UNOFFICIAL COPY

	QUIT CLAIM		FILED F	NTY, ILLINOI OR RECORD		201	400	RECORDERENT	F. Cheens
(A)	ZXXXXXXX XX	EED IN T				391	4 28		<u> </u>
10	9		FEB B'	1 1 30	PF.			2139	1428
- V	FGRM 1055 BANKFORMS, INC.								7
W	THIS INDENT	URE WITN Jacquel	ESSETH,	That the (Grantor,	ter -)
1.	of the County of To	7				nois	for and in c	onsideration	1
1/2							_Dollars (\$ LU-UC	<u>/),</u>	
(g)							eby duly acknowledge g corporation duly or]
DI.							duly authorized to		.
(A)							rtain Trust Agreemer , and known as Tr		
v -	70-12-408 of Illinois, to-wit:	, the	following d	lescribed real	estate in the C	County of	Cook	_ and State	
	of Inmois, to-wit:								
ľ	Lot Tw	enty-one	(21)	in Block	Eleven	(11) i	in Second		
	Additi	ion to El	lsworth	ı, a Sub	division	of BJ	lock Eleven		
1.1	Twelve	(12). (except	the Nor	t. thered th 225 f	t. the	reof) and		
1	the We	st half	(Wab) of	Block	Eighteen	(18)	ereof) and (except		
3	and 17	'all in	Chicago	Height	nd all of s in the	South	ks 15, 16 least		
0	quarte	r of Sec	tion Tw	renty-fir	ve (25).	Towns	hip Forty	<u></u>	- }
j	on mai	p l Meri	nge iwe dian, i	n Cook), East of County, I	Cllino	is **	<u>UU</u> ,	<i>E</i> :
	\sim	6				- 1			8
	SUBJECT TO	X					<u> </u>		7
ļ	said Trust Agreement set thereof, to dedicate parks as desired, to contract to real estate or any part the thereof, to dedicate parks as desired, to contract to real estate or any part the thereof, to lease and real future, and upon any territories thereof to lease and real future, and upon any territories thereof at any time purchase the whole or any times the said real estate or any part thereof set to the application of a privileged to Inquire into by and Trustee, or any and estate or any part thereof set to the application of a privileged to Inquire into the part of the said trustee, or any and estate or any part thereof the interest of the part of the said trustee, or any and estate or any part thereof the interest of the part of the said trustee, or any and estate or any part thereof the interest of achieves the said the said to be a said to be								1 P
	and Trust Agreement set Full power and au	forth, ithority is he eby	granted to sa	with the appurte id Trustee to in	nances, upon the aprove, manage, a	trusts, and protect and	for the uses and purposes subdivide said real estate	nerein and in or any part	is Sin
1	as desired, to dedicate parks as desired, to contract to real estate or any part th	sell, to grat op	or leys and on o purchas or rescessor	to vacate any s se, to sell on any s in trust and to	terms, to convey grant to such au	tnereof, an either with cessor or e	o to resubdivide said real e or without consideration, i uccessors in trust all of the	state as often to convey said title, estate,	ieves.
	powers and authorities ve thereof, to lease said real future, and upon any terr	ested in said Trus lestate, or any p ms and for any pe	rt thereo	to dedicate, to n in time to time, of time, not exc	nortgage, pledge of in possession of a seeding in the case	r otherwise reversion, b of any sin	encumber said real estate y leases to commence in p gle demise the term of 198	or any part raesenti or in years, and to	1 1
	sions thereof at any time purchase the whole or any	on any terms and or times hereafte y part of the reve	for a period r, to c ntract t raion i id to co	make leases ar ntract respecting	ime and to amend id to grant options the manner of !	, change or to lease an fixing the p	modify leases and the term of options to renew leases a smount of present or future	ns and provi- ind options to re rentals, to	Hiders and
- 1	partition or to exchange to release, convey or assi- deal with said real estate	and real estate, or gn any right, title and every part	e or interest thereof in al	or about or ea other ways and	real or personal passement appurtence for such other co	roperty, to p nt to said in nsiderations	grant easements or charges real estate or any part the as it would be lawful fo	of any kind, ereof, and to r any person	X ·
}	owning the same to deal In no case shall an estate or any part thereof	with the same, to y party dealing w shall be conveyed	ith said Trust. I, contracted to	to r different o an succe be old, ase	from the ways aboasor in trust, in or mortgaged by a	ove specified relation to aid Trustee,	l, at any time or times her said real estate, or to wh or any successor in trust,	om said real be obliged to	1
	see to the application of a trust have been complied privileged to inquire into	my purchase mone with, or be oblige any of the terms	y, rent or mon d to inquire in of said Trust A	iey (arroy id) ; ito ti.	advanced on said r , necessity or expensely every deed, trust of	eal estate, o diency of a deed, mortg	r be obliged to see that the ny act of said Trustee, or age, lease or other instrun	terms of this be obliged or tent executed	
