UNOFFICIAL COPY

THIS INSTRUMENT PREPARED BY LINGS S. ALTOY

FREE OST WARF PROPERTY FOR THE PROPERTY OF THE PRO

	24452824	
WARRANTY DEED IN TRUST		
THIS INDENTIFIE WITNESSETH. That the Gra	The above space for recorders use only antor(s), JERRY T. JAYNE and NANCY R. JAYNE, his	J. 1.
wife, of 12860 Shawnee Road, Pal		* 1
of the County of <u>COOK</u>	and State of Illinois , for and in consideration	# 1
	derations, receipt of which is hereby duly acknowledged, Convey(s) and	
Vorrantunto PALOS BANK AND TRUST COM	PANY, a banking corporation duly organized and existing under the laws	F 78 3
	ept and execute trusts within the State of Illinois, as Trustee under the 4th day of May 1978, and known as	E 63
rust Number <u>1–1280</u> , the following descr	ibed real extate in the County of COOK and State of Illinois,	Paragrap
p-witz		A A
5		E & C
	y's Ishnala Subdivision Unit No 5, of the North East ¼ of Section 36,	provision sfer Tax
ownship 37 North, Range 12	East of the Third Principal Meridian,	rans
in Cook County, Illinois.		under ste Trai
1918 MAY 18 AM 9 42		1 × 1 × 1
KECK COOK	Mari DF CEADS REPORTED AND AND AND AND AND AND AND AND AND AN	"Exempt Real Estat
COAK	COUNTY HEROIS	1 m S 1
0.5	\ \$ O-0 El	
MAY-1	8-78 1 1 2 2 2 1 1 52824 A - REC	10.0
BJECT TO	· ·	
The state of the s	e with the appurtenances, upon the trusts, and for the uses and purposes herein	
Full power and authority is hereby granted to	with the appurtenances, upon the trusts, and for the uses and purposes herein sold Trustee to Improve, menage, protect and subdivide said real estate as any not to vacate any subdivides of real estate as any not to vacate any subdivides and real estate as any not accessors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to such successor or successors in trust and to grant any part thereof, from time to time, in possession or reversion, by leases to any period of periods of time, not exceeding in the case of any single demise a shereoff contract to make leases and to grant aptions to lease and applies and of the reversion and to contract respecting the manner of lixing the amount of a sator, or any part thereof, for any real or personal property, to get grant ossessing the sators of the sators and the sate of the sate of the sators and the sate of the sators and the sate of the sate	ĺ
convey said real estate or any part thereof to a su cass the title, estate, powers and authorities vested in sai	o purchase, to sell on any terms, to convey either with or without consideration, t or successors in trust and to grant to such successor or successors in trust all Trustee, to donate, to dedicate, to mortgage, pleage or otherwise encumber said	s diup.
al estate, or any part thereot, to lease said real escate, nmence in praesenti or in futuro, and upon any terms an' o term of 198 years, and to renew or extend leases upon	it any part thereof, from time to time, in possession or reversion, by leases to it any period or periods of time, not exceeding in the case of any single demise In ny terms and for any period or periods of time and to amend, change or modify	ž :::
ises and terms and provisions thereof at any time or time: renew leases and options to purchase the whole or any pi sent or future rentals, to partition or to exchange said rea	s hereafte contract to make leases and to grant options to lease and options art of the revei ton and to contract respecting the manner of fixing the amount of lease and the rest of the	報報
nts or charges of any kind, to release, convey or assign a any part thereof, and to deal with said real estate and e lawful for any parson awains the same to deal with the	ony rig 1, title or interest in or about or easement appurtenant to said real estate very p. It thereof in all other ways and for such other considerations as it would	ns id
times hereafter. In no case shall any porty dealing with said Tr	ustee, or an, successor in trust, in relation to said real estate, or to whom said to be said, and armortgaged by said Trustee, or any successor in trust, he said as said, and armortgaged by said Trustee, or any successor in trust, he is of said trust and the said as a said said said armortgage, lease or other st, in relation to sair, or is as at said be conclusive evidence in favor of every ying upon or claiming under any such conveyence lease or other instrument, (a) and armortgage said trust and trustee, or said trustee, or and every deed, trust deed, mortgage, lease or other said, in relation to sair, or is as at said to conclusive evidence in favor of every ying upon or claiming under any such conveyence lease or other instrument, (a) and concern the trusts; continues and the said of trustee, or any except of individual trustee, or any except of individual trustee, or any except of the said trustee. The said trustee is a distribution of the said trustee is a said trustee or any except of the said trustee. The said trustee is a said trustee of the said trustee of the said trustee of the said trustee. As a said trustee is a deligation of its, his or their predecessor in	for affixing riders and reven BAZDIE Consideration
iged to see the application of any purchase money, ren terms of this trust have been complied with, or be obliged	it or money borrow d or advanced on said real estate, or be obliged to see that to inquire into the auth life, necessity or expediency of any act of said Trustee	製造
