UNOFFICIAL COPY

7.5	WARRANTY DEED IN TRUST	27 253 714	THIS INSTRUMENT PREPAR Paul Peldyak, Atta 120 W. Madison	orney
7:0	JAM 4555 BANKFORMS INC.		Chicago, IL 6060	
9	THIS INDENTURE WITNESSETH, That to Irwin F. Waldvogel) and Ir	win t. Waldvogel.	ner nushand	ried
MF	of the sum of Ten and no/100	nd State of Califo	Dollars (\$10.00),
- C-014 E	in hand paid, and of other good and valuable consi and Warrant 5 unto MIDWEST BANK ANI existing as a banking corporation under the law execute trusts with the State of Illinois, as Trust 2.0th	TRUST COMPANY, and the State of Illians	a banking corporation duly organizations, and duly nuthorized to access of a certain Trust Agreement, days and known as Trust 1	ed and pt and ted the l
X	i∈ Time ≥ to-wit:		_	
Salas	Icts 8, 9 and 10 in E Subdivision of Blocks of the West half of t Settion 34, Township the Tird Principal A Southeast colner ther right of way) in Cook	the Southwest of the Southwest of 40 North, Randeridian (excepted and except County, Illi	ne subdivision quarter of ge 13, East of get 5 acres of the t the Railroad nois.	c under province of
W		inder provisions of Par	agraph Section 4,	18.88
	Rover Forest, Ill. Res	ate Transfer Tax Act. Buyer,	Seller, or Representative	
	TO HAVE AND TO HOLD the said real estate with said Trust Agreement set forth.	oces, upon th	e srusts, and for the uses and purposes her	ein and in
	TO HAVE AND TO HOLD the said real estate with said Trust Agreement set forth. Full power and authority is hereby granted to said thereof, to dedicate parks, streets, highwarp or alters and to real estate with the said real estate with the said real estate in the said real estate or an accessor a power and authorities vater in said Trustes, to donet, to thereof, to losse said real estate, or any port, described to the receiver and authorities vater in said Trustes, to donet, to the receiver and the said real estate, or any port, the receiver a said that the said real estate, or any port, the said thereof is an accessor a precision of reper or estated hease unon any terms and for any period to reper or estated and are estated as any accessor and the said real estate and every part thereof the said real estate and every part there is release, convey or assign any right, title or interest in deal with and real estate and every part thereof the said real estate and every part thereof the said real estate or any part thereof shall be conveyed, contracted to a section of the part of the said real estate or any part thereof shall be conveyed, contracted to a section of the part of the said real estate or any part thereof shall be conveyed on said Trust and the said real estate or any successor in trust, in reliation to all the said that the said of the	vacate at various for or manage to sell on any te as, to convoid to sell on any te as, to convoid the time to time to time, in vacation of time, not exceeding the commence of time and to a make leases and to grant of	nt thereof, and to resubdivide said real esta- ge either with or without consideration, to a uncessor or successors in trust all of the it- or otherwise encumber said real estate, or reversion, by leases to commence in ursa- size of any single demise the term of 108 ye- nic change or modify leases and the terms - 2 c lease and options to renew leases and	te as often convey and like, estate, rany bart seemth or in ours, and to and provil of options to rentals, to f any kind,
	Durchase the whole or any part of the reversion and to com- partition or to exchange an are right, title or interest in deal with said real extate and every part thereof in all of owning the same to deal with the same, "ther similar to the same to deal with the same, "ther similar to the same to the same to the same to the same the same are to the application of any purchase money, rent of many are to the application of any purchase money, rent of many	ract respecting the mainter col, for other real or person; or about or ensemed appure her ways and for such other o or different from the ways , or any successor in trust, oe sold, leased or mortagaed by by borrowed or advanced on sa	If no the adduct of present of strong on the property to grant easter or any unst the captures of allorations as it would be jawful for above specifie ny time or times here in relation and it all estate, or to whom y and Trur .e. or an successor in trust, but the deres de the capture or be cultied; to see that the te	remails, to the first of this collision of this collision of this collision of the first of the
