22 482 393

TWIS INDENTURE WITNESSETH, that the Granton

PALOS GARDENS DEVELOPMENT COMPANY

COOK CO. NO. 016 1 2 4 7 7 2

STATE OF REAL ESTATE TR

a Control or created and existing under and by virtue of the law; of the State of Illinois, duly authorized to transact business in the State of Illinois, for the consideration of Illinois, for the consideration of Illinois, duly authorized to transact business in the State of Illinois, duly authorized to transact business in the State of Illinois, duly authorized to transact business in the State of Illinois, duly authorized to transact business in the State of Illinois, duly authorized to transact business in the State of Illinois, for the consideration of state of Illinois, for the state of Illinois, for the consideration of state of Illinois, for the Illinois, for

FRANK A. BERGNACH and MARY ANN C. BERGNACH, his wife, in joint tenancy and not as tenants in common,

of the City of Prio: Heights, County of Cook and State of Ill the following described real estate, to wit:

Lot 15 in Block 9 in Palos Gardens Unit 4, being a Subdivision of parts of Lots 1, 2 and 3 in Circuit Court Partition of the South 1/2 of the North West 1/4 of Section 32 Township 37 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

India R HELLONG SANSHER IN SOUTH IN INC. 201 Sign humanii

61.50

Address of grantee: 6118 West 12 th Place, Palos Heights, illinois.

Subject, however, to the following:

- General taxes for the year 1973 and subsequent years.
- 2. To all recorded easements, conditions on building restrictions and to all zoning, conditions and building laws, ordinance and regulations, if any, enacted or enforced by any governmental ordinances agency or authority.
- 3. Subject, also, until January 1, 1980, to such or the following restrictions as refer to the real estate hereby conveyed which said restrictions shall be construed as covered running with the land, and which said restrictions may be extended for an additional period of ten (10) years by recorded writer agreement signed by a majority of property owners in said Pales Cardens Subdivision having these restrictions in their deed.
 - No principal building shall be erected or placed upon said premises until the plans thereof have been submitted to and approved by the Palos Gardens Development Company during its Corporate existence. Said approval shall be in writing and signed by an officer of said Corporation. Said building shall be a single family residence with not more than one residence on each subdivided lot as platted.
 - At least 40% of the exterior walls shall be brick or stone which may be veneer and the brick used on all elevations must be face brick.
 - Each residence shall have a living area of at least 1200 square feet and shall have an attached

UNOFFICIAL COPY

The case is a lover year of the face the element. The case of the state of the stat

- (d) No other building or structure shall be erected on the subject real estate that is not attached to the principal building.
- (e) All chimneys must be constructed of brick.

IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its President and attested by its Secretary this 16th day of August, A.D. 1973.



PALOS GARDENS DEVELOPMENT COMPANY

SS WIN BOD

By Clau & Mulliola.
President

ATTEST:

STATE OF ILLINOIS)

COUNTY OF COOK

a Notary Public in and for said County in the fire aforesaid, DO HEREBY CERTIFY that CLEM & MULHOLLAND, perfonally known to me to be the President of the Palos Gardons Devel pment Company and RONALD S. SIMON, personally known to me to be the Secretary of said Corporation and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such President and Secretary of said Corporation, the igned and delivered the said instrument as President and Secretary of said Corporation and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority given by the Board of Directors of said Corporation as their free and voluntary act and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

Given under my hand and notarial seal this 16th $d_{A^{\prime}}$ of August, A.D. 1973.



COOR COUNTY. ILLINOIS FILED FOR RECORD

\$333 02 PM

Notary Public Wines &

Secretary

RECONDENTION DEED

#22482393

Mail to Ozinga Shepore 3101W.95th St Evergreen Portill 60642