UNOFFICIAL COPY

| | - L L L L L L L L. | ng Chillian | | 방양한 당기 | |
|---|--|--|--|--|-----------|
| DEED IN TRUST | 1077 NOV A | 10 OI MA | 24 179 703 | रैंबंडो स्वेड ए | - '- ' |
| | עסא לפי ייפי | 4 AM 11 18 | 24 1/9 /00 | | 5 O 4 . |
| FIRS BANKFORMS, INC. | NOV11-7 | The shove space for re | 21179703 W A Re | ≑C | 10.1 |
| HIS INDENTURF WITNESSE | TH, That the Gra | ntor, MICHAEL | L. McDERMOTT | . | |
| and HELEN R. MCDERMO | IT, nis wire, a | is joint tenants | | . | |
| the County of Cork the sum of Ten | and State of | | for and in consideration | . l | |
| hand paid, and of other good an' valu- | able considerations, rec | eipt of which is hereby | duly acknowledged, Convey | .] | |
| d Quit Claim Warrant unto AH? | FIRST NATIONAL E | BANK OF WEST CHIC | AGO, a corporation duly orga- ates of America, and duly au- | | |
| prized to accept and execute trusts with greement, dated the 24th | ir the State of Illinoi | s, as Trustee under th | e provisions of a certain Trust | 1 | |
| reement, dated the 24th 6.7 | of October | l estate in the County | and known as Trust Number of Cook and | , İ | |
| ate of Illinois, to-wit: | ono me desermente | in the country | v | Í | |
| | | | | ļ | |
| Lot 31 in Park Side | Manor, being | a subdivision of | the | 1 | 1 |
| North West 1/4 (ex | | | | 1 | J |
| of the South East 1/ | 4 of the North | West 1/4 of Sec | tion 14, | | |
| Township 41 North, Meridian, in Cook (| | | Thicipai | - يــ | \ e |
| Morralan, m. Coon | | T | | 4 H | ati |
| | \$ | THE DOOMS | | Section | 16.Kul |
| 10 | | THI. DOCUMENT P | REPARED BY: | Se. | |
| <u>00</u> | MAIL | O'KEEFE, AS' IENDE | N & LYONS | | ig G |
| 1.0 -1 | | CHICAGO, ILLINIAS | AL PLAZA, SUITE 5100 60603 263-3300 | N | or F |
| | | | | 를 등 | NI. |
| TO HAVE AND TO HOLD the said real er Trust Agreement set forth. | tate with the appurtenance | es, upon the trusts, and for | tb us and purposes herein and in | raj | Her |
| of, to dedicate parks, streets, highways or alle- iested, to contract to sell, to grant options to p | a and to vacate any subdiv archase, to sell on any tern | ision or part thereof, and to us, to convey either with or | res wild said real estate as often | rag | Sell |
| estate or any part thereof to a successor or success and authorities vested in said Trustee, to de tof, to lease said real estate, or any part there | nate, to dedicate, to mortal | age, plante or otherwise en ussession or reversion, by le | number saie real e tate, or any part number saie real e tate, or any part | nd Revenue Stamps Paragraph | `i Ei |
| re, and upon any terms and for any period or p w or extend lenses upon any terms and for any a thereof at any time or times hereafter, to cont | periods of time, not exceeding period or periods of time a ract to make leases and to | g in the cuse of any single and to amend, change or mo grant options to lease and o | dify leases and the terms and provi- ptions to renew leases and options to | is space for affixing Riders and Revenue Stam or provisions of Paragrap | |
| hase the whole or any part of the reversion and lition or to exchange said real estate, or any-pa- sionse, convey or maign any right, title or inte | to contract respecting the irt thereof, for other real of rest in or about or easemen | inknner of fixing the amore personal property, to grant appurtenant to said real | int of present of fune rentals, to it ensements or chirges of any kind, estate or any part threaf, and to | SH RIGHT | 30 h |
| with said real estate and every part thereof ting the same to deal with the same, whether a In no case shall any party dealing with spid | i all other ways and for a milar to or different from Tfustee, or any successor i | the ways above specified, a in trust, in relation to said | it would be lawfu for y erson tany time or times her after it real estate, or to whom hid real | affixi ISic | : - 1) |
| te or any part thereof shall be conveyed; contract to the application of any purchase money; rent of thave been complied with, or be obliged to inqu | ted to be sold, leased or mo f money borrowed or advan dre into the authority, ness | ortgaged by raid Trustee, or leed on said real estate, or busility or expediency of any | any successor in trust, be and o o obliged to see that the term of this act of said Trustee, or be of liged or | e for affin | ISI |
| ileged to inquire into any of the terms of said T nid Trustee, or any successor in trust, in relatio strar of Titles of said county) relying upon or c | rust Agreement; and every a to said real estate shall b laiming under any such con | deed, trust deed, mortgage be conclusive evidence in fr evenuce lease or other inst | lease or other instrument executed to two of every person (including the tument. (a) that at the time of the | paracid . | [] |