	revisitated test configure any of the terms of said Trust A by said Trustes, or any successor in trust, in relation to as legistrar of Titles of said county relying upon or claiming delivery thereof the trust created by this upon or claiming the country of the country of the country of the with the trust, con in all amendments thereof, if any, and binding upon all be authorized and empowered to sacute and deliver every such	frement; and every heed, tri d real estate shall be conclu- under any such conveyance said Trust Agreement was in ditions and limitations contal neficiaries thereunder. (c) the deed, trust deed, lease, more agreements and in trust have	as deed, mor , se or other instrume ive evidence in the ar weep person (in ease or other ins. up 1, 1) that at the full force and effect, h t such conven- ned in this Indenture and a " of Trust A; at asid Trustee, or an, sur sake " it is the gage or other instrument" of (d) if the co- leven properly unpointed and a "".	rms of this collection of the collection of the collection of the time of the recent of the recent of the ways and the collection of the recent of the ways and the collection of the recent of the collection of
	made to a successor of successors in trust, tink state successive the title, estate, rights, powers, authorities, duties and ob ually or as Trustee, nor his successor os successors in trust for snything it or they or his or this spenia or atterney is Deed or said Trust Agreement or sny smandom thereto all such likelity being hereby supprastly waited and release connection with said real estate may be entered into by	ligations of its, his or their ding and condition that neith it shall incur any personal linary do or omit to do in or st, or for injury to person or t d. Any contract, obligation or t in the name of the then bet at the section of the True at the election of the True at the election of the True.	predectsor in trus. The Midwest Bank and Tru: Companies of the Midwest Bank and Tru: Companies of the Midwest Bank and Tru: Companies of the Midwest Bank and	ny, individ- or decree in as of this suc, any and lei Trustee in eir attr.
	in-fact, forces records Truites shall have no obligation to the side trust proceed and force process and founds in the actual possess persons and corporations whomsoever and whatsoever shall the Deck. The interest of each and every beneficiary hereunder of them shall, be only in the earnings, avails and process	whatsoever with respect to ar ilon of the Trustee shall be a i be charged with notice of t and under said Trust Agreer is arising from the sale or an	y such contract, obligation or indebtedness pplicable for the payment and discharge t ils condition from the date of the filing for ment and of all persons claiming under t y other disposition of said real extite, and are thing a learnest level or equipple, in or which as interest level or equipple, in or	ext it only here (). All or re vd of hem or any such interes
·	estate as such, but only an interest in the earnings, awa Midwess Home and Trust Company the entire legal at If the title to any of the above real estate is now of in the certificate of itide or duplicate thereof, or memorismlar import, in necordance with the statute in such Agreement or a copy thereof, or any extracts thereform,	and proceeds thereof he a nd equitable title in fee simple r hereafter registered, the Re- rial, the words "in frust," of se made and provided, and a se evidence that any transfer,	e, in and to all of the real estate above de jistrar of Titles is hereby directed not to reg "upon condition," or "with limitations," aid Trustee shall not be required to prod charge or other dealing involving the reg	escribed, ister or note or words of uce the said istered lands
	in Witness Whereof, the grantor S afores	tion of homesteads from sale	on execution or otherwise.	and and all
	Alice L. Waldvogel	[SEAL] ITWI	n F. Waldvogel	SEAL)
	State of California County of San Diego ss. the state afort Irwin F. Waldwogel, her hus	esaid, do hereby certify that	NAY . Nothery Public in and for each Alice L. Waldvogel a	and
} =	personally kno	own to me to be the same p	erson S whose name S are	Subscribed to
مجمعدمديم	MARGARET MARY BALANAY HOTARY PUBLIC - CALIFORNIA Columbary act, SAN DIEGO COUNTY Fight of bomes	aigned, senied and delive	ored the said instrument as their orein set forth, including the release and is The day of August	free and
Ļ	Midwest Bank and Trust Comp	any Ho	619 W - Arm, to	

1984 SEP 14 AH 10: 15

ЕГИМООД РАЯК, ІГГ. 60635 1606 NORTH HARLEM AVE. MIDWEST BANK AND TRUST CO. OT JIAM

27253714

Property or Coop County Clerk's

END OF RECORDED DOCUMENT