UNOFFICIAL COPY

QUIT CLAIM DEED IN TRUST	26383411 The above space for recorders use only
ried of 12600 South Harlem Avenue,	r(s), Alyce H. Layland, divorced and not remar- Palos Heights, Illinois 60463
of the sum of <u>Ten and no/100</u> in hand paid, and of other good and valuable considerat Quit Claim(s) unto PALOS BANK AND TRUST COMPAN of the State of Illinois, and duly authorized to accept provisions of certain Trust Agreement, dated the <u>2</u>	otions, receipt of which is hereby duly acknowledged, Convey(s) and NY, a banking corporation duly organized and existing under the laws
Trust Number 1-1964 , the following described to-wit: Lot 353 in Bremen Towne Estates Un	
of part of the East ½ of the North 36 North, Range 12, East of the Th County, Illinois.	h West & of Section 24, Township hird Principal Meridian, in Cook
1982 OCT 18	· F
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SUBJECT TO TO HAVE AND TO HOLD the said real estate	
Full power a state of the series of the series of the dedicate port, streats, highways or alleys an as often as desired, to connect to the series of the convey sold read estate or any at the series of the title, existe, powers and cutherist a vested in sold it real exists, or any port thereof, a lease sold real exists, or any port thereof, a lease sold real exists, commence in presently or in future, and or any terms and for the term at 189 years, and to snew or exit at leases upon a lease on derms and govisions thereof at any terms and for leases and real exists, and the series of t	with the appurtenences, upon the trusts, and for the uses and purpose the soid. Trustee to improve, manage, protect and subdivide sold real estate as any and to vocate any subdivision or part thereof, and to resubdivide sold real estate purchase, to sell on any starts, to convey efficient or without assistant and the subdivide sold real estate purchase, to donde, to dedicate, to mostgage, pledge or otherwise encumber sold or any part thereof, from time to time, in possession or reversion, by leaves to for any period or periods of fine, not exceeding in the case of any single demise any terms and for any period or periods of time and to amend, change or modify the hereoffer, to contract the make leaves and to grant or that to leave and application of the state, or any part thereof, for any real or personal property, to get grant essenty right, title of interest in or about or easement appurtment to sold real estate very part thereof, in all other ways and for such other considerations at it would same, whether similar to ar different from the ways above specified, at any time time, or any successor in trust, in relation to sold real estate, or to whom sold do it be sold, leaved or mortgaged by rold Trustee, or any successor in trust, be not come to the considerations as the sold to be sold, leaved or mortgaged by rold Trustee, or any successor in trust, be not convey borrowed or advanced on sold real estate, or be obliged to see that it is native from the ways for any successor in trust, be not any form the authority, necessity or expediency of any or of sold Trustee and any the sold be cancellated or on the other consideration and the contraction of sold and setted sold be cancellated or form forms of every deed, trust deed, mortgage, leave or other sold.
