## UNOFFICIAL COPY

DEEDIN TRUST	26118220	
s instrument was prepared by:	15-32 JAN 20 PM 1 53	
303 E. Wacker Dr Ste. 1	000	Tay.
	The above space for recorder's use only	
HEGRANTOR, Francis A. Forbr		İ
of the County of COOk	-20-92 578541 26118229 : REC and State of Illinois , in consideration	10.20
	and Warrant S unto MID-AMERICA NATIONAL BANK OF CHICAGO, a	
•	Plaza, Chicago, Illinois 60601, not personally but solely as Trustee under the pro-	l .
isions of a servin Frust Agreement, dated the 4th	day of January 19.82 , and known as Trust	
	cribed real estate in the County of Cook and State of Illinois, to wit:	1
Borden's Addition to Warren I	all of Lot 44 in Block 3 in James U. Park, being a subdivision of the North ip 39 North, Range 13, East of the	
		66
Terost t	inder Real Estate Transfer Fam Act Sec. E A Cook County Ord. 97104 101.	26118220
5ats_//	20/82 SIGHK Selverb.	
TO MAYE AND TO HOLD the said materiate with the		+ ~
said Trust Agreement set forth.  Full power and authority is hereby granted to said Tru	the sees attached thereto upon the trusts and for the uses and purposes herein and in stee with terreto said real estate or any part or parts of it, and at any time or times to:	_
subdivide and resubdivide; dedicate parks, streets, highways or sell and convey on any terms, with or without considerations	ralleys; vo any subdivision or part thereof; contract to sell; grant options to purchase;	tamps
reversion, to commence in the present or in the future on any treems and for any periods of time; amend, change or modify	nate; dedies e; mort pledge or otherwise encumber it; execute leases in possession or any pledge or otherwise encumber it; execute leases in possession or any leases; contract t execute leases; grant options to lease and options to renew leases; grant options to leave grant options to green ease; grant options to green ease grant options to green ease; grant options to gran	anue S
partition or exchange it for other real or personal property; gr or about or easement appurtenant to it; and to deal with in eve	contract with it need to the manner of lixing the amount of present or future rentals; and casements or cit. So which is need to the manner of lixing the amount of present or future rentals; and casements or cit. So which is presented to the manner of lixing the manner of lixing the manner of lixing the manner of the manne	for offixing Ritlers and Revenue Stamps
In no case shall any party dealing with said Trustee, or :	any successor in trust, in year on to said real estate, or to whom said real estate or any part	lers an
purchase money, rent or money borrowed or advanced on said obliged to inquire into the authority, necessity or expediency said Trust Agreement; and every deed, trust doed, most one.	gaged by said trustee, of an size asser in trust, be obliged to see to the application of any real extate, or be obliged to $s_{\rm eff}$ is the trust have been complied with, or be of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of ease or other instrument executed by as Trustee, or any successor in trust, in relation to m (including the Registrar of Titles $c$ si $c$ curry) relying upon or claiming under any such the delivery thereof the trust created $c$ red $c$ and by said Trust Agreement was in full force executed in accordance with the trusts, or $ab$ one and limitations contained herein and in albinding upon all beneficiaries therein $c$ . (c) that said Trustee, or any successor in trust, every such deed, trust deed, lease, mortgage or other ans, unent; and (d) if the conveyance is refracted to the content of the property of the content and (d) if the conveyance is	Ing Ri
said real estate shall be conclusive evidence in favor of every perso conveyance, lease or other instrument: (a) that at the time of	m (including the Registrar of Titles c. 52), cc unty) relying upon or claiming under any such the delivery thereof the trust created 1 ereb / and by said Trust Agreement was in full force	ğ
said Trust Agreement and in all amendments thereof, if any, ar was duly authorized and empowered to execute and deliver ex	executed in accordance with the trusts, or all said Trustee, or any succession and in all binding upon all beneficiaries thereund (c) that said Trustee, or any success in trust, tery such deed, trust deed, lease, mortgage or other last, unent; and (d) if the conveyance is	8
estate, rights, powers, authorities, duties and obligations of its.	his or their predecessor in trust,	12000
Trustee, not its successor or successors in trust shall incur any or its or their agents or attorneys may do or omit to do in or any amendment thereto, or for injury to person or neapers.	any and condition that netted a moralized Axis of the $x_i$ of the large methods $y_i$ in the personal liability of be subjected to any claim, judgeme $x_i$ or decree for anything it or they about the said real estate or under the provisions of $x_i$	Page 20
waived and released. Any contract, obligation or indebtedness into by it in the name of the then beneficiaries under said Tru-	s incutred or entered into by the Trustee in connection with Gid and extate may be entered ast Agreement as their attorney in-fact, hereby irrevocably application such purposes, or, an express trust and not individually cand the Trustee shall have dobleation whatsoever except only so far as the trust property and funds in the acturity seess on of the Trustee	16
sign be applicable for the payment and discharge mercuti, Al	an express that and the trust property and funds in the actur. I seeks on nigginal wind weeker except only so far as the trust property and funds in the actur. I seeks on I seek the Trustee I persons and corporations whomsoever and whatsoever shall be charged with notice of this	3.00
	nd under said Trust Agreement and of all persons claiming under them or 'n,' of them shall sale or any other disposition of said real estate, and such interest is here y declared to be	
earnings, avails and proceeds thereof as aforesaid, the intention and not personally, the entire level and coultable title in feet	is thereof being to vest in said Mid-America National Bank of Chicago, as Truster as afor said	
If the title to any of the above real estate is now or he certificate of title or duplicate thereof, or memorial, the waccordance with the statute in such case made and provided.	recafter registered, the Registrar of Titles is hereby directed not to register or note a "cords "in trust," or "upon condition," or "with limitations," or words of similar unpor , in	SHOP A
And the said grantor hereby expressly waive S of the State of Illinois, providing for exemption of homesteads	and release $S_{\rm col}$ , any and all right or benefit under and by virtue of any and all staty less from sale on execution or otherwise.	·I
The grantor aforesaid ha Shereur	nto set his hand - and	1
scal this 4th d	lay of January 19 82.	
	scal) Francis A. Forbrich II (scal	; ; ; ;
	derike Schuch , Notary Public in and for saic	i
County of COOK St. County, in Forbrich II	the State aforesaid, do hereby certify that Francis A.	Number -
per onally kine in to me to be the same person	whose namesubscribedto the foregoing instrument	
appeared effore me this day in person and acknowledged that	she signed, scaled an	a Z ž
release and water of the right of homestead.	free and voluntary act, for the user and purposes district see forth, including the	2611522
Glysh Organ my hand and notarial scal this	Aniary 1081	
My commission expires DEC 2 198	Notary Public	<b>∃</b> ≊ ∟
Form 202, R1/74	The Comment of the Control of the Co	_
After recording return to Mid-America National Bank of Chic	ago	
Prudential Plaza, Chicago, Illinois 60	line information only insert street address of	

LEND OF KECORDED DOCUMENT