(QUIT-CLAIM)

(The Above Space For Recorder's Use Only)

THIS INDENTURE WITNESSFTH, that the Grantor HIEN THU NGO and LOI NGO, her husband	
of the County of 2 Cook and State of Illinoi of Ten and 00/100	S, for and in consideration of the sum
10.00	valuable considerations, receipt of which is hereby duly
The state of the s	ige Trust & Savings Bank , an Illinois bank
Chicago Illinois, and duly nuthorized to accept a	
nig corporation is Chicago , Illinois, and duly notherized to accept a under the provision at a certain Trust Agreement, dated the 25th day of	
88-7-5 the following described real estate in the County of	Cook
UNIT NOS. 2A AND 3A IN CHINATOWN NORTH	CONDOMINIUM, AS DELINEATED ON A
SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:	LOTS 1, 2, AND 3 IN BLOCK 2 IN
CONARROE'S RESUBDIVISION OF THAT PART OF ARGYLL	E LYING SOUTH OF THE CENTER LINE
OF ARGYLE STREET IN THE SOUTH EAST FRACTIONAL	, 1/4 OF SECTION 8, TOWNSHIP 40
NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MED	RIDIAN, IN COOK COUNTY, ILLINOIS.
WHICH SURVEY IS A TACHED AS EXHIBIT A TO THE DE	CLARATION OF CONDOMINIUM LINDIVIDED PERCENTAGELS 60640
RECORDED AS DOCUMENT 27353871 TOGETHER WITH ITS	3A) Vol. 478
INTEREST IN THE COMMON ELEMENTS.	it the trusts, which the tire uses and purposes herein and in
and the state of t	evaluation or any neet of meets of it and at any time or
full power and authority is here's trained to said trustee with respect to the times to improve manage protess an subdivide said real estate or any part there sacate any subdivisions of part thereof and to resubdivide said real estate as offer chase, to sell on any terms, to comes evider with or without consideration, to	eof to dedicate parks, streets, highways or alleys and to in as desired, to contract to sell, to grant options to pur-
chase, to sell on any terms, to convey etc ler with or without consideration, to consucessors in trust and to grant to such sucressor or successors in trust all of	onvey said real estate or any part thereof to a successor
or successors in trust and to grant to see the second of the rouse encumber said or my part thereof, from time to time, in to session or reservion, by leases to	
terms and for any period of periods of time, my receding in the case and to any many features upon any terms and for any period of refined soft time and to amend, chang it any time or times beteafter, to contract to make moses and to grant options.	to lease and obttons to teness leases and obttons to but.
chase the whote or any part of the reversion and the off of the tespecting the man	ner of fixing the amount of present or future rentals, to personal property, to grant easements or charges of any
	nent appurtenant for said real estate or any part thereof. 崇 if such other considerations as would be lawful for any
and to deal with said real estate and every part thereof in a other ways and to person owning the same to deal with the same, whether smid r to or different	it from the ways above specified, at any time or times
hereafter In no case shall any party dealing with said Trustey, or any si ece sor in trust, it	ner of fixing the amount of present or future rentals, to personal property, to grant easements or charges of any nent appurtenant to said real estate or any part thereof, or such other considerations as would be lawful for any it from the ways above specified, at any time or times in relation to said real estate, or to whom said real estate by said Trustee, or any successor in trust, be obliged to
or any part thereof shall be conveyed, contracted to be sold, leave, or morigaged	by said Trustee, or any successor in trust, be obliged to have need on the trust property, or be obliged to see that the
see to the application of any porchase money, relief of money our sweet activities of the trust have been complied with, or be obliged to fixe e. and the frustee, or be obliged or privileged to inquie into any of the terms of a lituation of other instrument executed by said frustee, or any successor in trust in relativities.	need on the trust property, or be obliged to see that the rauthority, necessity or expediency of any act of said. Agreement, and every deed, trust deed, mortgage, lease on to said trust property shall be conclusive evidence in or other instrument. (a) that are the time of the delivery lead of fect. (b) that such conveyance or other instru
	on to said trust property shall be conclusive evidence in or other instrument. (a) that at the time of the delivery
