## UNOFFICIAL COPY

This Hitherthere, made this	
This PHDENTHIPE, made this 7th day of October 19.70. between CENTRAL NATIONAL BANK IN CHICAGO, a corporation duty organized and existing as a sational banking seasotation make the laws of the United State of America, and duly anabosical to accept and execute trust within the State of Illinois, not personally has at Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said national banking seasotation in pursuance of a certain Trust Agreement, deated the 33th 18th 18th 1952. In the Cook County of the first part, and DERNIS W. LIPS AMER ABRABARS S. LIESY.  his wife of Cook County, Illinois not as tennists in common, but as ipinit tensues, parties of the second part.  WITNESSTER, that said party of the first part, in consideration of the sum of \$1.0.00	WB 39-84-097 K D 21 322 355
ing suscitation under the laws of the United State of America, and ship subnoted to accept and execute trusts within the State of Illinois, no perconally but at Trustee under the provisions of a clede of order in trust day recorded and delivered to said national banking suscitation in purament of a certain Trust Agreement, dated the. 31.81.  day of MRECH.  http://dx.doi.org/10.10.10.10.10.10.10.10.10.10.10.10.10.1	Jerf 마리크로 프로그램 시간을 보면 문항을 받아 있다. 그는 그는 그는 그를 보고 있는 것이 없는 그를 보고 있는 것이 없는 것이 없는 것이 없는 것이다. 그는 그를 보고 있는 것이 없는 것이 사
delivered to said anisonal banking association in pursuance of a certain Trust Agreement, dated the	하는 사람들은 사람들은 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
first part, and DENNIS W. LIRY and BARBARAS. S. LIRY.  N. WIECOM. COUNTY, Illinois., not as treases in common, but as joint tenants, parties of the second part.  WITNESSETIR, that said party of the first part, in consideration of the sum of .810.000.  Dollar, and other good and valuable considerations in land paid, does hereby grant, sell and convey unto said parties of the second part, not as treases in common, but as joint tenants, the following described real estate, situated inCOOKCommy ess lillionis, to-wit:  Lot 36 in Block 64 in Hanover Highlands Unit Number 9, a significant in the Northeast 4 of Section 30, Township 4. No. th., Range 10, East of the Whird Principal Meridian accet. dig to the plat thereof recorded on 5/1/69 as document Number 20 828 255 in Cook Country, Illinois,  Grantee's Aforess: 8178 Dartmouth Lane Hanover Park, Illinois,  Grantee's Aforess: 8178 Dartmouth Lane Hanover Park, Illinois,  SUBJECT TO: Covenants, restrictions and easement of record; taxes for the current is a first part, as Traite, as doctain in the second part forever, not in tenancy in common, but in joint tenancy.  This deed is recented by the party of the first part, as Traite, as doctaid, pursue to see in the exercise of the some and sutherity gazzed to and vested in it by the farms of said Deed or Deed in the acceptance of the country is a second part of the process of the second part forever, not in tenancy in common, but in joint tenancy.  This deed is recented by the party of the first part, as Traite, as doctaid, pursue to see in the exercise of the some and sutherity gazzed to and vested in it by the farms of said Deed or Deed in the second part of	delivered to said national banking association in pursuance of a certain Trust Agreement, dated the 31st
with teases, parities of the second part.  WITHESSETH, that said party of the first part, in consideration of the sum of \$10.00	first part, and DENNIS W. LIBY and BARBARA S. LIBY.
rainable considerations in hand paid, does hereby grant, sell and convey unto said parties of the second part, not as tenans in common, but as joint tenants, the following described real estate, situated in	사람(사람) : 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuar to and in the exercise of the jower and authority granted to and vested in it by the terms of said Deed or Deeds in xnr and the provisions of useful, "They agreement above mentioned, and of every other power and authority thereunto endough it is used to the instance of the instance of the country all unpaid general taxes and special assess nepts and other restrictions of record if any party will be party will agreements above mentioned, and of every other power and authority thereunto endough it is a subject of the provisions of useful transport of the country all unpaid general taxes and special assess nepts and other flens and claims of any kind; pending lifegult, if any, affecting the said real castes; building lines; building, liquor and other restrictions of record, if any, party will be party and appropriate of the party of the first part has caused its corporate seal to be beginned affixed, and hay one of the present	Ten and no/100 Dollars and other good and
This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuar to and in the exercise of the jower and authority granted to and vested in it by the terms of said Deed or Deeds in xnr and the provisions of useful, "They agreement above mentioned, and of every other power and authority thereunto endough it is used to the instance of the instance of the country all unpaid general taxes and special assess nepts and other restrictions of record if any party will be party will agreements above mentioned, and of every other power and authority thereunto endough it is a subject of the provisions of useful transport of the country all unpaid general taxes and special assess nepts and other flens and claims of any kind; pending lifegult, if any, affecting the said real castes; building lines; building, liquor and other restrictions of record, if any, party will be party and appropriate of the party of the first part has caused its corporate seal to be beginned affixed, and hay one of the present	valuable considerations in hand paid, does hereby grant, sell and convey unto said parties of the second part, not as tenants in common, but as joint tenants, the following described real estate, situated in
