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inols , for and in consideration
---Deliars (\$ 10.00

`d	Quit Claim(s) unto PALOS BANK AND TRUST COMPANY	, a banking corporation duly organized the day of many and execute trusts within the State of Illinois, as Trustee under the November 19 81, and known as	
7			
9	Trust Nur ser 1-1834, the following described	real estate in the County of <u>COOk</u> and State of Illinois,	
	fo-wit:		
3			
2	Lots 6 and / in Hugh Lauder's Subdivision of Lot 8 in Block 5 of A. O. Tyler's Addition to Pullman, being a subdivision of the East ½ of the Southeast ½ of the Southwest ¼ and the West ½ of the West ½ of the Southwest ¼ of the Southeast ¼ of the Southwest ¼ of the Southeast ¼ of Section 21 Township 37 North, Range 14, East of the Third		
6			
2	in Block 5 of \(\lambda\). O. Tyler's Addition to Pullman, being a subdivious of the East \(\frac{1}{2}\) of the Southeast \(\frac{1}{2}\)		
4			
<u> </u>			
10	or mormahin 37 North, Range 14, Edst of the		
9	Principal Meridian, in Cook County, Illinois.		
	25-21-335-032 Vol 468		
	This is not Homestead	Proguety and	
		00	
	SUBJECT TO TO HAVE AND TO HOLD the sold real estate w	th the appurance, upon the trusts, and for the uses and purposes herein	
and in sold Trust Agreement set forth. Full power and authority is hereby granted to sold Trustee to improv, manage, protect and subdivide sold real force. Full power and authority is hereby granted to sold Trustee to improv, manage, protect and subdivide sold real force.			
	part thereof, to dedicate parks, streets, highways a construction of the construction of the construction self, to great options to purchase, to self on any term, to what with successor of successors in trust and it great it such successor of successors in trust and it great it such successor of successors in trust and it great it such successor of the relative to the common self and astronomy and the common self and the common self-and the com		
	ond in sold Tost Apresent set forth. And in sold Tost Agreement set forth. Full gower and authority is hereby granted to sold Trustee to improv, monage, protect and subdivide sold real estate as any part thereof, to dedicate parks, streets, highways or alleys and to vecate any sold is also or the threef, and to resubdivide sold real estate as any sold is also or the sold sold result of the sold real estate and sold results and to convey sold real estate and to convey sold real estate and to convey sold real estate and sold results and to convey sold real estate and sold results and to convey sold real estate and sold results and to convey sold real estate and sold results and to convey sold real estate, powers and authorities vested in a sold real estate, to make the sold real estate, and the sold real estate estate, and the sold real estate estate, and the sold real estate, and the sold real estate estate, and the sold real estate estate estate, and the sold or estate in a purindent to sold real estate estate estate, and the sold or estate in the sold or estate estate, and the sold or estate in the sold or estate estate, and the sold or estate in the sold or estate estate, and the sold or estate in the sold or estate estate, and the sold or estate in the sold or estate estate, and the sold or estate es		
	commence in procesenti or in futuro, and upon any terms and to the term of 198 years, and to renew or extend leases upon an	y terms and for any period or periods of time and to amend, change or modify reafter, to contract to make leaders of the grant options to lease and options	
	leases and terms and provisions in account to renew leases and options to purchase the whole or any part to renew leases and options to partition or to exchange said real en	of the reversion and to contract respect ig the maintenance of the get grant ease- state, or any part thereof, for any real in per anal property, to get grant ease- state, or any part thereof, for any real in appurtenant to said real estate.	
	ments or charges of any kind, to release, convey or assign any or any part thereof, and to deal with sold real estate and ever	right, title or interest in all other ways and for such the considerations as it would be part thereof in all other ways and for such the considerations as it would be part that the considerations as it would be part that the considerations are whether similar to or different from the cays cover specified, at any time	
	be lawful, for any person owning the same to deal with the same or times hereafter.	se, whether similar to or different from the rays are specified, e.e., or any successor in trust, in tellation to said rule a tate, or to wham sold be sold, lessed an entranged by said Trustee, ram successor in trust, he many the said rule of control of the said said said said said said said said	
