WARRANTY DEED IN TRUST ADDRESS OF GRANTEE: 50 NORTH BROCKWAY

23 595 264

1976 AUG 12 PM 12 43 AUG-12-76 2 5 6 4 8 a • 23595264 4 A --- Roc

10.00

PALATINE, ILLINOIS 60067	The same for accordance and and	i i
THIS INDENTURE WITNESSETH, That t	The above space for recorder's use only	7
	•,	
walter w. Wood and Marily of the County of Cook and S		
of Ten and no/100	-(\$10.00)Dollars, and other good	
and valuable considerations in hand paid,	Convey and warrant unto PALATINE tional banking association, as Trustee under the provisions of a	3
trust agreement dated the 30th	day of July 1976, known as Trust Number	
1781 , the following describ	ed real estate in the County of Cook and State of	
Illinois, to-wit:	tion 1 South, being a Subdivision in the North	
half of Section 2% Township 41 N	Wrth, Range 11 East of the Third Principal	
Meridian, according to the plat a 24, 1957 as Document No. 16886255	thereof recorded in the Recorder's Office April	ĺ
% O.		EXCEPTION .
		TO THE REAL PROPERTY.
CV <sub>A</sub>	"THIS INSTRUMENT WAS PREPARED BY" T. J. Mc Grath	Company
	PALATINE NATIONAL BANK	1 10 7
	50 North Brockway	ا المه سنا ا
	Palatine, Illinois 60057	السنا ا
TO HAVE AND TO HOLD the said premises with the	ne appurter inces 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 im ove, nange, protect and subdivide said premises or any part and to vacat any subdivision or part thereof, and to resubdivide said property as to purchase to sell or on any terms, to convey either with a subdivide said property as to purchase to sell or on any terms, to convey either with excessor as the property of the part of the control of the cont	1.4
as often as desired, to contract to sell, to grant option ation, to convey said premises or any part thereof to	a successor or uccessors in trust and to grant to such successor or successors	
in trust all of the fitle, estate, powers and authorities encumber said property, or any part thereof, to lease by leases to commence in praesenti or futuro, and upon	said property or an par thereof, from time to time, in possession or reversion, any terms and for any period or periods of time, not exceeding in the case of	
any single demise the term of 198 years, and to renew amend, change or modify leases and the terms and the terms and the terms and the terms to be a second outlines to renew leases and the terms leaves and the terms leaves and the terms leaves are the terms to be a second outlines to renew leaves and the terms leaves and the terms leaves are the terms leaves and the terms leaves and the terms leaves are the terms of the terms leaves and the terms and the terms and the terms are the terms of the	or extend leases upon an terms and for any period or periods of time and to revisions thereof at any time or lines hereafter, to contract to make leases and out options to purchase the three or any part of the reversion and to contract	
respecting the manner of fixing the amount of present for other real or personal property, to grant easement	or future rentals, to parti, a r to exchange said property, or any part thereof, or charges of any kind, to crase, convey or assign any right, title or interest	RAPH STAX P
all other ways and for such other considerations as it similar to or different from the ways above specified, at	would be lawful for any person owning same to deal with the same, whether any time or times hereafter.	PARAGRAPH ANSFER TAX
In no case shall any party dealing with said trust	any time or times hereafter.  The center of the control of the con	Riders a OF PAR TRANS
with, or be obliged to inquire into the necessity or expany of the terms of said trust agreement; and every continuous and every continuous about the conclusion with	ediency of any act of said trustee, or or object or privileged to inquire into leed, trust deed, mortgage, lease or other instrument executed by said Trustee store in favor of every person relying u on r claiming under any such con-	
regation to said real estate shall be conclusive evine veyance, lease or other instrument, (a) that at the time trust agreement was in full force and effect, (b) tha	te of the delivery thereof the trust creating by this indenture and by said to such conveyance or other instrument was executed in accordance with the	ce for affixing PROVISIONS REAL ESTATE Buyer
trusts, conditions and limitations contained in this binding upon all beneficiaries thereunder, (c) that sai such deed, trust deed, lease, mortgage or other instru	d trustee was duly authorized and empoweren to a cente and deliver every ment and (d) if the conveyance is made to a successor or successors in trust.	A P Si Si
that such successor or successors in trust have been p authorities, duties and obligations of its, his or their pred	roperly appointed and are fully vested with all the vie, estate, rights, powers, eccessor in trust.	2 2 2 2
earnings, avails and proceeds arising from the sale or be personal property, and no beneficiary hereunder s	ceessor in trust.  r and of all persons claiming under them or any of tem shall be only in the other disposition of said real estate, and such interest a byreby declared to hall have any title or interest, legal or equitable, in or 's said real estate as rocceds thereof as aforesaid.  Registrar of Titles is hereby directed not to a gister or the said real estate as a second to the said real estate as the said r	This space UNDER PR FION 4, RI
If the title to any of the above lands is now or note in the certificate of title or dunlicate thereof, or	recediter registered, the Registrar of Titles is hereby directed not to exister or neumonal, the words "in trust", or "upon condition", or "v.th lir itations", in such case made and provided.	
or words of similar import, in accordance with the statute  And the said grantor   hereby expressly was a similar before the beautiful for the said grantor	r in such case made and provided.	SEC
by virtue of any and all statutes of the State of Illi otherwise.	waive and release any and all right or benefit to der and nois, providing for the exemption of homestead from sale on eyour or	
In Witness Whereof, the grantor 5 aforesaid		
and seal this	day of <u>July</u> , 19 <u>/,6</u> .	
91)11 91) 91) 11	1100 Con Military	.0
Valter W. Wood	Marilyn M. Wood	
	Seal) (Seal)	
		100
State of Illinois I.	the undersigned a Notary Public in and for	
	ty, in the state aforesaid, do hereby certify that	# 155 E
Walter W. Wood a	und Marilyn M. Wood, his wife	<b>퉲 그</b> :
personally knows	n to me to be the same person S whose name S are subscribed	
to the foregoing	r instrument, appeared before me this day in person and acknowledged that signed, scaled and delivered the said instrument as treeth free the unit, and purposes therein set forth, including the release and waiver	
and voluntary, of	for the use and purposes therein set forth, including the release and waiver	
of the right of	ingued, sealed and delivered the said instrument as the release and waiver the using and purposes therein set forth, including the release and waiver being stated.	
Given under ing	halfor and noterial fact this 30th day of July 19 76	
4	Sancence ( Inna	
	Notary Public	e e
PALATINE NATIONAL BAT	My Commission Expires February 18, 1979	- 14 - 15
50 North Brockway	CO O II I	3.50
PALATINE NATIONAL BAT 50 North Brockway Palatine, Illinois 60067	For information only insert street address of above described property.	
		64.

END OF RECORDED DOCUMEN