This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuar to and in the exercise of the jower and authority granted to and vested in it by the terms of said Deed or Deeds in any and the provisions of useful, Trust, Agreement above mentioned, and of every other power and authority thereunto end. SUBJECT, 160/WSM/g/mit leins of all trust deeds and/or morrages upon said real estate, if any, of record in said county; all unpaid general taxes and special assess nepts and other liens and claims of any kind; pending life; party wills, party will algebra and party wall agreements, if any; Zoning and Building, leptor and other restrictions of record, if any, and either and party wall agreements, if any; Zoning and Building Laws and Ordinances; mechanica lien claims, if any, estements of record, if any, and eights and claims of parties in possession.  IN WITHERS WHEREOF, said party of the first part has caused its corporate seal to be beginned affixed, and baryar first above written.  ENTRAL NATIONAL BANK IN CHICAGO, is Trustee, as aforesaid, and not perspanally, and year first above written.	Illicots, to-wit:
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To HAVE AND TO HOLD the above granter premitations of the second part forever, not in tenancy in common, but in joint tenancy.  SUBJECT TO: Covenants, restrictions and easement of record; taxes for the current jerf.  This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuan to and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in any and the provisions of with Troug Agreement above mentioned, and of every other power and authority thereunto end. SUBJECT, HOWDEN for the lieus of all trust deeds and/or mortgages upon said real estate, if any, of record in said county; all unpaid general taxes and special assessments and other lieus and claims of any kind; pending lifestic, if any, affecting the said real estate, building lines, building, liquor and other restrictions of record, if any; party wall agreements, if any; coing and Building Laws and Ordinances; menhanic's lieu claims, if any; capability and party wall agreements, if any; coing and Building Laws and Ordinances menhanic's lieu claims, if any; capability and party wall agreements of record, if any, and rights and claims of parties in possession.  In WITNESS WHEREOF, said party of the first part has claimed its corporate seal to be permitted affixed, and has considered in mime to be signed to these present type year president and attested by its and party with any party wall agreements, the day and year first above written.	Signal Si
This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuar to and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in 1711 and the provisions of wistid. These Agreement above mentioned, and of every other power and authority record in said county; all unpaid geniral taxes and special assess nearts and other liens and claims of any kind; pending linguist or, if any, affecting the said real estate; building lines; building, liquor and other restrictions of record, if any; party will agreements, if any; Zoning and Building Laws and Ordinances; mechanic's lien claims, if any; estements of record, if any; and rights and claims of parties in possession.  IN WITCHESS WHEREOF, said party of the first part has caused its corporate seal to be beginned affixed, and has privately and the present of the present of the propriet affixed, and the present of the present	
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EENTRAL NATIONAL BANK IN CHICAGO,  BE Trustee, as aforesaid, and not personally,  Wedpresident  TRUST OFFICER  FIGURE 1	of the power and authority granted to and vested in it by the terms of said Deed or Deeds in any and the provisions of said Trust, Agreement above mentioned, and of every other power and authority thereunto end. SUBJECT, ADVENCIÓ for the liens of all trust deeds and/or mortgages upon said real estate, if any, of record in said county; all unpaid general taxes and special assessments and other liens and claims of any kind; pending litigatic i, if any, affecting, the said real, estate; building lines; building, liquor and other restrictions of record, if any; party will agreements, if any; Zoning and Building Laws and Ordinances; mechanic's lien claims, if any; essements of record, if any; and rights and claims of parties in possession.
FIVE TRUST OFFICER ES	and year hist above written.
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## **UNOFFICIAL COPY**

COUNTY OF COOK	
STATE OF ILLINOIS	SS. Patricia Boyer
	a Notary Public in and for said County, in the State aforesaid, DO HEREBY
	CERTIFY, that William J. Purcell Vice-President of CENTRAL NATIONAL BANK IN CHICAGO,
COLING STATES	a national hanking association, and <u>Edward Marshall</u> , <u>Jr</u> .  Linear testing of said national banking association, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President and Association, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said national banking association, as Trustee, for the uses and purposes therein set forth; and the said Association as Trustee, for the uses and purposes therein set forth; and the said Association as a custodian of the corporate seal of said national banking association, did affix the said corporate seal of said national banking association to said instrument as his own free and voluntary act, and as the free and voluntary act of said national banking association, as/Trustee, for the uses and purposes therein set forth.
	GIVEN under my hand and Notarial Seal this 9th day
	ofOctober 19.70
	Patricia Boyer
	Notary Public.
	My commission expires March 5, 1974
COOK COUNTY, ILLING FILED FOR RECORD	Citing & Chem Accessing For Deeds
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DEED JOINT TENAN CENTRAL NATION IN CHICAG	8
ENTER AN A PROPERTY.	

END OF RECORDED DOCUMENT