## **UNOFFICIAL COPY**

2646510	4 and the
WARRANTY DEED IN TRUST 1983 JAN 11 PM 1 08 12 MARK	er of the filled the
Section 2 to the section of the sect	<del>d</del> i
Form 17648 Bankforms, Inc. The above space for recorder's use only	10.00
JAN-11-83 6.8 14 6.1.7 26 14 65 10 14 A - RETAILS INDENTURE WITNESSETH, That the Grantor (s) CARLSTEL WEGNER and RUDOLF	1 20.03
WEGNER, her husband	
of the County of and State of for and in consideration	
of TEN and NO/100Dollars, and other good and	[
valuable ensiderations in hand, paid, Convey and warrantunto PARKWAY BANK	
AND 7 'U: T COMPANY, Harlem at Lawrence Avenue, Harwood Heights, Illinois 60656, an Illinois banking corporation, its successor or successors, as Trustee under the provisions of a trust agreement	
detail the lifth day of November 1982, known as Trust Number	
6274 , the following described real estate in the County of	
and State of luir ois to-wit:	_ 、
The East 10 fact of Lot 13 and the West 25 feet of Lot 14 in Block	الله كال
4 of Evanston Leights, being a subdivision of the Northwest 1/4 of	型
Section 30, Towiship 41 North, Range 14, East of the Third Principal	# F 18
Meridian.	OF PARAGRAPH TRENSFER TIAN TANAGE INTERPRETATION TO THE TRENSFER TIAN THE TRENSFER T
	1 5 3 3
	WISIONS ESTATE TANK
TO HAVE AND TO HOLD the said premises with the appurterances upon the units are for the uses and purposes bettern and in said trust agreement set forth Full power and authority is hereby granted to said trustee to improve, manage,or is a fauthorised said premises or any part better. In dedicate parks, streets, highways or alleys and	
Full power and authority is thereby granted to said trustee to improve, manale,, or . ta. § subdivines usably primitives or any par. § shereof. Lodedicate parks, streets, highways or alleys and to restably one part thereof and to restably one sold from a desure. It is noticed to sell, to grant options to purchase, to sell on any terms, to convey stably entered to a successor or servers. It is used to grant options to purchase, to sell on any terms, to convey stably premise or any part thereof, to declare, to morning acceptance or servers. It is used to grant to such successor or successor in trust all of the title, estate, powers and authorities vested in said trustee, to donate, to declare, to morning acceptance or otherwis or or a part thereof, it is ease and roperator, or any part thereof, it is ease as do promise, or make the sold of the servers o	ES PR
authornies vested in said trustee, to donate, to dedicate, to mortgage, piedge or otherwisor ber said property, or any part to release, in part to release, to mortgage, piedge or otherwis or ber said property, or any part to release to property, or any part to release to the time, in possession or reversion, by kases to commence in praesenti or futuro, and upon any it is and to any part to release to the commence of the control of the case of any single demans the time, in possession or reversion, by kases to commence in praesenti or futuro, and upon any it is and upon any term of the commence of	\$ 4 W
or times hereafter, to contract to make leases and to grant options to lease and options to renew lases and "no to purchase the whole of any part of the revention and no contract respective, to the manner of fating the amount of present or future remain, to partition or to exchange said property, or any part, thereof, for other real or presonal property, to grant easements or charges of the manner of fating the amount of present of future remain, to partition or to exchange said property, or any part. thereof, and to deal with said property and every part thereof any time of the partition of th	T SOL
in all other ways and for sich other considerations as it would be lawful for any person owning the same it of each with the same, whether similar to or different from one ways above specially at any time or times hereafter.  at any time or times hereafter.	SECTION 1
In no case shall also party occuping wing said treated in reduction to shall premise, to device the complete of the special control of any purchase more, rent, or money borrow   or ac   anced on said premises, or be obliged to see that the terms of this trust more greatest premise the completed with or be obliged to the application of any purchase money, rent, or money borrow   or a   anced on said premises, or be obliged to see that the terms of this trust more premises and the control of the purchase of the purchase of the completed with or be obliged to inquire into the occasion of the purchase o	AMP
at any time or times hereafter.  In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises, any past sheered shall be conveyed contracted to be said, leased or mortgaged by said trustee. Be obliged to set to the application of any purchase money, remt, or money borrows and the premises of the premis	E ST
amendment unter and unline from the conveyance is made to a successor or successor	REVENUE STAMPS E
The interest of each and every descriptary hereunder and of all persons claiming under them or any of them shall be only in the e-ruines, avails and proceeds arising from the talk or The interest of each and every descriptary between the hereby descriptant to be neutral property and no beneficiary hereunder shall have a property and no beneficiary hereunder sha	E.
The interest of each and every necessitivity becaused and of all persons claiming under them or any of them shall be only in the critical action in the control of the dependence of the control of said real citate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have "	
memorul, the words "in trust" or "upon condition" or "with infinitions", or words or infinite impact, in accounter which the state of the State of Illinois.  And the said grantor_S hereby expressly warve and release any and all right or benefit under and by virtue of 'ny and all' altitles of the State of Illinois.  providing for the exemption of homesteads from sale on execution or otherwise.	•
In Witness Whereof, the grantor 5 aforesast ha 170 hereunto set their hand 5 a.d. 2	
ths 16th dy of November 19 82	26
Christil Uleaner	) <u>A</u>
CHRISTEL WEGNER*	%
RUDDLY WEGNER	264651()4
THIS INSTRUMENT WAS PREPARED BY:  B. H. Schreiber	4
4777 North Harlem Avenue	
Harwood Heights, Illinois 60656	10
State of	0
SS. the state aforesaid do beneby centry that Christel Wegner and RUDOLF WEGNER,	•
County ofCook	22
personally known to me to be the same person S whose name S subscribed to	Document Number 26 465 104
the foregoing instrument, appeared before me this day in person and acknowledged that Effect signed, sealed and delivered the said unstrument as <u>the fir</u> free and voluntary act, for the uses and proposes therem set forth, including the release and survived of the right of homestead.	6
and purposes therem set forth, including the release and waiver of the right of bomestead.  Given under my hand and notarial seal this Tth day of Musikum 19 83	Num l
1 State of State	[ 윤 ]
Man A. Connac.	
Notary Public MY COMMISSION EXPIRES FEB. 5, 1985	
	· <u> </u>
PARKWAY BANK AND TRUST COMPANY 1004 Harvard Terrace, Evanston, 7111	nois
HARLEM AT LAWRENCE AVENUE HARWOOD HEIGHTS, ILLINOIS 60656  above described property.	
BOX 475	

END OF RECORDED DOCUMENT