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25428644

This Indenture Witnesseth, That the Grantor,
JOHN E. SCHWERDTFEGER married to CORINNE A. SCHWERDTFEGER
of the County of. Cook and State of Illinois , for and in consideration
of the sum of T'ill and no/100).
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey B
and Warrant 8 unto THE FIRST NATIONAL BANK OF DES PLAINES, a corporation duly organized and exist-
ing as a national banking sec lation under the laws of the United States of America, and duly authorized to accept and
service within the Sare of Illinois, as Trustee under the provisions of a certain Trust Agreement dated the
7th day of MECO. 1980, and known as Trust Number 97582943, the following described real estate in the County of GOOK
and State of Illinois, to-wit: See At'ached Legal Description
Lot 8 in Minardi's Resubdivision of the West 580.0 feet of lot 2
in Touhy-Mannheim Industrial Glodivision Unit No. 2, being a Subdivision in the Southwest quarter of Section 28 and the
Southeast quarter of Section 29, Township 41 North, Range 12,
East of the Third Principal Meridian, in Cook County, Illinois.
I, ampi Caller Freshions of
Part graphESection 4,
Re al fistate Transfer Tax Act.
4/13/10 Bais Colles
Date Buyer, Seller or ,
SUBJECT TO Representative 5 5 5 4
De de la company and for the property design and la company herein
TO HAVE AND TO HOLD the said real estate with the appartenances, upon the trains and analysis of the said Trust Agreement set forth.
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the ruces and purposes herein and last and Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve, manage, protect and subdivide at a real estate or any party of dedicate parts, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide as desired, to contract to sell, to grant options to purchase, to sell on any terms, successor in trust all of the title, estate or any part thereof to a successor or successors in trust all of the title, estate or powers and authorities vested in said Trustee, to domain, to dedicate parts thereof to a successor or successors in trust all of the title, estate or powers and authorities vested in said Trustee, to domain, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof to a successor or successors in trust all of the title, estate or powers and authorities vested in said Trustee, to domain, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, to the said real estate, or any part thereof to a successor or successors in trust all of the title, estate or opport and authorities vested in said Trustee, to domain, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof.
upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and povision thereof. Extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and options to pure tenses and options to pure the case and options to tense leases and options to tense leases and options to tense leases and options are that at any time or times hereafter, to contract to make leases and to grant options to lease and options to tense tenses and the terms and pure the tenses are to whole or any part of the reversion and to contract respecting the manner of faing the amount of persent or future rentals, to pure to whole or any part of the reversion and the tenses are the read of the person and to deal with the person of the person of the person of the person options to the person option to the person option thereof. In the person option thereof the person options to the person option thereof the person option to the person option the person options to the person option to th
In no case shall any party dealing with said Trustee, or any successor in trust, in relation to its said real estate, or which said the conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see that the terms of this to the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the terms of this to the application of any purchase money, rent or money borrowed or advanced on said real estate, or of expediency of any act of said Trustee, or be obliged or trust have been compiled with, or be obliged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed printleged to inquire into any of the terms of said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the
Activety thereof the trust created by this Indenture and by said Trust Agreement was in finite form the contained in the trust, conditions and issuit in the trust created in accordance with the trusts, conditions and ismitations contained in this Indenture and in said Trust Agreement or intrument was executed in accordance with the trusts, conditions and ismitations contained in this Indenture and any successor in trust, was duly interested and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other appointed and are fully vested with all made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all made to a successor in trust, that such successor is trust that the title, estate, rights, powers, sutherities, duties and obligations of its, his or their predecessor in trust. This conveyance is made upon the empress understanding and condition that neither The First National Bank of Des Plaines, individually the title, course in successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree or as Trustee, now its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree or as Trustee, now its successor or successors in trust shall incur any personal liability or post and the subject of a subject of control or successors in trust. This conveyance is made upon the empress understanding and condition that neither The First National Bank of Des Plaines, individually the subject of or its or their security and its subject of the subject of the provisions of this for subject of the subject of the provisions of this for subject of the subject o

Grantee's Address: 701 Lee St. Des Plaines, IL 60016 Barry G. Collins 678 Lee St. Des Plaines, IL 60016

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STATE OF . I	LLINOIS 49	60 IBS 18	W D BI	•	
COUNTY OF	COOK	ss.	Barry G	. Collins	**************************************
	a No	IOIL.	and for said County, in the INCE. SCHWERDTFE LINNE A. SCHWERD	CER marnled 1	
	acimo	ribed to the for wiedged that heir	me to be the same person is oregoing instrument, appeare they signed, s free and voluntary act, for t and waiver of the right of h	ed before me this day scaled and delivered the the uses and purposes the	in person and said instrument
			hand and Notarial Seal this A. D. 19 80	12-15	day of
4 8N		v commission	My Convission Exp	N 18, 1982	letary Public.
		004	County		
				100	25428b44

Deed in Trust WARRANTY DEED THE FIRST NATIONAL BANK OF DES PLAINES 701 Lee Street Des Plaines, Illinois 60016 TRUSTEE

BOX 593 TRUST NO.

ID OF RECORDED DOCUMENT