## **UNOFFICIAL COPY**

DEED IN TRUST
(WARRANTY)

1517 JUL 11 AN 10 37

24 005 955

JEE-11 (The Above Space For Recorder's U.S. Only 5 . A .-- Euc

10.0.

THIS INDENTURE WITNESSETH, that the Grantors Patricia G. Orland	Leo Orlando and		
of the County of COOK and State of T1111	nois, for and in consideration of the sum		
of Ten and no/100	Dollars,		
ts 10.00	noster Plaza State Bank an Illinois bank		
ing corporation of Niles , Illinois, and duly authorized to acce	pt and execute trusts within the State of Illinois, as Trustee	1	
under the provisions of a certain Trust Agreement, dated the _ 9 th day of	July 1977, and known as Trust Number		
Lot 6 in Smith and Dawson's Sunr	of COOK and State of Illinois, to-wit:		
of the North East Quarter of the	North West Quarter (except	}	
the North East Quarter of the No	orth East Quarter of the		
North West Quarter) of Section 6 SUBJECT TO East of the Third Principal Meri	o, Township 42 North, Range 12,	1	. }
Address of grance 8720 Dempster St.Nil		. 4	131
Address of grances, 8720 bempster St.Wil	.65,111.	r c	7 3
TO HAVE AND TO HOLD the said real estate with the appurtenances, u	anon the trutte and for the uses and numbers harein and in	Soution	218
said Trust Agreement set forth		1 20	
Full power and authority is hereby—ant, d to said Trustee with respect to times to improve, manage, protect at a 20 h av be said real estate of any part of vacate any subdivision or part thereof, and we resubdivide said real estate of chase, to sell on any terms, to convey either with or without consideration, for successors in trust and to grant to such as 20 m or successors in trust all. I rustee, to donate, to dedicate to mortgage, plage—otherwise encumber 8 or any part thereof, from time to time, in possession of reversion, by Jeases	the real estate or any part or parts of it, and at any time or hereof, to dedicate parks, streets, highways or alleys and to	1	13
chase, to sell on any terms, to convey either with or without consideration.	to convey said real estate or any part thereof to a successor	1	3 8
Trustee, to donate, to dedicate, to mortgage, pl. dge r otherwise encumber s	aid real estate, or any part thereof, to lease said real estate,	1	3 24
terms and for any periods of time. Not exceeding in the case of any s	The second secon	,c;	3 3
at any time or times hereafter, to contract to mak leases and to grant option chase the whole or any part of the recession and to contract to mak leases.	ons to lease and options to renew leases and options to pur-	g au	प्य ह
reases upon any terms and for any period or periods o "me and to amend, on at any time or times hereafter, to contract to mak "eases and to grant option chase the whole or any part of the reversion and to contract", specting them partition or to evehange said real estate, or any part there f, for other real kind, to release, convey or assign any right, title or interes in or oout or ea and to deal with said real estate and every part thereof in an or' er ways and person owning the same to deal with the same, whether sim ar to or diffe	or personal property, to grant easements or charges of any sement appurtenant to said real estate or any part thereof	iibre Pagradh	24
and to deal with said real estate and every part thereof in an or er ways and nerson owning the same to deal with the same, whether sim ar to or diffe	I for such other considerations as would be lawful for any tent from the ways above specified, at any time or times	S   E	E 102
hereafter.  In no case shall any party dealing with said Trustee, or any success or in trus		AFFIX "RIDERS" OR REVENUE STAMPS HERE EXEMPT UNDOF PROVISIONS OF FURNESIS. Fax Act.	2 3
or any part thereof shall be conveyed, contracted to be sold, leased or mortgag	ted by said Trustee, or any successor in trust, be obliged to	TS C	1/3
terms of the trust have been complied with, or be obliged to inquire i to Trustee, or be obliged or privileged to inquire into any of the terms of said Tr	t le authority, necessity or expediency of any act of said st 'greement; and every deed, trust deed, mortgage, lease	S S	JI'''
or any part thereof shall be conveyed, contracted to be sold, leased of mortgas see to the application of any purchase money, rent or money borrowe-to at terms of the trust have been complied with, or be obliged to inquire i to Trustee, or be obliged or privileged to inquire into any of the terms of said Tr or other instrument executed by said Trustee, or any successor in trust, in rel favor of every person relying upon or claiming under any such conveyance, lea thereof the trust created by this Deed and by said Trust Agreement was in full ment was executed in accordance with the trusts, conditions and limitation amendments thereof, if any, and is binding upon all beneficiaries thereunder, authorized and empowered to execute and deliver every such deed, trust deev veyance is made to a successor or successors in trust, that such successor or successor with all the title, estate, rights, nowers, authorities, duties and obligation.	ion to said trust property shall be conclusive evidence in	ist Per	
