UNOFFICIAL The above space for sec ,

	ontor(s), Peter M. Penava and		
Mildred L. Penava, his	s wife,	1	
of the sum of Ten and No/100	and State ofIllinois, for and in consideration, for and in consideration, and, for any in consideration, for any in consideration		
	iderations, receipt of which is hereby duly acknowledged, Convey(s) and		
	APANY, a banking corporation duly organized and existing under the laws		
	cept and execute trusts within the State of Illinois, as Trustee under the		
	20th day of April 1987, and known as cribed real estate in the County of COOK and State of Illinois,		
to-wit:	tribed real estate in the County ofOOA one State of Hillings,] .	
J	sive in Block 32 in Alpine Heights		•
a Subdivision of t	he South West 1/4 of Section 20,		
· · · · · · · · · · · · · · · · · · ·	Range 12 East of the Third Prin-		
	except from said Sections 20 and 29		
	f conveyed to Wabash St. Louis and or Depot sites and Right of Way by	1	
Deed made by Harlo	w P. Smith and wife, dated October		
28, 1881 and recor	ded January 11, 1882 as Document		
	9 Page 34) in CookaggumtyecokAAk-		113
nois.	- 145355 TRAN 4721 12/	(18731 (we rece
VIV 27-20-326-019	thru 27-20-326-028 #1014 FET # 51	1658	3662
	O8th Ave. & Sherman, Orland Park, II		
//,	John Mor a Sherman, Strand Park, II	- 1	
SUBJECT TO			
	ate with the appurtamences, upon the trusts, and for the uses and purposes herein a said Trustee to improve, manage, aratect and subdivide said teal estate as any		
port thereof, to dedicate parks, stricts h'inways or alleys as often as desired, to contract to well to grant options	s said Trustee to Improve, manage, gratect and subdivide said teal estate as any and to vacate any subdivision or part thereof, and to resubdivide said real estate to purchase, to sail on any terms, to convey either with ar without consideration,		
to convey seld real estate or any part hereof to a success of the fifty, estate, powers and outhorities estat in seld	or or successors in frust and to grant to such successor or successors in frust all. Trustee, to donate, to dedicate, to mortgage, pledge or atherwise encumber said. The state of the said of the s	£ .	
commence in praesent of in future, and upo any ferms and the term of 198 years, and to renew or extend letters upo	to purchase, to soli on any terms, to convey either with or without consideration of a successors in trust and to grant to such successor or successors in trust oil it is trueter, to donate, to dedicate, to mortgage, pledge or atherwise encumber said of a convenient of the possession or reversion, by leaves to foot only period of time, not exceeding in the case of any single demise in any terms and for any period of periods of time and to amend, change or modify ex hereafter, to contract to make leases and to grant options to lease and options part of the reversion and to contract respecting the manner of fixing the amount of ial estate, or any part thereof, for any real or personal property, to get grant essentials that or the solices in the amount of all estates.	2	
leases and terms and provisions thereof at any time it time to renew leases and options to purchase the whole a any t	es hereafter, to contract to make leases and to grant options to lease and options part of the reversion and to contract respecting the manner of fising the amount of		
present or future rentals, to partition or to exchange raid e ments or charges of any kind, to release, convey or issir's	al existle, or any part thereof, for any real or personal property, to get grant ease- cry right, title or interest ir or ubout of easement appurtenunt to said real estate uvery part thereof in all other ways and for such other considerations us it would rome, whether similar to ut different from the ways durier specified, ut my time	7	
		ž	<u>3</u>
In no case shall any party dealing with said I real estate or any part thereof shall be conveyed, contract	fustor, we any sucressor in trust, in relation to suid tool estate, or in whom suid of the scill, leased or martgaged by said Trustee, or one, sucressor in trust, he into a marky hortawed or indeed as all and real state, in the abligation see itself at marky the substitution of the sutherity, necessity we expediency of any act of said frustee as at said if its to a substitution of the substitution of th	,	7,40,000,000,000,000,000,000,000,000,000
to bligged to see the application of any purchase manay, re the terms of this trust have been complied with, or he shilly on the shillned or existenced to inquire into now of the term	int a manky partaway or inventing an interest east arise, it is evily on to see that do inquite into the authority, necessity or expediency of any act of seld frustoe as at seld to at Agreement; and every deed trust deed, murtage feace or athor	1	ွ
instrument executed by sold Trustee, or any successor in tr person (Including the Registrar of Titles of said County) re	ust, in relation to suid real estate shall be conclusive evidence in lavar of every elying upo. I aiming dadet any such conveyance lease or other instrument, [a] this indentur, and by said frust Agreement was in full force and effect, (b) had dance with the trist, conditions and limitations contained in this Indenture and	ن ف	9
