make leases and to the reversion and leachange said procind, to release, contracted to be seent, or money bordied with, or be oil to inquire into an executed by this lad in or claiming under created by this lad in or claiming under created by this lad in the reversion and leach with the research of the said every beneficiary and proceeds are seent.  In a such, but on his ficute of title or did sof similar important contracts of title or did sof similar important contracts.  Afores	eed to said trustee to eets, highways or allegined to contract to sell in, to donate, to dedic property, or any partiture, and upon any term of 198 years, and to or modify leases and grant options to lease to contract respecting perty, or any part their very or assign any right deal with said property or any person owning my time or times hereal aid trustees in relation to obliged to inquire into ty of the terms of said trustee in relation to see any such conveyance entire and by said trusted in accordance with 1 some amendment there are demovered to exe by hereunder and of all sing from the sale or of and no beneficiary hely an interest in the earnow or hereafter registruplicate thereof, or met, in accordance with ty waive	p. Frove, manage, protects and to vacate any sulface for any period of the form time to the man of the first and for any period of the forms and for any period of the manner of fixing the terms and options a renew if the manner of fixing the feet, title or interest in or all y and every part thereof the same to deal with lifter.  The same to deal with lifter and premises, or to whe and premises, or to whe had by said trustee, be obtained the recessity or expedie rust agreement; and every and real estate shall be concerned the trusts, conditions and entered the firsts, conditions and cute and binding upon all cute and deliver every persons claiming under their dispositions of said reades, avails and proceed ered, the Registrar of Timorial, the words "in the statute in such case in examption of homestead exemption of homestead exemption of homestead exemption of homestead and the first and all right of exemption of homestead exemption of homestead and the first and all right of exemption of homestead exemption of homestead and the first and the first and all right of exemption of homestead exemption of homestead and the first and the first and the first and the first and the statute in such case in the such case in the statute in such case in the statute in such case in the such case in	t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said me, in possession or reversion, reperiods of time, not exceedupon any terms and for any schereof at any time or times eases and options to purchase eases and options to purchase easement of present or future round property, to grant easement appartenant in all other ways and for such its same, whether similar to or said premises or any part liged to see that the terms of ney of any act of said trustee, y deed, tru t died, mortgage, one ligit of the order of the order and effect, (b) that such I limitations contained in this beneficiaries thereunder and such deed, trust deed, lease, them or any of them shall be treal estate, and such interest itle or interest, legal or equistive or interest, legal or equistic or interest on execution or land and provided.
erein and in said trust ag Full power and author r any part thereof, to co resubdivide said proper onvey either with or wi roperty, or any part the y leases to commence in g in the case of any sin eriod or periods of time ereafter, to contract to i ie whole or any part of entals, to partition or to nents or charges of any jo said premises or any pi ther considerations as it ifferent from the ways at In no case shall any partereof shall be conveyed f any purchase money, r is trust have been comp be obliged or privilege ase or other instrument very person relying upon elivery thereof the trust onveyance or other instrum The interest of each an inly in the earnings, avail hereby declared to be; ble, in or to said real esta If the title to any of th gister or note in the cert with limitations," or wor, any and all statute of therwise.  In Witness When a	reement set forth.  ity is hereby grant ledicate parks, stre stry as often as desi thout consideratio reof, to lease said in praesenti or in fu gle demise the terr to amend, change make leases and to the reversion and exchange said pro cind, to release, cor art thereof, and to would be lawful fo pove specified, at ar try dealing with sa contracted to be seent, or money bor olied with, or be of ito inquire into an executed by said to executed by this Ind ament was execute t agreement or in duly authorized ar ent.  In devery beneficiar s and proceeds aris personal property inte as such, but onl incabove lands is in fificate of title or di ds of similar imporhereby expressly the State of illin grantor afores	ed to said trustee to peets, highways or allegined to contract to sell in, to donate, to dedice property, or any partiture, and upon any term of 198 years, and to or modify leases and grant options to lease to contract respecting perty, or any part theis wey or assign any right deal with said property or any person owning my time or times hereal aid trustees in relation to sold, leased or mortgage from the terms of said trustee in relation to so any such conveyance enture and by said trustee in relation to so any such conveyance enture and by said trustee in relation to so any such conveyance enture and by said trustee in relation to so any such conveyance enture and by said trusted in accordance with the some amendment there are dempowered to exemplify an interest in the ear now or hereafter registration of the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said has hereunto so any of hereafter from the said hereafter f	prove, manage, protects of the vacale any subject to vacale any subject to vacale any subject to vacale any subject to mortgage, pledge thereof, from time to the man of ready period of renew 6, rextend leases the terms and provision and options a renew 6 the manner of 18, 10, 10 the manner of 18, 10, 10 the manner of 18, 10, 10 the said premises, or to whe will be subject to the same to deal with 10 ter.  To said premises, or to whe and premises, or to obtain and premises, or to obtain and real estate shall be called the rosts, conditions and every and real estate shall be called the rosts, conditions and cute and deliver every persons claiming under ther dispositions of said ready the Registrar of Timorial, the words "in the statute in such case me, any and all right concept to the statute in such case me, any and all right concepts the statute in such case me, any and all right concepts the statute of the	t and subdivide said premises odivision or part thereof, and chase, to sell on any terms, to or otherwise encumber, said me, in possession or reversion, reperiods of time, not exceedupon any terms and for any schereof at any time or times eases and options to purchase eases and options to purchase easement of present or future round property, to grant easement appartenant in all other ways and for such its same, whether similar to or said premises or any part liged to see that the terms of ney of any act of said trustee, y deed, tru t died, mortgage, one ligit of the order of the order and effect, (b) that such I limitations contained in this beneficiaries thereunder and such deed, trust deed, lease, them or any of them shall be treal estate, and such interest itle or interest, legal or equistive or interest, legal or equistic or interest on execution or land and provided.

FFICIAL CC STATE OF CALLER COUNTY OF Notary Public in and for said County, in the State aforesaid, do hereby certify that personally known to me to be the same person. .... whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that signed, scaled and delivered the said instrument free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead GIVI N under my hand and \_\_\_\_\_\_ ALICE BERTHA FRAF PER NOTARY PUBLIC CALIFORNIA SAN BERNARDING COUNTY County Clark's Office My Commission Expires June 27, 1986 P#P\$46 52 58/46/50 52/04/86 12:41 P#P\$46 52 52/04/50 52 DEPT-01 RECORDING 306.494.24 SOUTH HOLLAND TRUST South Holland, Illinois & SAVINGS BANK TRUSTER WARRANTY DEED 9569 TRUST NO.

52 11