## UNOFFICIAL COPY

WARRANTY DEED IN TRUST

(2)

	THE INDENTINE WATER	Frank T. Kolar Tr and Bonne-	1	
	J. Kolar. his wife of 52	rontor(s), Frank T, Kolar, Jr. and Bonnye 72 W. 89th Street, Oak Lawn, Illinois	-	
	of the County of Cook and State of Illinois		-	
	of the sum of Ten dollars and no.	/100	),	
	in hand paid, and of other good and valuable cons	siderations, receipt of which is hereby duly acknowledged. Convey(s) an	d	
	Warrant S unto PALOS BANK AND TRUST CO	MPANY, a banking corporation duly organized and existing under the law:	s	
	of the State of Illinois, and duly authorized to ac	ccept and execute trusts within the State of Illinois, as Trustee under the		
	Trust Number 1-2224 , the following dec	24th day of January 19 85, and known as cribed real estate in the County of COOK and State of Hignois	Section 3	
	to-wit:	· · · · · · · · · · · · · · · · · · ·		
1 85 9 2	15	11100	2 Lul	
- 1		00		
	Lot 15 in Block 2 in Rido	geland Park, a subdivision of	Paragraph	
ļ	that part lying West of a	and adjoining the center line of th ½ of the Northeast ½ of Section	1 37 -	
	6, Township 37 North, Ran	nge 13, East of the Third Principal	75 E	
	Meridian, said center lin	ne of Neenah Brook being a straight	Pax 5	
	line drawn from a point of	on the North line of said Section	provision Isfer Tax	
	that $\infty$ to a point on th	: West of the Northeast corner ne South line of said North ½ of		
]	the No. theast ½ of Section	on 6, a distance of 1229.75 feet	under S	
ĺ	West of the Coutheast cor	mer thereof, in Cook County,		
	Illinois.		Exemption   Exempt	
	SUBJECT TO		18 20	
	TO HAVE AND TO HOLD to e so do an esta and in said Trust Agreement set forth.	ate with the appurtenances, upon the trusts, and for the uses and purposes herein	- E	
	part thereof, to dedicate parks, streets, highways or all, s as often as desired to contact to call.	ate with the appurtenances, upon the trusts, and for the uses and purposes herein  a said Trustee to improve, manage, protect and subdivide said real estate as any  is de to vacate any subdivision or part thereof, and to resubdivide asid real estate  to urchase, to sell on any terms, to convey either with or without consideration,  our successors in trust and to grant to such successor or successors in trust all  Trustee, to denate, to dedicate, to mortgage, pledge or otherwise encumber said  year part thereof, from time to time, in passession or reversion, by leases to  year terms and for any period or periods of time and to amend any single denate  as and it is to contract to make leases and to grant aptions to lease and aptions  part to the 've ion and to contract respecting the manner of fixing the amount of  soil esti- or "y part thereof, for any real or personal property, to get grant case- any right, i interest in ar about or easement appurtenant to said real estate  as ame, when it is interest to a doubt or such other considerations as it would  some, when it is minimal thereof with the manner of the considerations as it would  respect to the passes of the passes of the passes of the consideration as it would  respect to the passes of		
	to convey said real estate or any part thereof to a su cess of the title, estate, powers and authorities vested in said	sor or successors in trust and to grant to such successor or successors in trust and	stamps	
	commence in praesenti or in future, and upon any terms and the term of 198 years, and to renew or extend	o, , , ny part thereof, from time to time, in passession or reversion, by leases to d or ar / period or periods of time, not exceeding in the case of any single demise or any terms and for any period or exceeding in the case of any single demise	e sto	
	leases and terms and provisions thereof at any time or tim to renew leases and options to purchase the whole or any	les ner itte. To contract to make leases and to grant options to lease and options part of the river ion and to contract respecting the manner of five the contract respecting the contra	revenue	
	present or tuture rentals, to partition or to exchange said re ments or charges of any kind, to release, convey or assign or any part thereof, and to deal with said.	ear estite or my part thereof, for any real or personal property, to get grant esse- any right, to interest in or about or easement appurtenant to said real estate every part the real is all other	and re	
	be lawful, for any person owning the same to deal with the or times hereafter.	e same, whether similar to a different from the ways above specified, at any time	dors	
	in no case shall any party dealing with said I real estate or any part thereof shall be conveyed, contract obliged to see the application of any party of the said I	Fusitee, or any suc sust in trust, in relation to said real estate, or to whom said ed to be sold, leas d or mortgaged by said Trustee, or any successor in trust, be ent or money borrow d or advanced on said real estate, or be obliged to see that or the said of the said	ixing riders	
	the terms of this trust have been complied with, or be oblige or be obliged or privileged to inquire into any of the terr	ed to inquire into the authority, accessity or expediency of any act of said Trustee ms of said Trust Agreem nt; a devery deed, trust deed, martiage, leave activities	affixir	
