## **UNOFFICIAL COPY**

FILED FOR RECOR			ALCOHOLAK TOL DEEDS		Ĭ.
CUIT CLAIM DEEDSEN 19:04T 12	PH	22 846 936	*2284698	30	
COOM 419 BARKFORMS, INC.					
THIS INDENTURE WITNESSETH, T	That the Gra	ntor, Annette	S. Anast, a spinster		
of the County of Cook of the sum of Ten and no/100	and State of	Illinois	for and in considerat	tion	
in hand paid, and of other good and valuable c	onsiderations, r	eceipt of which is he	reby duly acknowledged, Convey ng corporation duly organized	-/. , <u>8</u>	
existing as a banking corporation under the	laws of the S	State of Illinois, ar	nd duly authorized to accept	and	
	<u>[uly</u>	19_7	4_, and known as Trust Nun	nber	
of Ill'hois, to-wit:	escribed real est	tate in the County o	f and S	tate 4	
Lot 33 and 34 (except the North	5 feet there	of) in Block 8	in Elisworth in the	Ì	
West Aa'. of the Southeast Quart 12 East of the Third Principal Me				-	
70_			•	4	i g
· O <sub>A</sub>			•	Section	tati
		is instru	mens prepared garala: Harlern d Park, Hll	4, togs	dall Representative
	001	Polese Dy	garell.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Repr
SUBJECT TO		1606 N. V.	sarein L Penk III	Ψ,	18
					<b>7</b> 4
TO HAVE AND TO HOLD the said real setate a said Trust Agreement set forth.  In hereby restated to a the restate the said setate and the real power and sutherity. In hereby restated to a said search, to contract to sell, to grant options to purchan real estate or any part thereof, to a successor or successor interests, to contract to sell, to grant options to purchan real estate or any part thereof, to forth the said real estate, or any part thereof, to future, and upon any terms and for any period or periods sions thereof, to lesse and real estate, or any part thereof, in future, and the whole or any part of the reversion and to contract the whole or any part of the reversion and to contract the said real estate and every part thereof in contract deal with said real estate and every part thereof in all coming in no case shall any party dealing with said real estate and every part thereof in all coming in the said that the said real estate and every part thereof in all contracts the said Trust, and the said real estate and every part thereof in all contracts the said Trust, and the said trust of the said trust o	h the s purtens	nces, upon the trusts, as	nd for the uses and purposes herein an nd subdivide said real estate or any	din Sara	
thereof, to dedicate parks, streets, highways or slieys and as desired, to contract to sell, to grant options to purcha real estate or any part thereof to a successor or successor powers and authorities vested in said Trustee, to donate,	se, to se on iny t s in tru i and log to dedicate,	division or part thereof, erms, to convey either w rant to such successor or rigage, pledge or otherw	and to resubdivide said real estate as of ith or without consideration, to convey r successors in trust all of the title, es ise encumber said real estate, or any	said said tate.	1
thereof, to lease said real estate, or any part thereof, for future, and upon any terms and for any period or periods renew or extend leases upon any terms and for any period sions thereof at any time or times hereafter, to contract	of time not xceed or periods ( time	d ng for the case of any of an to amend, change	by leases to commence in prayently single demise the term of 198 years, and or modify leases and the terms and prayently to renew leases and options to renew leases and options.	Ons Tax	·1
purchase the whole or any part of the reversion and to co partition or to exchange said real estate, or any part of to release, convey or assign any right, title or interest it del with said yest estate and every part thereof in all	ereof, for other re n or about or ease other ways and for	ner of fixing th	e amount of present or future rental to grant easements or charges of any lid real estate or any part thereof, an	A Hell and Edge of the Color of Para Transfer Tax Act.	
owning the same to deal with the same, whether similar In no case shall any porty dealing with said Trust estate or any part thereof shall be conveyed, contracted to	to or different from the ce, or any success or be sold, leased or	om the wa . abov speci or in tru . in re ition mortgag d by sai Trus	fied, at any time or times hereafter. to said real estate, or to whom said tee, or any successor in trust, be oblig	Tran	7
trust have been complied with, or be obliged to inquire in privileged to inquire into any of the terms of said Trust by said Trustee, or any successor in trust, in relation to	nto the authority, in Agreement; and ever said real estate shi	recessity o excediency of ery deed, trust c'ed, no all be conclusive evide o	of any act of said Trustee, or be obliged ortgage, lease or other instrument exec e in favor of every person (including	under tate	77.