thereof the trust created by this Deed and by said Trust Agreement was in full forment was executed in accordance with the trusts, conditions and limital, inside	
	that said Trustee, or any successor in trust, was duly
amendments thereof, it any, and it finding upon a first the deed, and empowered to execute and deliver every such deed, trust deed, veyance is made to a successor or successors in trust, that such successor or success vested with all the title, estate, rights, powers, authorities, duties and obligation	with trust have been properly appointed and are fully
vested with all the title, estate, rights, powers, authorities, duties and obligation. This conveyance is made upon the express understanding and condition that	bontained herein and in said Trust Agreement or in all bight and Trustee, or any successor in trust, was duly lease, mortgage or other instrument and (d) if the concording trust have heen properly appointed and are fully so its his or their predecessor in trust. The Armee, neither individually or as Trustee, nor its of any claim, sudgment or decree for anything it or they estate our and or the provisions of this Deed or said Trust.
successor or successors in trust shall incur any personal liability or be subjected to or its or their agents or attorneys may do or omit to do in or about the said real e	o any clair i hadgment or decree for anything it or they
	ning in or about said real estate, any and all such liabil-
ity being hereby expressly warred and released. Any contract, obligation or inder	refreshings from the first Agreement as their accorney.
in fact, hereby irrevocably appointed for such purposes, or at the election of the	expect to any such confinct, obligation of indebtedness in
and not marriagery and the except only so far as the frust property and funds in the actual possession of the Charge thereof. All persons and corporations whomsoever and whatsoever shall	or leader than by additionable for the payment and diving
of the filing for revord of this Deed	
The interest of each and every beneficiary hereunder and under said Trust Ag of them shall be only in the earnings, avails and proceeds arising from the sale of	or any other disposition of the flust droperty, and such
interest is hereby declared to be personal property, and no beneficiary nereulated	candy thereof as aforesaid, the intention hereof being to
vest in the Trustee the entire legal and equitable fille in fee simple, in and to all	to the trust property above described.
on the certificate of title or duplicate thereof, or memorial, the words "in trust", o	r "upon condition", or "with limitation", or words of
similar import, in accordance with the statute in such case made and provided.	d all right or henefit under and by virtue of any and all
statutes of the State of Illinois, providing for the exemption of homesteads from	n sale on execution or otherwise.
The contract of the contract o	hand and seal this
day of 14 4 4 4 5 5 14 5 5	(2)
[Seal]	per the inge sent
	In L'ON Seall
	TOTAL CONTRACTOR (See a)
STATE OF Illinois	
COUNTY OF COOK	······································
	a Notary Public in and for said County, in the State
aforesaid do herebs certify that HIEN THU NGO and LOI NGO, he:	r husband Winnest tota Para
personally known to me to be the same person S whose name S are	subscribed to the forespent institute of minos
fore me this day in person and acknowledged that sugged, scaled and delivere tars act for the uses and purposes therein set forth, including the release and with the set of the uses and purposes therein set forth.	aver of the 18th of numeric farmes half 28 1390 on
GIVEN under my hand and Notarial Seal this 8th day of	August
· 7.	1. 10065
Commission expires June 26 19 91	NOTARY PUBLIC
	MATARTTORIC
Document Prepared by 2/3 /BALL	ADDRESS OF PROPERTY:
MARJUEL J. de PARA & ASSOCIATES	1055 West Argyle, Units 2A & 3A
presided by the trade a subject time	Chicago, Illinois 60640
134 North CaSalle, Suite 2126	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES

"Massor under provision of Parenting _____ Genelon 4.

DOCUMENT NUMBER 88451048

BOX 333-GG

Chicago, Illinois 60602

ONLY AND IS NOT A FART OF THIS DEED LOI TAN NGO AND HIEN THU NGO 1055 W. Argyle, Chicago, IL 60640 は

TRUST NO.

RETURN TO:

DEED IN TRUST (QUIT CLAIM DEED)

Ridge Trust & Savings Bank Chicago, Illinois TRUSTEE Property of Coot County Clerk's Office

right of the first of those ¹¹ (क्रिशाचेक्टर देखान्ड राज्य रहे । १९६१

FORM 18788 BANKFORMS, INC.