trument executed by said Trustee, or any successor in trusteen (including the Registrar of Titles of said County) rel	st, in relation to sail re , es ate shall be conclusive evidence in favor of every ying upon or claiming index in unch conveyance lease or other instrument, (a)	1.2
t or the time of the delivery inerest the frust credied by th conveyance or other instrument was executed in accord said Trust Agreement or in all amendments thereof, if a	this indenture and by said 70s agreement was in full force and effect, (b) that ance with the trusts, con. tie s a d limitations contained in this Indenture and ny, and binding upon all be effect ries thereunder, (c) that said Trustee, or any	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
cessor in trust, was duly authorized and empowered to e: nt and (d) if the conveyance is made to a successor ar ser sointed and are fully vested with all the title, estate, right	xecute and deliver every such drid, "ust deed, lease, mortgage or other instru- cressors in trust, that such such or or successors in trust have been properly is, powers, authorities, dutie "a obligations of its, his or their predecessor in	This:
st. This conveyance is made upon the express undi- its successor or successors in trust shall incur any per	erstanding and condition that neither the said E ink, individually or as Trustee, resnal liability or be subjected to any laim, it ignoral or decrees for only thing it is person or properly happening in or "" so "real estate, any and all such contract, obligation or indebtedness incurred" entered into by the Trustee in the name of the then beneficiaries under said "un", reament as their ottorney of the said of	
they or its or their agents or attorneys may do or amit to set Agreement or any amendment thereto, or for injury stillty being hereby expressly waived and released. Any	o do in or about the sold real estate or under the puvisions of this Deed or sold to person or property happening in or which solves estate, any and all such contract, obligation or indebtedness incurred or entered into by the Trustee in	}
nection with sold real estate may be entered into by it in t act, hereby irrevocably appointed for such purposes, or not individually (and the Trustee shall have no obliga	the name of the then beneficiaties under sold for a reement as their attorney- at the election of the Trustee, in its own name a justee of an express trust tion whatecever with respect to any such contact, blingtion or indebtedness	,,,
ept only so far as the trust property and funds in the actu- eot). All persons and corporations whomsoever and what record of this Deed.	ral passession of the Trustee shall be applicable 'the person and discharge soever shall be charged with notice of this condition ram's date of the filing	24
The interest of each and every beneficiory here any of them shall be only in the earnings, avails and	eunder and under said Trust Agreement and of all persons country auder them proceeds arising from the sale or any other disposition of aid real estate, and	4
or to said real estate, as such, but only an interest in the rest in said Bank the entire legal and equitable title in fee	e carnings, avails and proceeds thereof us aforesaid, the intentic \ h reaf being simple, in and to all of the real estate above described.	23
ister or note in the certificate of title or duplicate thereof, words of similar import, in accordance with the statute in a	s now or nerealier registered, the negistror of littles is nered a screen nor to or memorial, the words "in trust," or "upon candillon," or "with limitat". "" such case made and provided, and said Trustee shall not be required to oduce	24452824
said Agreement of a copy thereot, or any extracts therefro ands is in accordance with the true intent and meaning of And the said grantor(s) hereby expressly waive	sunder and under sold Trust Agreement and of all pers 's caim' is under them proceeds arising from the sale or any other disposition of aid real estate, and din obsensitions and or services shall have any title or interest, legal 's equipable, e contings, avails and proceeds thereof as adversald, the internite 's real being estated by the same of the s).De
		Κ , [-
4th day of	old ha(s)(ve) hereunto set (his) (her) (their) hand(s) and seal(s) this May , 1978	
Jerry T. Jayne	(SEAL)X Nancy R. Jayne (SEAL)	
	(SEAL)(SEAL)	Û
	od, as Notary Public in and for said County, in the state aforesaid, do not Jerry T. Jayne and Nancy R. Jayne, his	Dacument Numbe
	wife	5
personally known to me to be the	ne same person(s) whose name(s) (is) (are) subscribed to the foregoing	Daci
instrument, appeared before me	te same person(s) whose name(s) (is) (are) subscribed to the foregoing to this day in person and acknowledged that (he) (she) (they) signed, instrument as (his) (her) (the);) free and voluntary act, for the uses and	
DUTARY purposes therein set forth, inclu	iding the release and waiver of the right of homestead.	[
Given under my hand and notar	Succession States Notary Public	ŀ
New Color Color	For information only insert sfreet address of above described property.	<u> </u>
OUN Address:	For information only insert street address of above described property.	
PALOS BANK AND TRUST COMPANY	12860 Shawnee Road	
5 49 M Park (1975 - 1972 for 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Palos Heights, Illinois	
MAIN BANK: 12600 So. Harlom Avn., MOTOR BANK: 124th St. & Harlom Ave Palog Haights, IL 60453 448 9100	City State	

END OF RECORDED DOCUMENT