	real estate or any part thereof shall be conveyed, contracted to	be sold, leased or mortgaged by said traiter, br bliged to see that money borrowed or advanced on said real estate, br bliged to see that money borrowed or advanced on said real estate; any act of said Trustee.	
	the terms of this trust have been complied with, or be obliged to or be obliged or privileged to inquire into any of the terms of	inquire into the duthor, to state shall be conclusive evidence favor if every	
	instrument executed by said Trustee, or any successor in trust, person (including the Registrar of Titles of said County) relyin person (including the Registrar of Titles of said County) relyin	g upon or claiming under any such conveyance lease or oth rinstruction, (a) that is indenture and by said Trust Agreement was in full force at leffect, (b) that	
	that at the fine of the delivery meters was executed in accordant such conveyance or other instrument was executed in accordant to the delivery meters are accordant to the delivery meters was executed in accordant to the delivery was executed in accordant to the delivery was executed to the delivery was executed to the delivery was executed and the delivery was executed to the	e with the trusts, conditions and limitations contained in aid Trust , or any and binding upon all beneficiaries thereunder, (c) that said Trust , or any	
	successor in trust, was duly authorized and empowered to exec ment and (d) if the conveyance is made to a successor or succe	use and deliver every such deal, that successors in trust have been iro, or y issors in trust, that such successor or successors in trust have been iro, or y issors in trust have been iro, or y is sorted in trust have been iro,	
	appointed and are fully vested with all the title, estate, rights, trust.	tute and deliver every such deed, trust deed, lease, margage of c. 18 131- ssors in trust, that such successor as rucessors in trust have been rio, of y, powers, authorities, duties and obligations of its, his or their predec. sao in tanding and condition that neither the said Bank, individually or as Trust tanding and condition that neither the said Bank, individually or as Trust	
	nor its successor or successors in trust shall incur any personal incu	nal liability or be subjected to any claim, lossings of this Deed or said to in or about the said real estate or under the provisions of this Deed or said to in or about said real estate, any and all such	
	Trust Agreement or any amendment thereto, or for injury to Trust Agreement or any amendment thereto, or for injury to Lightity being hereby expressly waived and released. Any co	person or properly hopes. Intract, obligation or indebtedness incurred or entered into by the Irustee interface, obligation or indebtedness incurred or entered into by the Irustee in Iru	
	connection with said real estate may be entered into by it in-fact, hereby irrevocably appointed for such purposes, or at	the election of the Trustee, in its own name, as Irustee of an expension or indebtedness in whatsoever with respect to any such contract, obligation or indebtedness in whatsoever with respect to any such contract, obligation and discharge	
	ment and (d) if the conveyance is made to a successful as well as the property of the property		
n			
AN			
ည ရှိ	In Witness Whereof, the grontor(s) aforesaid he(s)(ve) hereunto set (his) (her) (their) hand(s) and seal(s) this 23rd day of April 19.85 (SEAL) Theodole J., Bruck (SEAL) (SEAL)		
F. A.			
E COS			
3			
State of Illinois W ST County of Cook Ly			
		at	
T WAS P E HO BANK 500 S	DI		
ENT S]	N 이 이 이 personally known to me to be the same person(s) whose name(s) (is) (are) subscribed to the foregoing. Personally known to me to be the same person(s) whose name(s) (is) (are) subscribed to the foregoing of the foregoi		
F 다 다 다			
STR Mi PA c)	purposes therein set forth, inclu	on 1 (λητί) 1985	
SINST ne) M dresu)	Given under my hand and notari	al seal this Ministry Public	
THIS IN (Name)	(SEAL)	THURS YTUTTURE	
	MAIL TO: Grantee's Address:	For information only insert street address of above described proper	
		11848 S. Stewart	
	12600 So. Harlem Ave. Palos Heights IL 60463 448-9100	City State	

QUIT CLAIM DEED IN TRUST

MARCELLINE A BRUCK

THIS INDENTURE WITNESSETH, That the Grantor(s), Theodore J. Bruck

in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey(s) and Quit Claim(s) unto PALOS BANK AND TRUST COMPANY, a banking corporation duly organized and existing under the laws

of the County of Cook and State of Illinois of the sum of Ten dollars and no/100-----Deliars

Paragraph E Section provision of "Exempt under progress of the state france of the state france of the state france of the state of the state

TRUST DEPARTMENT

TR-1-2 REV. (76) RECORDERS BOX 333

State

Permanent Tax Number 25-21-335-032-0000

HV

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END OF RECORDED DOCUMENT