| very thereof the trust created by this Indenture: ment was executed in accordance with the tru ill amendments thereof, if any, and binding upo: | and by said Trust Agreemer ats, conditions and limitation all beneficiaries thereunde | nt was in full force and effer ons contained in this Indent or, (c) that said Trustee, o | t, (b) that such conveyance or o. r are and in said Trust Agreement or r any successor in trust, was duly | is is a | 7 12 |
| orized and empowered to execute and deliver event to a successor or successors in trust, that such title, estate, rights, nowers, authorities, duties | ry such deed, trust deed, le successor or successors in and obligations of its, his | ase, mortgage or other instruct have been properly ap or their predecessor in true | ument and (d) if the conveyance is cointed and are fully vested with all t. | 1 5 | B |
| This conveyance is made upon the express un or as Trustee, nor its successor or successors in anything it or they or its or their agents or atto | lerstanding and condition the trust shall incur any personers may do or omit to do | hat neither The First Nation onal liability or be subjecte in or about the said real c | nal Bank of West Chicago, individu- d to any claim, judgment or decree state or under the provisions of this | 34 | la la |
| or said Trust Agreement or any amendment uch Hability being hereby expressly waived and | hereto, or for injury to pereleased. Any contract, obli | rson or property happening gation or indebtedness incur then beneficiaries under said | in or about said real estate, any and red o entered into by the Trustee in | X em | 1 7 |
| ct, hereby irrevocably appointed for such purp adividually (and the Trustee shall have no oblig- | ation whatsoever with responsession of the Trustee about the Trust | the Trustee, in its own name ect to any such contract, of sail be applicable for the | ligation or indebtedness except only | | し |
| TO HAVE AND TO HOLD the said real er Trust Agreement set forth. Full power and authority is hereby granted cof, to dedicate parks, seeked, like the parks of the dedicate parks, seeked, like the parks of the said of the parks of the said of the parks of the said of the parks of | r shall be charged with no under and under said Trust | tice of this condition from | the date of the filing for record of | | C |
| Deed. Deed. Interest of each and every barefularly bere, as such be only in the scenings, await and it reby declared to be personal property, and no p as such, but only an interest in the carning. First National Bank of West Chicago the entire second of the order of the order of the con- part import, in accordance with the statute in au ment or a cony threefor, or any extracts theref | roceeds arising from the scheneficiary hereunder shall | le or any other disposition of have any title or interest. | of said real estate, and such interest legal or equitable, in or to said real | | |
| First National Bank of West Chicago the entire If the title to any of the above real estate is | legal and equitable title in ow or hereafter registered, | fee simple, in and to all of the Registrar of Titles is h | he real estate above described. | | |
| ar import, in accordance with the statute in au ment or a cony thereof, or any extracts theref | ch case made and provided om, as evidence that any | and said Trustee shall a ransfer. charge or other de | of he required to produce the said aling involving the registered lands | | |
| accordance with the true intent and meaning and the said grantor hereby expressly we tes of the State of Illinois, providing for the control of the state of | sive and release an emption of homesteads fr | y and all right or benefit to om sale on execution or ot | inder and by virtue of any and all herwise. | | - [|
| In Witness Whereof, the grantor S | | ento set their | hand S and | į. | 1,5 |
| S this 24th | SEAL] | Mulantz | West ISEAL! | | ader |
| | [SEAL] | Thelin R. | MC Ders TH [SEAL] | | 06 1 J |
| of Illinois) _ 1, De | borah J. Kalnis | n Notary | Public in and for said County, in | | |
| the state | aforesaid, do hereby certif | ty that <u>Michael L</u> | McDermott and | | ಗಿ ಮ |
| Helen R. McDermott | | | | 1 | |
| | | same person. Swhose nam | | 1430 | |
| | | ed before me this day is delivered the said instru | person and acknowledged that | o . | <u> </u> |
| | | | | 10 2 | |
| ted L. Maderatt voluntary | act, for the uses and purp | oses therein set forth, inch | ding the release and water of the | : U | |

UNOFFICIAL COPY

Z(1)79703 24179703 The second secon Tayona Office

END OF RECORDED DOCUMENT