delivery thereof the trust created by this Indenture and b instrument was executed in accordance with the trusts, o in all amendments thereof, if any, and briding upon all	y said Trust Agree onditions and limit beneficiaries thereu	ment was in full - es ations contained in th' nder, (c) that said ru	d effect, (b) that such conveyance or of the function of the f	Exempt under Real Estate T	2/2
made to a successor or successors in trust, that such suc the title, estate, rights, powers, authorities, duties and This conveyance is made upon the express understs	essor or successors obligations of its, inding and condition	in trust have been prop his or their predecessor in that neither The Mid-	er ins ument and (d) if the conveyan in ponted and are fully vested wit in rust. west Brok ind Trust Company, Ind	hali Ba	
ually of as Trustee, nor its successor or successors in tr for anything it or they or its or their agents or attorneys Deed or said Trust Agreement or any amendment there all such liability being hereby expressly waived and relea	ust shall incur any may do or omit to to, or for injury to sed. Any contract,	r personal liability or be do in or about the said o person or property hap obligation or indebtednes	subjected to any claim, judgment or de- rent estrictor under the provisions of pening it or sout said real estate, any is incurred of entried anto by the Trust	this and ee in	
connection with said real estate may be entered into by in-fact, hereby irrevocably appointed for such purposes, not individually (and the Trustee shall have no obligation so far as the trust property and funds in the actual posse	it in the name of or at the election whatsoever with a ssion of the Truste	the then beneficiaries un of the Trustee, in its ow respect to any such contr e shall be applicable for	der said Tru : greement as their atto- in name rustee of an express trust ract, obligation or ind is except r the payment and c charge thereof.	and only	
persons and corporations whomsoever and whatsoever and this Deed.  The interest of each and every beneficiary bereunde of them shall be only in the earnings, avails and proce-	all be charged with r and under said I eds arising from th	notice of this condition Trust Agreement and of he sale or any other distri-	a from the date of f a filing for recon- all persons claims, under f am or saltion of said real est. ind such int	FR FR E FEELS FEEL	
is hereby declared to be personal property, and no beneats te as such, but only an interest in the earning, as Midwest Bank and Trust Company the entire legal of the bettle to any of the above real estate is now.	eficiary hereunder alls and proce ds and equitable title or hereafter regist	shall have any title or in thereof as aforesaid, the in fee simple, in and to red, the Revistrar of Tit	terest, legal or equitable, ir or '- said intention hereof being to 'es' in Aid all of the real estate above 'es ril ed les is hereby directed not to r vist. 'or	The CEL	
this Deed.  The interest of each and every benefits phround of the three properties and the property and no benefits as such, but only an interest in the earnings, as Miller and the such as the personal property, and no benefits as such, but only an interest in the earnings, as Miller and the such as the property of the properties of the such as the properties of the pr	orial, the words " ase made and prov as evidence that a	in trust," or "upon con- ided, and said Trustee ny transfer, charge or c	dition," or "with limitations," wo shall not be required to produce to ther dealing involving the registe d	NSIC	
And the said grantor hereby expressly waive, statutes of the State of Illinois, providing for the exemption of the statutes of the State of Illinois, providing for the exemption of the state of Illinois, providing for the exemption of the state of Illinois, providing for the exemption of the state of Illinois and	S and ralesse	any and all right or l	penefit under and by virtue of any and no otherwise.	41 8	
1 / // ./ // /	y of Aug		ner hand	패 기류	
Annette S. Anast	[SEAL]			EAL] X	2
State of Illinois   SS. I. Barl	oara Love		Notary Public in and for said County	. in   😫	
County of Du Page SS. the state afor	esaid, do hereby c	ertify that AIMELL	e S. Anast, a spinster	-	ट्र
	own to me to be t		se name IS embacribe		8
she_	signed, scaled	and delivered the said		and	
right of homes	ntead.		h, including the release and waiver of	t the	
Given under n	or hand and notar	rebai	tay of September 19.7	_	
GRANTEE'S ADDRESS:		Nota	<del></del>	====	
Midwest Bank and Trust Comp. 1606 N. Harlem Ave Elmwood Park, Illinois	nue	2623 N. 74t For information only i	h Court, Elmwood Park naert street address of above described pr	<u>, Ill</u> inois	
	<u> </u>	<u> </u>		endare to tend co.	
The state of the s		rjansja i alimpjers	and the section and the section of the section of the section of		

END OF RECORDED DOCUMENT