UNOFFICIAL COPY

WARRANTY DEED IN TRUST

25791005

THIS DOCUMENT PREPARED AND MAR 2 MM 9 50

Stephen C. Conti

FORM 4035 BANKEONMS, INC.		
THIS INDENTURE WITNESSETH,	That the Grantor, STUART B. WATSON and	7
CHRISTINE M. WATSON, hi	s wife, -:	
of the County of COOK	and State of Illinois, for and in consideration \$10.00)	
	considerations, receipt of which is hereby duly acknowledged, ConveyAND TRUST COMPANY, a banking corporation duly organized and	
1	the laws of the State of Illinois, and duly authorized to accept and	
execute trusts with the State of Illinois, as	Trustee under the provisions of a certain Trust Agreement, dated the	i
day of	February 1981, and known as Trust Number]
	described real estate in the County of and State	= 11.
of Illiruis, to-wit:		1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		Cox
	rge F. Nixon's Sixth Addition to	
	lopment, being a Subdivision of	
	outhwest 1/4 of Section 36,	1 - 3 -
	orth, Range 12, East of the Third idian, lying South of the center	
	iew Road, in Cook County, Illinois.	33
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	7 -	f. :
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SUBJECT TO]; i
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_TO HAVE AND TO HOLD the said real estate	with the appurtenances, upon the trusts, and for the uses and purposes berta any in	Mixing tidgers and Hovenus Stamps J. Land Land Land Company Land
said Trust Agreement set forth. Full power and authority is hereby granted to s	aid Trust e to improve, manage, protect and subdivide said real estatt or one part	S
as desired, to contract to sell, to grant options to purcha	aid Trust e to improve, manage, protect and subdivide said real estatic or any part d to vare e any subdivision or part thereof, and to resubdivide said real estate as often as, to soit on 1.9 to ma, to convey either with or without consideration, to convey said a in trust an 10 gr at to such successor or successors in trust and of the title, estate, to dedicate, o morrisance pledge or otherwise encumber said real estate, or any part to successors of the said real estate, or any part of the said to commone of the said to the said real estate or any part and the said to the sa	()
powers and authorities vested in said Trustee, to donate, thereof, to lease said real estate, or any part thereof, fr	to dedicate, o moregage, pledge or otherwise encumber and real estate, or any part on time to the c, in procession or reversion, by leases to commence in proceeding in	# 100 m
future, and upon any terms and for any period or period renew or extend leases upon any terms and for any period	s of time, not excee ink in the case of any single demise the term of 198 years, and to all or periods of tine an I to amend, change or modify leases and the terms and provi-	4 a
sions thereof at any time or times hereafter, to contract purchase the whole or any part of the reversion and to contract.	to make leases and to continue to lease and options to renew leases and options to options to option the country of fixing the amount of present or future rentals, to	ige ige
to release, convey or assign any right, title or interest	never, for other real of per anal property, to grant easements or charges of any said, no or about or easement oper mant to said real estate or any part thereof, and to other ways and for such a one considerations as it would be lawful for any pursue.	12
owning the same to deal with the same, whether similar In no case shall any party dealing with said Trust	s of time, not exceed in, in the case of any single demise the term of 198 years, and to do represents of time and it animent, change or modify leases and the terms and provision make leaves and to a represent or flavore representations to reason and options to make leaves and to said the same and options to the same and the same and to said the same and to an advantage of the same and the same and the same and to an different from the ways able expecision, and to option the same and the sa	
estate or any part thereof shall be conveyed, contracted to see to the application of any purchase money, rent or mo-	o be sold, leased or mortgaged to said Trustee, or any successor in trust, be obliged to ney borrowed or advanced on said read extate, or be obliged to see that the terms of this	į į
trust have been complied with, or be obliged to inquire in privileged to inquire into any of the terms of said Trust	Agreement: and every deed, true, deed, me, lease or other instrument executed	nco
Registrar of Titles of said county) relying upon or claimin	one that each such conveyance lense or cher in trument. (a) that at the time of the	This space
instrument was executed in accordance with the trusts, of in all amendments thereof, if any, and binding upon all	onditions and limitations contained in this 'relevance and in said Trust Agreement or beneficiaries thereunder, (c) that said Truster vergny successor in trust, was duly	Ē
