UNOFFICIAL COPY



S. Harlem Avenue, Palos Heights, Illinois 60463

26 759 494

QUIT CLAIM DEED IN TRUST	1	/ T
THIS INDENTURE WITNESSETH, That the Graz	Sharon G. Otis, a Sir	
of the County of <u>Cook</u> and State of <u>Illinois</u> , for and in consideration of the sum of <u>Ten and no/100</u> , policies (\$\frac{10.00}{10.00}},		
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Canvey(s) and Quit Claim(s) unto PALOS BANK AND TRUST COMPANY, a banking corporation duly organized and existing under the lows of the State of Illinais, and duly authorized to accept and execute trusts within the State of Illinais, as Trustee under the provisions of certain Trust Agreement, dated the 12th day of July 1983, and known as		
Trust Number 1-2060 , the following described real estate in the County of Cook and State of Illinois, to-wit:		
The East 208 feet of the North 175 being a subdivision of part of the Section 13, Township 36 North, R. Cook County, Illinois.	East one-half of the North Ea	st quarter of
d l'		
70	Sidney N. Olsoni RECEPCER OF PEEDS	40
CUDY COUNTY, ILLINOIS FILTD FOR RECORD	RECERCEP OF DEEDS	Par E. Par E. Date:
1983 SEP -1 PN 12: 45	26759494	- × ×
SUBJECT TO	with the appurtenances, upon the trusts, and for the	e uses and purposes herein
and in said Trust Agreement set forth. Full power and authority is he says anted to a part thereof, to dedicate parks, streets, hig ways or alleys as a firm as desired, to contract to sell, to around not not convey said read estate or any part thereof we suit essay of the title, estate, powers and outhoristes west of in said I read estate, or any part thereof, to lease said roles and the term of VBy years, and to rense or extend lease up the said of the said	sold Trustee to Improve, manage, protect and subdivid to vacate any subdivision or part thereof, and to repurchase, to sell on any terms, to convey either with or successors in trust and to grant to such successor trustee, to donate, to dedicate, to mortgage, pledge or any port thereof, from time to lime, in possession or any period or periods of time, and exceeding in the ry terms and for any period or periods of lime and it hereafter, to contact to make leases and to grant any period or periods of time and it was to the self-or any part thereof, for any real or personal yr right. "Is or interest in or about or assement apprexy or the real fine all other ways and for such others."	Signature of the state of the s
real estate of no nor thereof shall be conveyed, contracted to hilped to any part hereof shall be conveyed, contracted to hilped to the terms of this trust have been compiled with, or he abliged or be obliged or piveliaged to inquire into any of the terms instrument executed by said Trustee, or any successor in truperson (Including the Register of Itiles of said County) relithat at the time of the delivery thereof the trust created by such conveyance or other instrument was executed in account of the conveyance or other instrument was executed in account successor in trust, was duly authorized and empowered to event and (d) if the conveyance is made to a successor or suc	ustee, 'm' uccessor in trust, in relation to add re it to be soi, is sad or mortgaged by soid ir ustee, or to mone; bor awed or odvenced on said real estate to inquire it. It outhority, necessity or expediency of said Trust Agree ment; and every dead, trust deer said in relation to a desire the said be conclusivelying upon or close or unit of the said to a said the conclusive in the said of the said to be a said to a said the said to a said to a said the said to a said to a said the said the said to a said the said to a said the said	any successor in trust, be , or be obliged to see the all any act of said Trustee definition of the seed of the wildence in favor of every sey or ather instrument, for aired in this Indenture and) that said Trustee, or any , mortgage or ather instru- intust have been praperly
This conveyance is made upon the express under our its successor or successors in trust shall incur any per or they or its or their agents or attorneys may do ar omit to Trust Agreement or any amendment thereta, or for injury tibbility being bereby expressly wolved and released. Any connection with soid real estate may be entered into by it in infact, hereby irrevocably appointed for such purposes, or and not individually (and the Trustee shall have no set and not individually (and the Trustee shall have no secure of the security and funds at the actual property and funds and the countered of this Deed	retanding and condition that neith the sid Bank, it amount liability or be subjected to any claim, independing to provide an independing to person or property hoppening in _ all vit said recontract, obligation or indebtedness in urr _ ar enter he name of the then beneficiaries under a colling in the election of the Trustee, in its own non , a sign whatsoever with respect to any such court cap of possession of the Trustee shall be conditioned to the provers shall be charged with notice of this conditions.	ndividually or as Truster, it or decree for anything it slone of this Deed or said lestere, or of the Section o
The Interest of each and every beneficiary here or any of them shall be only in the earnings, avails and such interest is hereby declored to be personal property, on in or to sold real estate, as such, but only on interest in the tovest in sold Bank the entire legal and equitable title in fee register or note in the certificate of title or duplicate thereof, or words of similar import, in accordance with the statute in a the said Agreement of a copy thereof, or any extracts harafter ad lands is in accordance with the true into the said and the said familar (in the said familar lands) and the said familar lands of the State of the State of the said protot (for the exemption of the sample).	proceeds arising from the sale or any other disposition of no beneficiary hereunder shall have any title or in a cornings, avails and proceeds thereof as aforesaid,	the of the state o
In Witness Whereof, the grantac(X) aforesaid ha(s)(X) hereunto set (C(X) (her) (C(X)) hand(s) and seal(X) talks 19th day of July , 19 83.		
Sharon G. Otis	(SEAL)	(SEAL)
Sunt Illinois Labourdersign		(SEAL)
State of IIIInois I, the undersigned, as Notary Public in and for said County, in the state aforesaid, do hereby certify that Sharon G. Otis, a Single Person		
personally known to me to be the same person(X) whose name(X) (is) (XX) subscribed to the foregoing		
instrument, appeared before me this day in person and acknowledged that (KE) (KEN) signed, sealed and delivered the said instrument as KEH) (her) ONLY free orld voluntary act, for the uses and purposes therein set footh, including the release and waiver of the right of homestead. Given under my hand and natorial seal this 19th and of July 1983.		
(SEAL)	The same	Notary Public
ANKXIVX Grantee's Address:	For information only insert street address of a 7225 W. 151st Street	pove described property.
PALOS BANK AND TRUST COMPANY	Orland Park,	Illinois 60462
TOHET DEDADTHENT	27-13-205-00	Stote 5

OF RECORDED DOCUMENT