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DEED IN TRUST

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THIS INDENTURE WITNESSET	THAT THE GRANTOR	The above space for recorder's use only	\neg	
		A. Annel, his wife		
of the County of	Cook	and State of Illinois , for and in consideration	- [
of the sum of	Ten and no/100	ths Dollars (\$ 10.00).		
		receipt of which is hereby duly acknowledged. Convey and	ı	
Warran unto BRIDGEVIEW E	BANK AND TRUST COMP	ANY, an Illinois Corporation as Trustee under the provisions of a	ı	
certain Trust / greement, dated the	30th day of Augu	ust , 19 78, and known as Trust Number 1-0594	1	
the following de cribed real estate	in the County of	Cook and State of Illinois, to-wit:	l	
Lot 6 in Block 8 79th Streit Subd Southwest 1/4 (e	in Frederick H. Hivision, being a sexcept the West 166	Bartlett's Second Addition to Greater subdivision of the Southeast 1/4 of the 5 feet thereof) of Section 30, Township hird Principal Meridian, in Cook County,	or Tay Act	Representativo
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		(F C)		S'8
		he trusts, and for the uses and purposes herem and Q.Q.Tryst Agreement set forth.	E	æ
TO HAVE AND TO HOLD the said real Full power and authority is hereby granted:	estate with ap mances, upon the said Trustee to improve, manage, pro	ne trusts, and for the uses and purposes neven and mostly trust Agreement set forth.		7
alleys and to vacate any subdivision or part thereof either with or without consideration, to convey said estate, powers and authorities vested in said Trusti	, and to resultative " d " estate as o d real estate or any part lierer to a socc ee, to donate, to dedice e, for orr lige,	ites Land subdivide said real estate or any part thereof, to dedicate parks, streets, highways or literia selected to contract to sell, to grant options to publishes, to sell many terms, to convey principle or otherwise encumbers and real estate, or any part thereof, to leave said real estate, or principle or otherwise encumbers and feat estate, or any part thereof, to leave said real estate, or sevents or in luturo, and upon any terms and for any period or periods of time, not exceeding in growing and the proposed or periods of lime and to amond, change in modify less was and the terms, true retails, to partition or to exchange said real estate, or any part thereof, for other real por some considerations as it would be lawful for any person using the same to deal with the 2 seeze.		7
any part thereof, from time to time, in possession of the case of any single demise the term of 198 years, and and provisions thereof at any time or times hereafte	r reversion by leaves to loom length in pra and to renew or extend leaves of in one t er, to contract to make leaves and lograr	aesern or manato, and upon any terms and not any period or periods of time, not exceeding in erms and for any period or periods of time and to amend, change or modify leaves and the terms a nt options to leave and options to renew leaves and options to purchase the whole or any part of	28	. _
the reservion and to contract respecting the mann- personal property, to grant easements or charges of thereof, and to deal with said real estate and every	er of fixing the amount of prese 1 or fut of any kind, to release, convey (assign part thereof in all other wass and for sy	ture rentals, to partition or lo exchange said real estate, or any part thereof, for other real or		Stamp
same, whether similar to or different from the wa-	lys above specified, at any time or tir Tristee, or any successor in trust, in	is herea, et claim to said real estate, or to whom said real estate or any part thereof shall be conveyed.	السرة	<u></u>
In micrace shall amy party dealing with said. Instee, or any successor in trust, in station to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leaved or mortgaged by said. Instee, or any successor in trust. Be obligation of any purchase money, rent or money herrowed or advanced in said real estate, or be ribiged to see that the terms of this trust shall be conclusive, and the said shall be conclusive, and the said shall be conclusive, and the said shall be conclusive, or any successor in trust, in relation to said real estate shall be conclusive evidence in fastor of every person time, do to the said county) relying upon or claiming under any such conveyance, leave or other instrument continued in the delivery thereof the trust verteal by similar and by said. Trust Agreement was full force and effect, by that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitation, confined in this following the said county of the said county) relying upon or claiming under any such conveyance and by said frink afterned was full force and effect, by that such conveyance or other instrument was resulted in accordance with the trusts, conditions and limitation, confined in the local said and accordance or other instruments and the said of the conveyance of the said of the said of the conveyance of the said of the said of the conveyance of the said of the convey				resentative
in trust, in relation to said real estate shall be consciously ance, leave or other instrument (a) that at the	dusive evidence in layor of every person e time of the delivery thereof the trust or accordance with the trusts, conditions a	on tine. "do" the Registrar of Titles of said county) relying upon or claiming under any such is rearted by mis "identure and by said Trust Agreement was in full force and effect, bit that such is not imitation, conf." ned in this Indenture and in said Trust Agreement or in all amendments. Si	ax ax	į. T
