## UNOFFICIALS COPY 92570641

(ã	TRUSTEE'S D				92570641	
J.	1		7	he above space for rec	orders use only	
The Grantor, SOUTH HOLLAND TRUST & SAVINGS BANK, an Illinois banking corporation, and dul					ly authorized to accept and execute	
	irusts within the State of lilinois, not personally, but solety as Trustee under the provisions of a Deed or Deeds in Trust duly recorded as					
82	delivered to said bank in pursuance of a certain Trust Agreement dated the 6th day of November					
Ţ,	19 75, and known as Trust Number 2898, in consideration of Ten and No/100the Dollars (\$10					
P	and other good and valuable col BEVERLY TRUST COL	ADANY				
· }	its successor or successors, as					. 8 vitrato (n. 9 vitra
				Cook		C
						CO-1
Cook County	tract) in Block South West que North, kange described as (Ridge Road) North Wester! Road (Dixie His feet, thence Chicago Road forty-six one of beginning, Proporty Address: 2001 Permanent Real Estate Index North Road (Dixie His Conveyance Is Made Grantee Named Herein, The Reverse Side Hereof	ck "F" in the arter of Sect fourteen 14), beginning as wenty-nine as from the irigaway) thence along a (Dixie Highwahundrea/ns	a Village of He cion thirty-on, East of the a point of the a point of the a point of the a court along line perpendicy) for a dist (59,46) feet they, Illinois.  Homewood, IL 31-311-(15)  HECTION AND WAY, AUTHORITY CONFERENCE BY RESERVED TO THE CONFERENCE BY RESERVED.	e (31) Township Third Principal e South line of ree one hundred th the West line said West line cular to the We ance of fifty— hence North Ear Hauthority to company upon said yra Market.	bdivision of the p thirty-six (36)  I Meridian, f Main Street dthe (29.73) feet me of Chicago e seventy (70) est line of mine and sterly to a point  NVEY DIRECTLY TO THE UBT GRANTEE ARE RECIT	ED ON
	the State of Illinois, providing for This deed is executed by the granted to and vested in it by the including the authority to convey of This deed is made subject to the county.	exemption or home or Grantor as Trustee or terms of said Dead directly to the Trustee or liens of all trust dea	estends from sale on o as aforesald, pursuant d or Deeds in Trust an e grantee named herein eds and/or mortgages	execution or otherwise. It to direction and in the Id the provicions of said In, and of every other pow upon said real errain, it	ver and authority thereunto en any, recorded or registered	ithority tioned, abling. In said
	- 1		•		anno to be aigned by ite acratury	*********
			Officer and attested by	/ its Assistant	SCI-12 C48 L V	
	this 27 t Bay of	July	SOUTH F	IOLLAND TRUST & SA		
			7 / 1	e, as afonesald, and n	or become	
	CONTORAL	Ву	Muhalle	4		
İ	SEAL	•		7	TRUST OF	FICER
ĺ		Attest .	Jarrec	in Dear	ASSISTANT SECRI	TARY
Ţ	STATE OF ILLINOIS. } SS.	I, the undersigned, I	i Hotary Public in and for the	e County and Dinie eleresad.	DO HEREBY CERTIFY, that the abo	ve nemod
}	COUNTY OF COOK ) 33.	of the BOUTH HOLLAND	NAME EDNIVER & TRUPT	an Mayes Banking Corporation.	Grantor, personally known to me to be	the same
[		Assistant SE	cretary	вересилеју, арремий бекие гл	a this day in person and science-redge	S DISH THRY
]		for the uses and purposes	therein set forth; and the said	Assistant Secre	res and vokintary act of said Banking C EATY then and ther	e eskrion-
1	THIS INSTRUMENT PREPARED BY	caused that each Assessant Secretar	I of waich Blanking Corporation	to be affilled to sold leatrumen	of the corporate seal of said Barking C N au said Assistant	
ļ	a construction of the	and briboess Mecan ear		र कर कामर कक प्रश्नी संकक्ष क्षेत्र <b>त Acytris</b>	tary act of said Banking Corporation to	. P'4 U <b>452</b>
	GALLEL LIAI 1 ALIA MALIA	Given under my hand i	and Notary Seal, on this .	27th J	uly	NO. 18711
}	SOUTH HOLLAND TRUST		92		· · · · · · · · · · · · · · · · · · ·	
- }	16178 South Park Avenue			( and	70m)// atm	
Ì	South Holland, Illinois			Joece	Notary Public	
Ĺ		OFFIC	IAL BEAL		THE STATE OF THE S	

Document Number 92570641

5 8

STATE OF ILLINOIS

MAIL DEED TO:

WALL DEED TO:

WHITE HARMS BEVER LY True NOTARY PUBLIC BEAT WALL AND WAS FILL BOOK STATE OF ILL INDIS WALL BOOK STATE OF ILL INDIS OF OR OF O

## **UNOFFICIAL COPY**

TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey alther with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in prasesenti or future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 195 years, and to renew or extend 'eases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to release. convey or assign ony right, title or interest in or about or easement appurtenant to said permises or any part thereof, and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person or aing the same to deal with the same, whether similar to or different from the ways above specified, at any time or times here after.

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act or said trustee, or be obliged or privileged to limit into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by the trustee in relation to said rest estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this inventure and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in so the amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duty authorized and empowe ad to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is my to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the little, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and c(a) persons claiming under them or any of them shall be only in the earnings, avails, and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary herewhore shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings of alls 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 not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of similar import, in accordance with the statute in such case made and provided.

And the stage of the second se

1992 AUG - 3 PM 3: 12

925/0641



Frustee's Deed in Trust