UNOFFICIAL COPY TRUSTEE'S DEED IN TRUST

				T1	he above space for rec	orders use only		
		The Granton SOUTH HOLLAND	TRUST & SAVINGS	S FIANK, an Illinois bank	ing corporation, and du	ly authorized to accept and exec	cute	
i			The Grantor, SOUTH HOLLAND TRUST & SAVINGS BANK, an Illinois banking corporation, and duly authorized to accept and execute trusts within the State of Illinois, not personally, but solely as Trustee under the provisions of a Deed or Deeds in Trust duly recorded and					
. 1		delivered to said bank in pursuan	ce of a certain Trust	Agreement dated the	3rd day of	February		
ĺ		19 79 and known as Trus				en and No/100ins Dollars (\$10.	DO),	
and other good and valuable consideration in hand paid, conveys and quit claims to					and the second second			
	İ	SOUTH HOLLAND TRUS			en grand grand grand at	The second se		
		its successor or successors, as	Trustee under a tiu:	st agreement dated the	10th_ day of	July		
1		19 92 known as Trust N	umber10575	i(of (Address of Grantee)	16178 South Park,	Sout	
- {		Holland, Il. 60473				County, Itlinois:	-	
				ing. Kanada ang bangan dan	and the second of the second	ing the state of t		
	-	Lot 12 in Ar	ie Gowen's S	ubdivision of	Part of the Sc	outhwest 4 of Section	ממ	
}		15, Twnship	lange 14 East o		incipal Meridian,			
		in Cook Coun	ty, Illinois			\sim 2	1	
1						12)	1	
• [provide all information	18 4 1 4 4 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Site at the expedience	and the second second second	F .	
1			/sx			and the second s	***	
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	3	- SIAIE	OF ILLINOI	S≡ -	Cook	County		
蒿	:2	THE REAL ESTA	TE TRANSFOR TA	X 🚆 💆 R	EAL ESTATE T	RANSACTION TAX		
1	GG. (EG.	AUGI 8'92 DEPT.		G R	EVENUE	€07.50=	· .	
1		- 18.10776 REVEN	IUE	7 (17)	57AMP AUG18'92	~ 0 1. 0 0 =		
		Control of the second second	marina yare diri					
Ì		Property Address Lot 12	- East 161s	t Place, South	Holland, Il.	60473		
Property Address: Lot 12 - East 161st Place, South Holland, II. 60473						$s + (f(\mathfrak{p}) + r) + (r + r) + r \mathcal{H}_{r+1}$		
		Permanent Real Estate Index Nur	nber: 29 15 30	08 010			•	
		THIS CONVEYANCE IS MADE PURSUANT TO DIRECTION AND WITH AUTHORITY TO CONVEY EIRECTLY TO THE TRU						
		GRANTEE NAMED HEREIN. THI THE REVERSE SIDE HEREOF A	E POWERS AND A	UTHORITY CONFESA	UPON SAID THUS	ST GRANTEE ARE RECITED (ON	
						y virtue of any and all statutes	of	
	1	he State of Illinois, providing for e	exemption or homes	teads from sale on exe	cutir , or otherwise.			
		This deed is executed by the Grantor as Trustee as aforesald, pursuant to direction and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the provisions of said Trust Agreement above mentioned,						
	ī	ncluding the authority to convey dir This deed is made subject to the li	ectly to the Trustee (grantee named herein, s	and of every of ler power	r and authority thereunto enablin	g.	
		county.			6.70			
		IN WITNESS WHEREOF, Gra			Coord	me to be signed by its		
	. •			flicer and attested by it	s Assistant	<u> </u>	•	
	t	this7th day ofAugust, 1992 SOUTH HOLLAND TRUST & SAVINGS JANY.						
					as aforgeald, and not			
			d.	11 1 1 1 1 1	5/			
		CONTONIA	Ву	MINION	7-	TOURT OFFICE		
		SEAL		-/ 6	12.	TRUST OFFICE	.n.	
			Attest	ancan	James	ACCIONALIZACIONETAD	-	
Т	HIS		BY: EDWARD	V. SHARKEY, At		ASSISTANT SECRETAR		
	_	FATE OF ILLINOIS. P.O. B.	OX the understance, and		ounty and State aforesaid, OC nd AssistantSecre	HEREBY CERTIFY, that the above name	ned	
	C	DUNTY OF COOK	the SOUTH HOLLAND TR	RUST & SAVINGS BANK, an Historian to the foregoing instru	linois Banking Corporation, Gra	intor, personally known to me to be the sa	ane and	
		As	istatantSecre	taryrospo	ctively, appeared before me th	is day in person and acknowledged that the and voluntary act of said Banking Corporati	1ey	
		tor les:	the uses and purposes the	eroin set forth; and the said Ass Secretary	Secretary us custodian of the	e corporate soal of said Banking Corporate	₩-	
		THIS INSTRUMENT CA	used the corporate seal of	said Banking Corporation to b	be affixed to said instrument as	said Assistant Secretary act of said Banking Corporation for the us	/	
		~-	d purposes therein set fort	m.		man that the second sec	Ì	
	cr	OUTH HOLLAND TRUST	Given under my hand and	Notary Seal, on this 7th	day of Augu	<u>st</u>	- [
٠.		& SAVINGS BANK	19 92	And the second s				
• •	16	S178 South Park Avenue			TOPIUM	LOT YOS KONIK	4	
3	<u></u>	South Holland, Illinois			CEWE	Notary Public	- · · · · · · · · · · · · · · · · · · ·	

Document Number

This space for affixing riders and revenue stamps

OFFICIAL SEAL
JEANINE T. BERKOWITCH
NOTARY PUBLIC STATE OF ILLINGIS
VS COMMENCE SYMMES 9710/92

MAIL DEED TO:

SOUTH HOLLAND TRUST & SAVINGS BARK 16178 SOUTH PARK AVENUE

SOUTH BELLIAD. HUNGIS - 60173-1524

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 either 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 tittle, 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 commerce in prasesenti or futuro, 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 leases 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 riny 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 owring the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any part, dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, or intracted 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 inquire into any of the terms of said trust agreement; and every dead, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real 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 in tenture 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 some an endoment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered be executed and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are rully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of the 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 here and a shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, twils and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the negistre. of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in t ust", or "upon condition", or "with limitations", or words of similar import, in accordance with the statute in such case made and provided.

1992 MIS 18 PH 1: 20

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Trustee's Deed in Trust