thereof, if any, and binding upon all beneficiaries the trust deed, leave, mortgage or other instrument and proposed and are fully vested with all the fulle, re-	ereunder, (c) that said Trustee, or any so d (d) if the conveyance is made to a suc state, rights, powers, authorities, dutie	recessor in this state of all authorized and empowered to execute and deliver every such deed. Seeson or successors in trust have been properly so and obligations of its, its or their predecessors in trust have been properly so and obligations.	ransfer	Z
This conveyance is made upon the express	understanding and conditions that nei	ther Brugesses Ban' and a vest Company individually or as Travec, for its successor or or desire for anything if the first property because a supersymmetric property and our contribution or to the company of the first property happening nor about swaft real estate, for our contributions and real estate, and the company of the first property happening nor about swaft real estate, as their alterney in-fact, here in resourcesty appointed for such purposes, or, at the election of fruster shall have no obligation of what was a first respect to any such contract, obligation of the contribution of the filing for record of this section of the contribution of the contribution of the filing for record of the section of the contribution of the contribution of the filing for record of the section of the contribution of the contribution of the filing for record of the section of the contribution of the contribution of the filing for record of the section of the contribution of the contribution of the filing for record of the section of the contribution of t	<u>_</u> [] .	Se E
about the said real estate or under the provisions of t any and all such liability being hereby expressly was	this Deed or said Trust Agreement or any is ed and released. Any contract, obligations and trust Agreement.	amendment thereto, or or in any to person or property happening in or about said real estate. Item or indehtedness incurred are are dinto by the Trustee in connection with said real estate as their attorness indicable by a recognity appointed for such purpose, or, at the election of	al Estate Ti	i.S.
the Trustee, in its own name, as Trustee of an expi indebtedness except only so far as the trust prope	ress trust and not individually rand the ity and funds in the actual possession is charged with police of this condition	Frustee shall have no obligation whatso: with respect to any such contract, obligation or of the Trustee shall be applicable for the payment and discharge thereof). All persons and from the date of the filips for record of this leed.		多
The interest of each and every beneficiary he proceeds arising from the sale or any other disposition terest, legal or equitable, in or to said real estate a	reunder and under said Trust Agreemen on of said real estate, and such interest i as such but only an interest in earnings o	it and of all persons claiming under the in or any of item shall be only in the earnings, avails and shereby declared to be personal proper. Indir. Deneficiarly hereunder shall have any title or saids and proceeds thereof a nationaud, they item is hereof being to vest in said Bridgesiew of the real estate above described.	≣ •	77
Bank and Trust Company the entire legal and equal lifthe title to any of the above real estate is no	stable title in fee simple, in and to all ones or hereafter registered, the Registrar	of the leaf eviate above described. of Tilles is breight directed not to register or no. \(\cdot\) in 1. \(\cdot\) or tificate of title or duplicate thereof, of similar import, in accordance with the statut. \(\cdot\) is \(\cdot\) in \(\cdot\) in all and provided.	kempt section	曹景
or memorial, the words "in trust," or upon condi- And the said grantor S hereby expressly	tion, or "with limitations," or words o waise and release, any and al	tright or benefit under and by virtue of any and all statutes. The State of Illinois, providing for	י ק	67
In Witness Whereof, the gruntor _S	aforesaid have hereunto ser _t	heir hand S and real S thr 21st day of		
September	_ <i>p</i> .19_79	III - Francis a a m PISEALI		
Vincent W. Annell		Frances A. Annel SEAL		ļ
			-	
STATE OFIllinois	I	Linda L. Fox A Notary Public in a A for said \$		2
		hereby certify that	١.	
personally known to me to be the same person S whose name S are subscribed to the foregoing instrument				
appeared before me this day in person and acknowledged that they upned, sealed and delivered the said instrument as their free and soluntary act, for the uses and purposes therein set forth, including the release				<u></u>
DOTARY	and warver of the right of homestea	id.		1
	GIVEN under my hand and Notaria	al Scal thin 21st day of September A.D. 19 79		
PUBLISO.	Jana	A Notary Public		1
Of COURTY SHE	My commission expires	April 5, 1981		
		7818 S. Oak Park, Burbank, Illinois	\dashv	L
GRANTEE: BRIDGEVIEW BANK AND TRUST COMPANY 7940 South Harlem Avenue		7818 S. Oak Park Burbank Illinois For information only insert street address of above described property.		
		This Instrument was prepared by:		
Bridgeview, Illinois 60455	*	James W. Haleas, Attorney at Law 7940 South Harlem Avenue		
	BOX 206	Bridgeview, Illinois_60455		
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