UNOFFICIAL COPY

	The same of the same of
1, 12 2-7	
· 6088-937K 21 766 727	
This Indenture, made this first day of November 1971	
between CENTRAL NATIONAL BANK IN CHICAGO, a corporation duly organized and existing as a national bank-	
ing association under the laws of the United States of America, and duly authorized to accept and execute trusts within	// 62 9
the State of Illinois, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said national banking association in pursuance of a certain Trust Agreement, dated the	9
August 71 and known as Trust Number 18402 party of the	00
first part, and GEORGE E. SMITH & SUSAN K. SMITH	
his wife Cook County, Illinois not as tenants in common, but as	
t tenants, parties of the second part.	
VITNESSETH, that said party of the first part, in consideration of the sum of \$10.00	
val ab - un terations in hand paid, does hereby grant, sell and convey unto said parties of the second part, not as	5.2
tenants in co. non, but as joint tenants, the following described real estate, situated in	' [9
Illinois, to-wit	оок
C0.1	10. CI6 🎉
Lot 147 in Hanover Park Terrace, a subdivision of part of Sections 35 and 36, Township 41 North, Range 9, East of the Third Principal	3 1 8
Meridian in Hav.1 Township, Cook County, Illinois and recorded	397
on June 3, 1963 as dr. ment No. 18 813 033,	
Grantee's Address: 68:1 lemlock Street	- STA
Hanov r Park, Illinois,	★ 21 8
	* A
	TRAIL
	SS .
	70
together with the tenements and appurtenances thereto belonging.	×S
TO HAVE AND TO HOLD the above granted premises unto the said parties of the second part foreyer not it	n ()
tenancy in common, but in joint tenancy.	~ ~ 93/
Subject to: Covenants, restrictions and essement of record,	1
taxes for the current year.	
	- 1
The second secon	
i i Nitari kana kata kata kata kata kata kata kata	
This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuant to and in the exercion of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the party of the power and authority granted to and the power and authority granted to and the party of the terms of the power and authority granted to and the power and authority granted to and the party of the terms of the power and authority granted to and the power and authority granted to and the power and the party of the terms of the power and the power and the party of the terms of the power and the party of the terms of the power and the power and the party of the terms of the power and the party of the party of the power and the party of the power and the party of the part	
of said Trust Agreement above mentioned, and of every other power and authority thereunto enabling, SUBJEC	
HOWEVER, to: the liens of all trust deeds and/or mortgages upon said real estate, if any, of record in said count all unpaid general taxes and special assessments and other liens and claims of any kind; pending litigation, if ar	
affecting the said real estate; building lines; building, liquor and other restrictions of record, if any; party walls, pa	rty Cr
wall rights and party wall agreements, if any; Zoning and Building Laws and Ordinances; mechanic's lien claims, if an easements of record, if any; and rights and claims of parties in possession.	
IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereunto affixed, a	. 997
has caused its name to be signed to these presents by its Vice-President and attested by its Assistant Tru	ist 🔠
Officer, the day and year first above written. CENTRAL NATIONAL BANK IN CHICAGO.	727
as Trustee, as aforesaid, and not personally,	*
Twee of her - o	ə <i>a</i>
S Vice-President	
Assistant Trust Officer	

UNOFFICIAL COPY

DEED DEED DEED OLIVER 1971 OUNT TENANCY JOHN TENANCY OCONT. DINITY THINNO? SECOND. DINITY THINNO? OCOT. COUNT. OUT TO SECOND. JAN 4'772 3 02 PH 21.7667.27 JAN 4'772 3 02 PH 21.7667.27 JAN 4'772 3 02 PH 21.7667.27 OCOT. COUNT. OUT TO SECOND. OUT T	COUNTY OF C	Ss. Patricia Boyer	
COOK COUNTY, ILLINOIS NATIONAL BANK NATIONAL BANK NATIONAL BANK NATIONAL BANK TO TO TO TO TO TO TO TO TO T	PUBLO	of December 19.71. Boyer Patricia Boyer	
DEED NATIONAL BANK N CHICAGO TO TO TO Wational Bank Silestreet, Chicago, Illings 60.23	Tomas and the second		
DEED INT TENANCY NATIONAL BANK N CHICAGO TO TO TO National Bank Salie Street, Chicago, Illinit, 600.3	√ c0	OK COUNTY, ILLINOIS FILED FOR RECORD.	
DEED INT TENANCY NATIONAL BA STREE-1 CA TO TO TO TO TO TO TO TO TO T		21766727	
Transfer of the contract of th	DEED INT TENANCY	tee under Trust Agreement TO TO TO STREE National Bank	eet, Chicago, Illinoic 60