	7 6
THIS INDENIURE WITNESSETH, that the Grantor HIEN THU NGO and LOI NGO, her husband	65
If the county of Cook and State of Illinois for and in consideration of the sum. Ten and 00/100	
Ten and 00/100—————————————————————————————————	ran.
UNIT NO. C-1055 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 ARGYLE 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 MERIDIAN, IN COOK COUNTY, ILLINOIS. WHICH SURVEY IS ATTACHED AS EXHIBIT A TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOC. MENT 27353871 TOGETHER WITH ITS UNDIVIDED PERCENTAGE 1 INTEREST IN THE COMMON ELEMENTS.	1
Full power and authority is her by granted to said Trustee with respect to the real estate or any part or parts of it, and at any time or times to improve manage process. In Jundoiside said real estate or any part thereof, to dedicate parts, streets, highways or alleys and to sacret any syndionism or part the end, and to resubdivide said real estate as often as desired to contract to sell, to grant options to purchase to sell, or any terms to colors with or without consideration, to convey said real estate or any part thereof to a successor or trust and to grant to soci successors in trust all of the title, estate, powers and authorities vested in said trustee. In dedicate, to mirrigat, pledge or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, in time to time it processors on trust all of the title, estate, powers and sufficient on the future and upon any terms and for any period or periods of time acute of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time and to amend to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter. To contract, to stake leases and to grant options to lease and options to renew leases and options to partition or to exchange said real extate or any pit thereof, for other real or personal property, to grant exements or charges of any sind so release convex or assign any right title to release time or about or exement appurtenant to said real estate or any part thereof, and to deal with haid real estate and every part thereof, indother ways and for such other considerations as would be lawful for any person owning the same to deal with the same, whether it relate to or different from the ways above specified, at any time or times hereafter.	MPS HERE **********************************
In no case shall any party dealing with said. Trustee or any successor in trust, in relation to said real estate, or to whom said real estate or any part threed shall he conveyed contracted to be widy, exist or mortgaged by said. Trustee, or any successor in trust, he obliged to see to the application of any purchase money, rent or money bor owed or advanced on the frust property, or be obliged to see that the terms of the trust have been complied with or be obliged to any of the terms of or the rivity property or expediency of any act of said. Trustee, or he obliged provinged to injurie into any of the tern's of or d. Trust Agreement and every deed, trust deed, mortgage, lease or other instrument executed by said. Trustee or any successor in the favor of every, petvon relying upon or claiming under any successor in the control of the trust created by this feed and by said. Trust Agreement was in full force and effect. This that such conveyance or other instrument is executed in accordance with the trusts, conditions and limitations contained herein and in said. Trust Agreement or in all amendments thereof if any, and is hinding upon all beneficiaries therein, etc., (c) that said. Trustee, or any successor in trust, was duly authorized and empiwered to execute and deliver every such deed trust ever lease, mortgage or other instrument and dil if the convexed with all the ritle estate, rights powers, authorities, duties and obligations of its, his or their predecessor in successor or successor or successor or successor or successor in trust. This is necessor, and trust shall incur any personal liability or be subjected to any claim, judgment or decree for anything if or they or its or their agents or affortness may do or omit to do in relaboration that its, hiddle the industingly or as Trustee, nor ris successor or successor as assessors in trust, whall incur any personal liability or be subjected to any claim, judgment or decree for anything if or they or its or their agents or affortness may do or omit to do i	AFFIX "RIDERS" OR REVENUE STAMPS
of the filing for record of this Deed. The interest of each and every henefociars hereunder and under said Trust Agreement and of all per one claiming under them or any of them shall be unly in the earnings, avails and proceeds arising from the sale or any other disposition of the trust property, and such interest is hereby declared to be personal property, and no heneficiary hereunder shall have any title or out real legal or equitable, in or to said trust property a such but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to yest in the Trustee the entire legal and equitable title in tee simple, in and to all of the trust property above described. If the title to any of the trust property is now or hereafter registered, the Registrat of Titles is hereby directed, it to register or pote in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with finitelions", or words of	
similar import in accordance with the statute in such case made and provided. And the yaid Grantin hereby expressly waive and release any and all right or henefit under and by vir up of any and all	n
statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise IN WITNESS WHEREOF, the Grantor aforesaid ha hereunto set hand and seal this	<u> </u>
STATE OF [Sui]	
MANUEL J. de PARA A Notar Public in antiferante depunts in the State	j
personally known to me to be the same person S whose name S subscribes to Manuel I de Para	
fore me this day in person and acknowledged that the signed, sealed and delivered the said is slay constraint British line Ed. 994 folium tary act. For the uses and purposes therein set forth, including the release and waiver of the tight of homestead.	
Commission expires June 26 19 91 Michael Michael	
NOTARY PUBLIC) <u>c</u>
Discument Prepared by 1/4 1/4/1 NO BOX 303 - CG 1055 West Argyle, UnitC-1	NEW T
MANUEL J, de PARA & ASSOCIATES Chicago, Illinois 60640	DOCUMENT NUMBER
134 North LaSalle, Suite 2126 THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED Chicago, Illinois 60602 SEND SUBSEQUENT TAX BILLS TO	BER
LOI TAN NGO and HIEN THU NGO	}

1055 W. Argyle, Chicago, IL 60640 (Address)

MANUEL I DE PARM Attorney At Land Per-trately 10 - Suite 213

RETURN TO:

TRUST NO._

Chicago, Illinois

TRUSTEE

Property of Coot County Clerk's Office

A series of the series of the

FORM 18:11 BANKFORMS, INC.