nuthorized and empowered to execute and deliver every su made to a successor or successors in trust, that such succ	Agreement: and every deed, true, deed, measure, leave or other instrument executed sond real estate shall be conclusive evider, or in favor of every person (including the noi under any such conveyance leave or cher in trument, (a) that at the time of the yeald Trust Agreement was in full force and effer, (b) that such conveyance or other additions and limitations contained in this 'but ure and in said Trust Agreement or beneficiaries thereunder, (c) that said Truster or any successor in trust, was duly the deed, trust deed, have, mortgage or other in 'un on the and (i) if the conveyance is abligations of its, his or their predecessor in true, and are fully vested with all additional or of the provision of the proposal liability or be subjected to 'v claim, judgment or decree may do or omit to do in or about the said real estate or under the previsions of this o, or for injury to nexton or properly happening in or a out said real estate, any and ed. Any contract, obligation or industrians incurred or enter it into by the Trustee in or at the election of the Trustee, in its own name, as Truste of an estrest trust and whatsoever with respect to any such contract, obligation or midebted. As execut only sion of the Trustee shall be applicable for the payment and disch right execut only sion of the Trustee, which had been a proposed to the condition from the date of the ling for record of	
This conveyance is made upon the express understa	unigations of its, his or their projects or in the midwest Bur, no Trust Company, individ-	
for anything it or they or its or their agents or attorneys Deed or said Trust Agreement or any amendment theret	may do or omit to do in or about the said real estate or under the provisions of this o, or for injury to person or property happening in or a out said real estate, any and	
all such liability being hereby expressly waived and relea- connection with said real estate may be entered into by	ed. Any contract, obligation or indebtedness incurred or enter(), ato by the Trustee in it in the name of the then beneficiaries under said Trust Ag et a. at as their attorney-	ļ
in-fact, hereby freevocably appointed for such purposes, not individually (and the Trustee shall have no obligation	or at the election of the Trustee, in its own name, as Trustee of an express trust and whatsoever with respect to any such contract, obligation or indebted accept only	İ
persons and corporations whomsoever and whatsoever sha this Deed.	Il be charged with notice of this condition from the date of the fling for record of	İ
is hereby declared to be personal property, and no bene estate as such, but only an interest in the earnings, ave	ds arising from the sale or any other disposition of said real estate, and rich accrest the said real estate, and rich accrest spars here shall have any title or interest, legal or equitable, in c. to said real title and proce ds thereof as afteresaid, the intention hereof being to vest is d. The	
If the title to any of the above real estate is now o	nd equitable title in fee simple, in and to all of the real extate above described in the repair of the sist between the registers of the Registrary of Titles is breby directed not to register of no relial, the words "in trust," or "upon condition," or "with limitations," or wide of see made and provided, and said Trustee shall not be required to produce the analysis of the required to produce the analysis of the results o	
Agreement of a copy thereof, or any extracts therefrom.	as evidence that any transfer, charge or other deming involving the registered in is	
Is in accordance with the true intent and menning of the	trust.	
statutes of the State of Illinois, providing for the exemp		
In Witness Whereof, the grantor S afores	3.7	얼니
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STUART B. WATSON	CHRISTINE M. WATSON	<u>د الله الله الله الله الله الله الله الل</u>
	[SEAL]SEAL]	11 11
State of Illinois ss.	Stuart B. Watson and	් ම
County of Cook St. in st. inc.	M. Watson, his wife	5 1
11 11 11 0 man walk		ĺ
paraonally know	en to me to be the same person S whose name S are _subscribed to	ł
the foregoing	instrument, appeared before me this day in person and acknowledged that	
they	signed, sealed and delivered the said instrument as their free and	
191101	or the uses and purposes therein set forth, including the release and waiver of the	
right of homesti	hand and notarial seat this 26 th day of the hearty 1981	
Given under my	1991 1991 1991 1991 1991 1991 1991 199	
	Notary Public	
	615 Glenavre Drive, Glenview TL	60025

Midwest Bank and Trust Company 1606 N. Harlem Avenue Elmwood Park, Illinois