that at the time of the delivery thereof the trust created by such conveyance or other instrument was executed in occasion and Trust Agreement or in all amendments thereof. if	this indentur, and by said trust Agreement was in full face and effect, (b) that dance with the trist, conditions and limitations contained in this Indenture and env. and bindir, than all beneficiaries thereunder (c) that said Trustee or any		7
successor in trust, was duly authorized and empowered to a ment and (d) if the conveyance is made to a successor or s	eny, and binding spak all beneficieries thereunder, (c) that said Trustee, or any execute and delictries are such deed, trust deed, lease, mortgage or other instructions to the successor or successor in trust have been properly this, pawers, authorisies, differ and obligations of its, his or their predecessor in	<u> </u>	
This convergnce is made upon the express un	derstanding and condition that neither the said Bank, Individually or as Trustee.		
nor its successor or successors in trust shall ment only pro-	ersonal liability or he subjected any claim, judgment or decree for anything it to do in an about the said text retails about the provisions of this Deed or said		
liability being hereby expressly waived and released. Any connection with said real estate may be entered into by it in	to person or property happe ing in a ebout said real estate, any and all such y ontract, obligation or indeb edness incurred or entered into by the Trustee in I the name of the then beneficial, urvei said Trust Agreement as their attaines.		
in-fact, hereby trievacably appointed for such purposes, or and not individually (and the Trustee shall have no ablig	y Control, adigation of institueness incurred to entered into by the riverse on the name of the then beneficiar. Under said fruit Agreement as their attorneys at the election of the Trustee, in under a number, as frustee of an express trust attorn what seever with tespect to unit us the conflict, abligation of indebtedness trust processes and the frustee shall only of the payment and discharge trustees thall be charged with notice bittle see difficult from the date of the filing		
or any of them shull be unit in the eathings, evalls and	rounder and under suid Trust Agrooment up all persons claiming under them proceeds erising from the sale or any other risposition of said real estate, and		
in or to said seal estate, as such, but only an interest in t	and my banaliciary heraunder shall have any little interest, legal or aquitable, he earnings, avails and praceeds thereof as aforeised, the intention hereof being re simple, in and to all of the real estate above dust ibed.		
If the title to any of the above real estate register or note in the certificate of title or duplicate thereof	is now as horeofter segistered, the Registrae of Titles (sty directed not to memorial, the words "in frust," or "upon condition, " vith limitetions," such case made and prusided, and said Truster shall not be required to preduce		
the said Agreement of a copy thereof, or any extracts therein	om, as evidence that any transfer, charge or other dealing involved, j the register-		
ed lands le in accordance with the true intent and meaning of And the said grantor(s) hereby expressly walve all statutes of the State of Illinois, providing for the exemption	t the trust, re(s) and all right or benefit under end by viole of any and on of homesteads from sele on execution or atherwise,		
	ard ha(s)(ve) hereunto set (his) (her) (their) hand(s) and seal(s) this	_	
1. 16thday of De			
	(SEAL) Miller L Janangseal)		
Peter M. Penava	(SEAL) Mildred L. Penava (SEAL)		(0)
]]	
State of Illinois 1, the undersign County of COOK hereby certify to personally known to me to be to	ned, as Notary Public in and far said County, in the state aforesaid, do	الإ	05830
County of COOK hereby certify t	Peter M. Penava and	2	∞
	Mildred L. Penava, his wife,		3
	A company of the second of the	Doc	૽૽ૼ૽
ment, appeared heldre m	the same person(s) whose name(s) (is) (are) subscribed to the foregoing in this day in person and acknowledged that (he) (she) (they) signed,		
	instrument as (his) (her) (their) free and voluntary act, for the uses and luding the release and waiver of the right of homesteage.		
STARY PUBLIC STATE OF ILLINOIS IVe under my hand and notes	rial sool this 16th day of Office 19 9.		
COMMISSION EXP. JUNE 27.1994	Jangon M Notary Public		
ALAN TO Compare Address	For information only insert street address of above described property.		
MAIL TO: Grontee's Address:			
Palos Bank and Trust			
THUS AND INVESTMENT LIVERCY THUS AND INVESTMENT LIVERCY	City State		
	Bornand Tay Number		
	Permenant Tax Number		

PALOS BANE AND TRUST COMPANY

This base that the is true to

UNOFFICIAL COPY

Property of County Clerk's Office

91658662