thereof the frust created by this Deed and by said Trust Agreement was in full ment was executed in accordance with the trusts, conditions and limitation	for earld effect, (b) that such conveyance or other instru-	ov.	
amendments thereof, if any, and is binding upon all beneficiaries thereunder, authorized and empowered to execute and deliver every such deed, trust dee	(c) that said Trustee, or any successor in trust, was duly d, lease, mor sug, or other instrument and (d) if the con-	P F	
<ul> <li>veyance is made to a successor or successors in trust, that such successor or successed with all the title, estate, rights, powers, authorities, duties and obligations.</li> </ul>	cessors in trest have been properly appointed and are fully ions of its, his or wheir predecessor in trust.	O.T.	7
This conveyance is made upon the express understanding and condition the successor or successors in trust shall incur any personal liability or be subjected.		and	9-7 Date
or its or their agents or attorneys may do or omit to do in or about the said re- Agreement or any amendment thereto, or for injury to person or property hap	al estate or under the provisions of this Deed or said Trust ppening in or about sai, real estate, any and all such liabil-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0
ity being hereby expressly waived and released. Any contract, obligation or inc nection with said real estate may be entered into by it in the name of the then l	debtedness incurred (1 entered into by the Trustee in con- beneficiaries under said for Agreement as their attorney-	E E a 1	
in-fact, hereby irrevocably appointed for such purposes, or at the election of the and not individually (and the Trustee shall have no obligation whatsoever with	he Trustee, in its own name, as Trustee of an express trust h respect to any such contract, of ligation or indentedness	E E	ı
successor or successors in trust shall incur any personal hability or be subjected its or their agents or attorneys may do or omit to do in or about the said reader Agreement or any amendment thereto, or for injury to person or property hat ity being hereby expressly waived and released. Any contract, obligation or in nection with said real estate may be entered into by it in the name of the then I in-fact, hereby irrevocably appointed for such purposes, or at the election of it and not individually (and the Trustee shall have no obligation whatsoever with except only so far as the trust property and funds in the actual possession of charge thereof). All persons and corporations whomsoever and whatsoever she of the filing for record of this Dead.	the Trustee shall be applicable for the payment and dis- all be charged with notice of his condition from the date		•
The interest of each and every beneficiary hereunder and under said Trust	Agreement and of all persons claiming under them or any		
of them shall be only in the earnings, avails and proceeds arising from the sal- interest is hereby declared to be personal property, and no beneficiary hereun	der shall have any title or interest, legal or equitable, in or	1	
to said trust property as such, but only an interest in the earnings, avails and provest in the Trustee the entire legal and equitable title in fee simple, in and to	all of the trust property above describ.		
If the title to any of the trust property is now or hereafter registered, the R in the certificate of title or duplicate thereof, or memorial, the words "in trust" similar import, in accordance with the statute in such case made and provides	egistrar of Titles is hereby directed not to r gir er or note , or "upon condition", or "with limitations", or words of		A P
And the said Grantor S. hereby expressly waive and release any statutes of the State of Illinois, providing for the exemption of homesteads fr	and all right or benefit under and by virtue of any and all		PD
IN WITNESS WHEREOF, the GrantorS aforesaid haze hereunto set h		- Connect	<b>3</b>
day of July 1977		D 18	
[Seal]	er Detente Siseall	18	
	Frank & Mile Dismit	1 1	
T113 _ 3 _	the property of the property of the local		DC.
STATE OF TITINOIS COUNTY OF COOK ss.		13	
		. JE	
John LoSasso aforesaid, do hereby certify that Leo Orlando and Patrici	a G. Orlando his wife	· Viene	1 0
personally known to me to be the same person S whose name S are	subscribed to the foregoing instrument, appeared be-	0 7	
fore me this day in person and acknowledged that the Yigned, sealed and delive tary act, for the uses and purposes therein set forth, including the release and	ered the said instrument as their free and voing	7 =	for the second
GIVEN under my hand and Notarial Seal this 9th day		5 . c	እን
July 27, 77	John Course Co	. 0	1
Commission expires 19	JOhn LoSasso NOTARY PUBLIC O	0, 8	2
Document Prepared By John LoSasso	ADDRESS OF PROPERTY:	DOCUMENT NUMBER	$\widetilde{\mathcal{C}}$
7749 Milwaukee Av.Niles,Ill.	4115 Lake-Cook Rd.,	N	( <del>)</del>
John LoSasso	Northbrook, Illinois.	Z	ਹੋੜੀ
7749 Milwaukee Av.	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEFD	M M	
Niles, Ill. 60648	ONLY AND IS NOT A PART OF THIS DEFD SEND SUBSEQUENT TAX BILLS TO	更	
	(Name)	- 1	
	(radius)	Ĺ	

END OF RECORDED DOCUMENT