	narrument executed by said Trustee, or any successor in tr person (including the Registrar of Titles of said County) re that at the time of the delivery thereof	rust, in relation to said red (a) shall be conclusive evidence in favor of every elying upon or claiming under (y) such conveyance lease or other instrument, (a) y this indenture and he said T.	o for	
	such conveyance or other instrument was executed in according said Trust Agreement or in all amendments thereof. if	rdance with the trusts, conditions and in this training and in this Indenture and any, and binding upon all beneficialist secunder. (c) that said Trusts	space	
	ment and (d) if the conveyance is made to a successor or si appointed and are fully vested with all the state of the conveyance is made.	execute and deliver every such deed, tr st ed, lease, mortgage or other instruuccessors in trust, that such success or uccessors in trust have been properly hits, powers, gutharities, duties and the control of the co	214	
	This conveyance is made upon the express un	hts, powers, authorities, duties and ablig tian, of its, his or their predecessor in derstanding and condition that neither the sea Bank, individually or as Trustee,	ľ	
	or they or its or their agents or attorneys may do or amit Trust Agreement or any amendment there's	destanding and condition that neither the s. w. Bank, individually or as Trustee, resonal liability or be subjected to any caim, judgms, o. decree for anything it to do in or about the sold real estate or under the prevision of this Deed or soid to person or property happening in or about said ead estate any and all such a person of property happening in or about said ead estate any and all such to previously the subject of the sold of the sold previously and all such to the condition of the relations of the sold of the sold previously and the sold of the so		
	liability being hereby expressly waived and released. Any connection with said real estate may be entered into by it in in fact hereby.	y contract, obligation or indebtedness incurred or extered into by the Trustee in the name of the then beneficiaries under said Trust 6		
	and not individually (and the Trustee shall have no oblig except only so for as the trust property and funds in the	The home of the then beneficiaries under said I rust how man has their attorney- at the election of the Trustee, in its own name, as I rust ere, nexpress trust ation whatsoever with respect to any such contract, oblige in a indebtedness tual passession of the Trustee shall be applicable for the parme, and discharge stacever shall be charged with notice of this condition from find do not filling		
	or any of them shall be only in the earnings, avails and	proceeds arising from the sale or any other disposition of said rec. e tate, and		
	in or to said real estate, as such, but only an interest in the	he earnings, avails and proceeds thereof as aforesaid, the intention hereof being		
	register or note in the certificate of title or duplicate thereof or words of similar import, in accordance with the statute in	es simple, in and to all of the real estate above described, is now or hereafter registered, the Registrar of Titles is hereby directed in to, or memorial, the words "in trust," or "upon condition," or "with limitations," such case made and provided, and soid frustee shall not be required to produce om, as evidence that any transfer, charge or other dealing involving the register-tibe trust.		
	ine said Agreement of a copy thereof, or any extracts therefir ed lands is in accordance with the true intent and meaning of And the said contest.	om, as evidence that any transfer, charge or other dealing involving the register-	U_	
-	all statutes of the State of Illinois, providing for the exemptic	om, as evidence that any transter, charge or other dealing involving the register- ithe trust.  re(s) and release(s) any and all right or benefit under and by virtue of any and on of hamesteads from sale on execution or otherwise.	/X	
	In Witness Whereof, the grantor(s) afores	and ha(s)(ve) hereunto set (his) (her) (their) hand(s) and seal(s) this		
	25th day of Ja	anuary , 19 <u>85</u> .		
	(SEAL) (SEAL)			
M. H.	Frank T. Kolar Jr.	(SEAL) Stronge F. Kolar (SEAL)	>=	
NSI			27	
INSTRUMENT PREPARED	State of Illinois I, the undersign County of Cook hereby certify t	ned, as Notary Public in and for said County, in the state aforesaid, do that Frank T. Kolar, Jr. and Bonnye	7424267	
NT PF		W. 89th Street, Oak Lawn, Illinois	12:	
TEP AF			<b>≥</b>	
Ű D	personally known to me to be the same person(s) whose name(s) (is) (are) subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that (he) (she) (they) signed,		~ ~	
ВУ	sealed and delivered the said i	instrument as (his) (her) (their) free and voluntary act, for the uses and uding the release and waiver of the right of homestead.	-	
İ	Given under my hand and notari	iol seal this 25th flow of January 19 85		
3	(SEAL) My Commission Expires October 18	3, 1988 MUNILO WARTER Natary Public	-	
, MAI	* TO: Grantes's Add	For information only insert street address of above described property.	<b>L</b>	
~ ~	TO: Grantee's Address:	6724 West 88th Street		
111	MEDO DUNK KUM LITOOL OUMILKIMI	Minimal Control of the Control of th		
VII	MAIN DERN 17650 SU THICKNEY DOTTINGERIN 1740 SI & MICHIGINANU COL E POLS IL 60463 448 9160	Oak Lawn, Illinois		
W	- !	24-06-211-019		
W.	TRUST DEPARTMENT	Permanent Tax Number		
W.	TRUST DEPARTMENT	Permanent Tax Number		
W.	1 – BREV (10 – 73) Angrik dan Perkentangan Sepagan menjangkananahan salah sebagai sebagai sebagai sebagai sebagai sebagai sebagai	ECORDED DOCUMENT		