DEED IN TRUST

The above space for recorder's use only	у
THIS INDENTURE WITNESSETH, THAT THE GRANTOR.	-
Paul Katauskas, a bachelor	-
of the County of Cook and State ofIllinois, for and in consideration	
of the sum of Ten and no/100ths Dollars (\$ 10.00	•
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged. Convey 8 and	1
Warrant, 5, unto BRIDGEVIEW BANK AND TRUST COMPANY, an Illinois Corporation as Trustee under the provisions of a	
certain Trust Agreement, dated the 24 day of November 19.75, and known as Trust Number 1-0145	
the following described real estate in the County of Cook and State of Illinois, to-wit: Parcel 1: Unit 7840 together with its undivided percentage interest in the common elements in Oak Hills Condominium II as delineated and defined in th. Declaration recorded as Document No. 23771002, as amended from time or time, in the Southwest 1/4 of Section 36, Township 37 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.	
Subject to Easements for ingress and egress appurtenant to and for the benefit of Farcel 1 as set forth and defined in the Declaration of easeme	nts
recorded as Document No. 23684698.	
P.I.N. 23-36-303-124-1016 8836452	G.
TO HAVE AND TO HOLD the said real estate with the appointenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.	
Full power and authority is hereby granted to soil I over to prove, manage, protect and subdivide said feal estate or any part thereof, to dedicate parks, streets, highways to either with or without considerations to part thereof, and to reside estate as often as desired. In contract to sell, to grant options to prochase, to sell or any terms, to convey either with or without considerations, to convey, and red estate or any part thereof to a successor or successors in trust and to grant to successor in trust and the grant to such successor in trust and the first successor in trust and the fear to successor in trust and the fear to successor in trust and the grant to such trust and the grant to such the grant to such the grant to grant to grant to the grant to grant grant to grant gran	in the
In no case shall any parts dealing with said. I tusted or any successor in Bush in Faltion to said seal estate, or to whom said real estate or any part thereof shall be conveyed said real estate, or he obliged to see that the terms of this tusted or any successor in Bush is shifted to see to the application of any purchase money, rend or more phorrow end of advanced or obliged or privileged to inquire into any of the terms of said. I tusted, or he obliged to see that the terms of said. I tusted said a further, or he obliged or privileged to inquire into any of the terms of said. I trust Agreement, and every deed a tust is ed. mortgage, leave or other instrument excused by said. I tusted, or any successor in trust, in relation to said createst shall be conclusive evidence in Basic of every person find using the Registrate of Lifter of said county) relying upon or claiming under any successor conveyance, leave or other instrument (as that in the time of the delivery thereof the trust ore, red by the Indenture and by said. I tusted any successor in the said of	avisions of
This conveyance is made upon the express understanding and conditions that neither Bridgeri (i.e., 2a), and Trust Company individually or as Trustee, nor its successor in trust shall incur any personal labelity or be subjected to any claim, judgment or decree for a stift, exi at they or its or their agents or attorneys may do no mit trud or nor about the said real extate or under the provisions of this beed or said Irust Agreement or any amendment there? ".O. or rapin) to person or property happening nor about said real extate may be entered into by it in the name of the then beneficiaries under said Irust Agreement as their actiones; "indicate," are in the unit of the name of the then beneficiaries under said Irust Agreement as their actiones; "indicate," erre; interesting the property and funds and the Irustee shall have not of "alton whatsoever with respect to any such confract, obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall not applicable." It is payment and discharge thereoft. All persons and corporations whomsoever and whatsoever shall be charged with motice of this condition from the date of the fluing for receiver of this Deed. The interest of each and every heneficiarly hereunder and under said Trust Agreement and of all persons claiming unit; them of any of themshall be only in the carnings, avails and proceeds arriving from the vale or any other date as such but only on interest, leaving be observed to the provision of said real estate as such but only on interest in certain proceeds thereof as afore as it in intention hereof being to very in wall the other legislation of the above teal estate is now on hereestic registered, the Registrar of Titles is hereby directed in its registere of one in the certificate of title or duplicate thereof, or memorial, the words "in trust." or upon condition, or "with limitations," or words of similar import, in accordance with the state" in such case made and provided.	A Re
The interest of each and every hencificiary hereunder and under said Trust Agreement and of all persons claiming under them of any of them shall be only in the earnings, avails and proceeds arring from the sale or any other disposition of said real estate, and such interests hereby declared to be personal proper as, and no hencificiary hereunder shall have any title or interest, legal or equitable, into it os said real estate as such byto only an interest in earnings avails and proceeds thereof as afore as in intention hereof being to vest in said findgesies. Bank and Trust Company the entire legal and equitable title in fee simple, in and to all of the real estate above described.	, 25 ≠
If the title to any of the above real extate is now or hereafter registered, the Registrar of Fittes is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "or trust," or upon condition, or "with limitations," or words of similar import, in accordance with the state of in such case made and provided.	
And the said grantor . hereby expressly waive . S. and release. S any and all right or benefit under and by virtue of any and a istatutes of the State of Illinois, providing for exemption of homesteads from sale an execution of otherwise.	
In Witness Whereof the grantor afforesaid ha S hereunto set h1s hand and seal this 25th day of	
July 1988 [SEAL] [SEAL] [SEAL] [SEAL]	
STATE OF Illinois Edwina Gaskin a Notary Public in and for vaid	
County of Cook "County, in the State aforesaid, do hereby certify that	
Paul Katauskas, a bachelor	
personally. Known to me to be the same personwhose name1Ssubscribed to the foregoing instrument oppeared before me this day in person and acknowledged thathesuperior greated and delivered the	•
sand instrument as his free and voluntary act, for the uses and purposes therein set forth, including the release	
ED 1A Support of the right of homestead GIVEN under my hand and Notarial Seal this 25th door July A.O. 19 88	
My Commission Commission Commission	
Mi commission expires July 16, 1991 Mi commission expires July 16, 1991 Notary Public.	Artist Linear

GRANTEE:

BRIDGEVIEW BANK AND TRUST COMPANY 7940 South Harlem Avenue Bridgeview, Illinois 60455 7840 West Golf, Palos Heights,
For information only invert street address of above described property

This Instrument was prepared by:
Pater E Halleas Attorney at I.

This Instrument was prepared by
Peter E. Haleas, Attorney at Law
7940 South Harlem Avenue
Bridgeview, Illinois 60455

BOX 206

Dure College Reserves Stapped

Document Number

UNOFFICIAL COPY

Property or Cook County Clerk's Office T#4444 TRAN 1532 08/11/88 15:00:00 #7506 # D * 38 364524 COOK COUNTY RECORDER