UNOFFICIAL COPY

WARRANTY DEED IN TRUST	The above space for recorders 23 only 967 842
THIS INDENTURE WITNESSETH, That the Gran	ntor(s), LOWELL E. DENTON and YVONNE E. DENTON,
his wife of 9100 Hillcrest, Palos	and State of <u>Illinois</u> , for and in consideration
	, Dollars (\$10.00),
	erations, receipt of which is hereby duly acknowledged, Convey(s) and
Watenit unto PALOS BANK AND TRUST COMP	ANY, a banking corporation duly organized and existing under the laws
of the State of Illinois, and daly authorized to acce	pt and execute trusts within the State of Illinois, as Trustee under the
provisions of certain Trast Agreement, dated the	12th day of May 19 77, and known as
Trust Number 1-109/1, the following descri	hed real estate in the County of <u>COOK</u> and State of Illinois,
fo-wit:	
Lot 52 in Liberty Grove St	ubdivision Unit No. 2, a Subdivision
	of Section 32, Township 38 North,
Range 12, East of the Thin	d Principal Meridian, in Cook County,
Illinois. of /la	
	- 00
(),	1977 JUN 14 AM 9 29
	•
4 Marie dinastr	41 309000 0 70,17302 0 A Hario
100	,
· · · · · · · · · · · · · · · · · · ·	
SUBJECT TO	
	with the appurtenances, upon the trusts, and for the uses and purposes herein
and in said Frust Agreement of hit full power and authority is hereby granted to	with the appurtenances, upon the trusts, and for the uses and purposes herein said Trustee to Improve, manage, protect and subdivide said real estate as any mid to vacate any subdivides and real thereof, and to resubdivide said real estate to purchase, to sell an any terms, to convey either with ar without consideration, or successors in trust and to grant to such successor as successors in trust all are successors in trust and the successor and the successor in trust all are successors in trust and are successors in the case of any single demise any perfect of any period of periods of time, no escending in the case of any single demise any terms and for any period of periods of time and to amend, change or modify to the reversion and to contract respecting the manner of fixing the amount of lestate, or any part thereof, for any real or personner property is added estate very part thereof in all other ways and for such other considerations as it would some, whether similar to or different from the ways above specified, at any time ustee or any successor in roust, in relation to said real estate, or to whom said
part thereof, to dedicate parks, s'ear's, highway's ar alleys a as often as desired, to contract to sell to tant aptions to	and to vacate any subdivision or part thereol, and to resubdivide said real estate purchase, to sell on any terms, to convey either with ar without consideration,
to convey said real estate or any part thereof is a successor of the title, estate, powers and authorities visted in said	or successors in trust and to grant to such successor or successors in trust all Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said
real estate, or any part thereof, to le se said real estate, commence in procesents or in futuro, and	or any part thereal, from time to time, in possession or reversion, by leases to for any period or periods of time, not exceeding in the case of any single demise
the term of 198 years, and to renew or extend leases upon leases and terms and provisions thereof at city to be or times	any terms and for any period or periods of time and to amend, change or modity s hereafter, to contract to make leases and to grant options to lease and options
to renew leases and options to purchase the bile any population or future rentals, to partition or to exchan e scid rea	ort of the reversion and to contract respecting the manner of fixing the amount of I estate, or any part thereof, for any real or personal property, to get grant ease-
ments or charges of any kind, to release, convey or artifular any part thereof, and to deal with said real estate of e	very part thereof in all other ways and for such other considerations as it would
be lawful, for any person owning the same to deal with or times hereafter.	same, whether similar to or different from the ways above specified, at any time
real estate or any part thereof shall be conveyed, contracted	d roe old, leased or martgaged by said Trustee, or on successor in trust, be
the terms of this trust have been complied with, or be obliged	o inqui a into the authority, necessity or expediency of any act of said Trustee
or be obliged or privileged to inquire into any of the ferms instrument executed by said Trustee, or any successor in tru	s of said frust Agreement; and every dead, frust dead, manyage, lease of chief
that at the time of the delivery thereof the trust created by	this ir lents e and by said Trust Agreement was in full force and effect, (b) that
in said Trust Agreement or in all umendments thereof, if or	ny, and bin ing upon all beneficiaries thereunder, (c) that said Trustee, or any
ment and (d) if the conveyance is made to a successor or	uster or any successor in rust, in relation to said real estate, or 10 whom said and considerable of the c