. }	by said Trustee, or any su Registrar of Titles of said delivery thereof the trust	county) relying terested by this In	n relation to a spon or claimin denture and by	aid real stole s g under any auc said Trust Agr	hall be conclusive h converance leas rem s in full	evidence in or other in force and o	n favor of every person (instrument, (a) that at the effect, (b) that such convey	time of the	3
	instrument was executed in all amendments thereof authorized and empowered	in accordance with , if any, and bind to execute and de	the trusts, op ling upon all b liver every auc	nditions and lim eneficiaries there h deed, trust de-	it sons contained a der, (cothat s a lease, mortgage	in this Ind aid Trustee or other i	enture and in said Trust / e, or any successor in tru astrument and (d) if the c	st, was duly conveyance is	
- [made to a successor or suc the title, estate, rights, p This conveyance is a	cessors in trust, to owers, authorities made upon the ex-	hat such succe duties and of press understar	ssor or successor blightions of its iding and condit	h n trust have be him to need lon that weith T	en properly occessor in t be Midwes	appointed and are fully vetrust. I Bank and Trust Compa	sted with all	1 2
	ually or as Trustee, nor it for anything it or they or Deed or said Trust Agrees	ts successor or su its or their agent ment or any ame	ccessors in tru or attorneys : ndment thereto	st shall incur as may do or omit o, or for injury	ny personal limilit to do in " so" to person or pupe	y or be sub the said res rtw happeni	lected to any claim, judgment estate or under the proving in or about said real est	ent or decree isions of this ate, any and	7)
	all such liability being her connection with said real in-fact, hereby irrevocably	eby expressly wai estate may be en appointed for st	ved and release tered into by i tch purposes, o	ed. Any contract t in the name o or at the election	de the then ben for a contract of the Trustee of	e' .edness in .ric onder n soon n	scurred or entered into by the said Trust Agreement as the ame, as Trustee of an expr	he Trustee in eir attorney-	
	not individually (and the is so far as the trust property persons and corporations y	Frustee shall have y and funds in the whomsoever and w	no obligation actual possess hatsoever abal	whatsoever with ion of the Trust I be charged wit	respect to any su ee shall be applic b notice of this c	con act	obligation or indebtedness	except only thereof). All	
1	this Deed. The interest of each of them shall be only in t	and every benefic be earnings, avai	ary bereunder	and under said	Trust Agreement	and c all	persons claiming under t	hem or any	(')
	is hereby declared to be p estate as such, but only a Midwest Bank and True	ersonal property, n interest in the	and no benefi earnings, avai	iclary hereunder ils and proce da id equitable title	shall have any tit thereof as afores: in fee simple, in	le or inte	ention he heing to vest	to said real in said The	
	If the title to any of in the certificate of title	the above real er or duplicate ther	tate is now or	hereafter regist ial, the words a made and pro	ered, the Registra "In trust," or "up vided, and said T	of Titles i	s here directs not to reg	ister or note or words of	,
1	persons and corporations withis Deed. The interest of each of them shall be only in t is hereby declared to be the shall be only in the shall be only in the termination of the shall be shall be shall be shall be shall be shall be shall granted. And the said grante	of, or any extract	s therefrom a eaning of the	s evidence that a	any transfer, char	ge or other	dealing bly's the regi	stered lands	
· '	And the said granto statutes of the State of Ill In Witness Where	mote, pro-squig r	or the exempt.		- 11000 2410 011 0	her	OTHER HIDE:		}
	sealthis2	5th	raiores day		lary		1 //	and and	
1				[SEAL] (Jacque	elin	M. Sha	fare	All Charles
				[SEAL]	/- //	_==		[s A.]	ျည
f	itate of Illinoi	ss	Donna	. Langdoi id. do hereby c		Nota	ery Public in and for said	County, in	Doen -
-				M. Shar		pinst	er		人た
-	THE TAX		rsonally knows	n to me to be t	he same person_	whose no	is is	bscribed to	100
	2). 		nstrument, app	eared before me		in person and acknowle		
11 :	ENGLISH	Z	luntary act, fo		and delivered the surposes therein se		ument as <u>HEP</u>	free and	
MAI	P. FURILIE		ht of homestes		42	=	-hoprion	71	
14 1	Maria 6	Gi	ren under my	hand and notari	al seal the	ra-day of	Langdon	19	
()	RANTHUMIN	ess.				Notary Pul	blie		
•	Midwest, Ban	k and Trus	t Company	ب کے	7504 W.		i Ave; E. P.	·	
	Elmwo	od Park, Ill	inois 35	13x 53)	ror information	only insert s	treet address of above descri	ped property.	
sunstant t	er egyere gyvr ottig gy	alanta, pawasa	i (j. 1777) Toto desimilar	navis, respectively:	ison in Cycle was	on verteers		e and the contract of the cont	
				1			and the second section of the second	4	
	'		er er						
		. 50						e Barriet.	
		. 2	9-	<u> </u>	A PARTIE AND A PAR		-		
<i></i>			# EN	N UE	Pro	0-		Control of the section	Marine .
· ·		396		- VI	_nec	URI	DED DO	011-	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. 17890 18			_ * * * *	~LU	i II Mar	- a 🏁