In no case shall any porty dealing with add teal state or any part thread shall be conveyed, controlled to see the application of any purchase manay the obliged to see the application of any purchase manay the obliged or privileged to inquire into any of the teal instrument executed by said Trustee, or any successor in run person (including the Register of Titlee of soid County) rely that at the time of the delivery thereof the trust created by such conveyance or other instrument was executed in according to the conveyance or other instrument was executed in according to the conveyance or the runtiment was executed in according to the conveyance or the runtiment was executed in according to the conveyance of the conveyance of the conveyance of the conveyance of the conveyance is made to a successor or see	ties, or any successor in trust, in relation to sold real estate, or to whom said a be sold, leased or mortgaged by sold Trustee, or any successor in trust, be at a money between a codenated on sold seed estate, or be obliged to see that it a many between a codenated on sold seed estate, or be obliged to see that it is inquire into the authority, necessity or expediency of any act of said Trustee in a said trust Agreement; and every deed, trust deed, mortgage, lease or other var in alation to said seel estate shall be conclusive evidence in lavar of every in a point of the conveyance lease or other instrument, it is not not claiming under any such conveyance lease or other instrument, it is not not claiming under any such conveyance lease or other instrument, and the trusts, conditions and limitations contained in this indenture and any, a d b sing upon all beneficiaries thermunder, (c) that said Trustee, or any execut or d lives every such deed, trust deed, lease, mortgage or after instruccessors in trust, that such successors or successors in trust, that such successors in such average entering that, powers, and it is a duties and obligations of its, his or their predecessor in
appointed and are fully vested with all the title, satele, right trust. This conveyance is made upon the express under 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 Irust Agreement or any amendment thereto, of for injury liability being hereby expressly walved and released. Any connection with add real estate may be entered into by it in larger, hereby inswealchy appointed for such purposes, or and not individually (and the Trustee shall have no ablige except only as for as trust property and funds in the officers of the season.) Appears as and corporations whomsaever and what	nis, powers, out at it as, duties and obligations of its, his of their predecessor in destraining and and lion, that neither the said Bank, individually or as Trustee, example liability or 'e subjected to any cloim, judgment or decree for anything it to do in or about it. 'a real state or under the previsions of this Deed or said to person or yet. 'the hopening in or about said real state, any and all such y controct, beligation of its a trustee, in its lates and trust Agreement as their attracted in the name of the then beny icial; a under said Trust Agreement as their attracted in at the section of the Trustee, in its exchangement, obligation or indebtedness attack or any about the proposed of the Trustee, in its exchangement, obligation or indebtedness attack or any about the proposed of the Trustee, in its exchangement, obligation or indebtedness attack or any about the proposed of the Trustee, in the opplicable for the payment and discharge attacks of the trustee, and the proposed of the Trustee, and the control of the trustee, and a processor arising from the sole is may about disposition of said real strategord of no bardictary her and the said the set of a disposition of said real strategord and no bardictary her and the said the set of a disposition of the trustee and the said the set of a disposition of the produce few simples, in and to all of the real state; a over discribed, where the produce is not considered and the said in the required to produce from, as evidence that only transfer, charge or the dealing involving the register of the trustee, all senses the control of the transfer, and the trustee in the trustee.
	eraunder and under said Trust A ream at and of all persons claiming under them of process or rising from the sole "any ber disposition of said real estate, and and no beneficiary hereunder shall be on title or interest, legal or equitable, the earnings, avails and proceeds the sof a placesoid, the intention hereof being fee simple, in and to all of the real estate a use of acribed. I have been discussed in the said of the real estate as a simple, in any or hereofter registered, the Registrar of Itles is hereby directed not to of, or memorial, the words "in trust," or "pon or "lition," or "with limitations," in such case mode and provided, and sold Truste's at il not be required to produce from, as evidence that ony transfer, charge or the dealing involving the register of the trust." inve(s) and release(s) any and all right or benefit under an by virtue of any and titlen of homesteads from sale on execution or otherwise.
In Witness Whereof, the grantor(s) afore:	serial ha(s)(ve) hereunto set (his) (her) (their) here) and seal(s) this September 182 (SEAL)
State of Illinois I, the undersi	(SEAL)
County of Cook hereby certify	fy that Alyce H. Layland, divorced and not re- married,
instrument, appeared before	be the same person(s) whose name(s) (is) (are) subscribed to the foregoing e me this day in person and acknowledged that (he) (she) (they) signed, aid instrument as (his) (her) (their) free and valuntary act, for the uses and including the release and walver of the right of hymesterd. Instantial seal this the day of the state o
MAIL TO: Grantee's Address:	For information only insert street address of above described property.
PALOS BANK AND TRUST COMPAN' 12603 So retirem Are Party respire, 16 60463 448 9100	16205 South Ozark, Tinley Park, Illinois
TRUST DEPARTMENT	City

END OF RECORDED DOCUMENT