This conveyance is made upon the express unde	restanding and con' itc. that neither the said Bank, individually are as Trustee, and inability or be sub-sered to any claim, judgment or decree for anything it as do in or about the sid eal estate or under the provisions of this Deed or said to person ar property him ining in or about said real estate, any and all such contract, abligation or debtedness incurred or entered into by the Trustee in the name of the them beneficiaries—or said Trust Agreement as their attorney at the election of the Trustee in its own name, are fully the about the contract of the trustee in its own name, are fully the area of the trustee in the contract of the trustee in the contract of the contract of the trustee in the contract of the contract
nor its successor or successors in trust shall incur any per or they or its or their agents or attorneys may do or omit to	rsonal liability or no sub-acted to any claim, judgment or decree for anything it to do in or about the said eal estate or under the provisions of this Deed or said
Trust Agreement or any amendment thereto, or for injury liability being hereby expressly waived and released. Any	to person or property hips ning in or about said real estate, any and all such contract, obligation or indebtedness incurred or entered into by the Trustee in
connection with said real estate may be entered into by it in t in-fact, hereby irrevocably appointed for such purposes, or a	the name of the then veneticiarie. It is and Trust Agreement as their attorney at the election of the Trustee, in its own name, as Trustee of an express trust
except only so far as the trust property and funds in the actu-	polypossession of the Trustee hall be or licable for the payment and discharge
for record of this Deed.	soever shall be energed with notice at his condition from the date of the fitting
or any of them shall be only in the narrings, avails and	proceeds orising from the sale or only alber disposition of said red estate, and
in or to said real estate, as such, but only an interest in the	e earnings, avails and proceeds thereon a car of the Intention hereof being
If the title to any of the above real estate is	s now or hereafter registered, the Registrar of files is hereby directed not to
or words of similar import, in accordance with the statute in the said Agreement of a copy thereof or any extract thereir	such case made and provided, and said Trustee half not be required to produce m, as evidence that any transfer, charge or other deals. Involving the register-
ed lands is in accordance with the true intent and meaning of And the said grantor(s) hereby expressly waive	the trust. (s) and release(s) any and all right or benefit unfor and by virtue of any and
all statutes of the State of Illinois, providing for the exemption	swinder and under said Trust Agreer in and of all persons claiming under them proceeds arising from the sale or any are disposition of said real estate, and who beneficiarly hereunder shall have on title or interest, legal or equilable, a carrings, avails and proceeds there or the control intention hereal being a carrings, avails and proceeds there are control intention hereal being so now an hereafter registered, the Register of 'tiles' is hereby directed not to or memorial, the words "Intrust," or "upon or Illior," or "with limitations," such case made and provided, and said Trustee hall not be required to produce m, as evidence that any transfer, charge or after hall not be required to produce m, as evidence that any transfer, charge or after hall not be register, and of the classes of the classes of the control of the control of homesteads from sale on execution or otherwise.
	aid ha(s)(ve) hereunto set (his) (her) (their) hand(s and real(s) this
12th- Me	19_77
x James College	(SEAL) X LATION CO (SEAL)
Lowell E. Denton	Yvonne E. Denton (5-A)
	(****)
	ed, as Notary Public in and for said County, in the state aforesaid, to
	LOWELL E. DENTON and YVONNE E. DENTON,
his wife	
	the same of a large state of the same of t
instrument, appeared before me	he same person(s) whose name(s) (is) (are) subscribed to the foregoing e this day in person and acknowledged that (he) (she) (they) signed,
, sealed and delivered the said i	nstrument as (his) (her) (their) free and voluntary act, for the uses and uding the release and waiter of the right of homestead.
Given under my hand and notar	
Pinning :	
/ ORFIC	Ocuda S. Melle, Notary Public
	For information only insert street address of above described property.
Transferrence and Albertain Control and Albertain	
L. (0) Gipqree s Address:	10911 W. Liberty Drive
PALOS BANK AND TRUST COMPANY	10911 W. Liberty Drive
PALOS BANK AND TRUST COMPANY MAIN HANN 12600 So Hadem Are MOTOR HAIN 1240 St A Hadem Are	Willow Springs, Illinois
PALOS BANK AND TRUST COMPANY	Willow Springs, Illinois

END OF RECORDED DOCUMENT

No Taxable Constitutifica

DUTER SELLER REPRESENTATIVE

PART ON 23 967 842

23967842