DEED IN TRUST UNOFFICIAL COMPANY

(WARRANTY)

(The Hook Space Co. 1)	
THIS INDENTURE WITNESSETH, that the Grantor RODRIGO ULLOA and ANGEL BANUELOS ULLOA, his wife, in joint tenancy	LITA
of the County of Cook and State of Illinois for and in consideration of TEN AND NO/100	of the sum
), in hand paid, and of other good and valuable considerations, receipt of which is he	inois bank
LOT 11 IN BLOCK 8 IN CORE AND MC KINNONS 63RD STREET KEINLE AVENUE SURDIVISION OF THE WEST FOR THE SOUTHWEST QUARTER OF SECTION 13, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINT MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JUNE 14, 1913, AS DOCUMENT NUMBER 520 RE22/1 COCK COUNTY, ILLINOIS. . 1455555 TRAN SUBJECT TO: \$1421 \$\display\$	HALF
PERCHANIN HANK HOWER. 15-15-511-625-6666	
Full power and authority is the state of the chicago, T11 inois 60629 Full power and authority is the state of the chicago, T11 inois 60629 Full power and authority is the state of the chicago, T11 inois 60629 Full power and authority is the state of the chicago, T11 inois 60629 Full power and authority is the state of the chicago of the state of the real estate of any part of parts of it, and at at times to improve, manage, protect and subdivide said real estate of any part thereof, to dedicate parks, streets, highways or allowable to self on any terms, to convey educe with me without consideration, to convey said real estate or any part thereof to a or successors in trust and to grant to not increase or successors in trust all of the title, estate, powers and authorities vest Trustee, to donate, to dedicate, to mortgage, fiedge or otherwise encumber said real estate, or any part thereof, from time to time, not exceeding in the case of any single demise the term of 198 years, and to renew leases upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew leases upon any terms and for any period or previous of time, and to amend, change or modify leases and the terms and provision at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to renew leases and option or to exchange said real estate, or any part the cof, for other real or personal property, to grant easements or charking, to release, convey or assign any right, title or not rest in or about or easement appurtenant to said real estate or any part and to deal with the same, whether similar to or different from the ways above specified, at any time for any part thereof shall be conveyed, contracted to be sold, let sed or mortgaged by said Trustee, or any successor in trust, in relation to said real estate, or to whom said or any part thereof shall be conveyed, contracted to the sold, let sed or mortgag	iny lime or leys and to ons to pura successor ited in said real estate, d upon any or extend ons thereof ons to pur-
terms of the trust have been cumplied with, or be obliged to in qui e nto the authority, necessity or expediency of any a Trustee, or be obliged or privileged to inquire into any of the term. "S ad Trust Agreement; and every deed, trust deed, mortg or other instrument executed by said Trust e, or any successor in fru." in relation to said trust property shall be conclusive or favor of every person relying upon or claiming under any such conveyance, lesse or other instrument, (a) that at the time of the thereof the trust created by this Deed and by said Trust Agreement was in fu. To, ce and effect, (b) that such conveyance or other ment was executed in accordance with the trusts, conditions and limital one contained herein and in said Trust Agreement amendments thereof, if any, and is binding upon all beneficiaries thereund or, (c) that said Trustee, or any successor in trust, authorized and empowered to execute and deliver every such deed, trust deed, ease, mortgage or other instrument and (d) if vesance is made to a successor or successors in trust, that such successor or successor in trust have been properly appointed and empowered to execute and deliver every such deed, trust deed, ease, mortgage or other instrument and (d) if vesance is made to a successor or successors in trust, that such successor or successor in trust have been properly appointed and empowered to expect that, that such successor or successor in trust have been properly appointed and expects or in trust shall neur any personal liability on the subjected to any ain, judgment or decree for anything or its or their agents or attorneys may do or omit to do in or about the said real estate or in trust have been properly appointed and released. Any contract, obligation or indebtedness i curred or entered into by the Trust nection with said real estate may be entered into by it in the name of the then beneficiaries under a state, any and all subjection as indebtedness i curred or entered into by the Trustee shall have no obligation whatsoever wi	was duly if the con- if the con- it or they said Trust such liabil- tee in con- attorney- press trust lebiedness int and dis- in the date
of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of a clust property, interest is hereby declared to be personal property, and no beneficiary hereunder shall have any little or interect, legal or equitated that the trust property as such, but only an interest in the earnings avails and proceeds thereof as afforesaid, the nier-tion hereof vest in the Trustee the entire legal and equitable title in fee 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 Registrar of Titles is hereby directed ny to registe in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with line stions" or similar import, in accordance with the statute in such case made and provided. And the said Grantor S. hereby expressly waive and release any and all right or henefit under and by viriue of an statutes of the State of Himois, providing for the exemption of homesteads from sale on execution or otherwise.	er or note r words of
IN WITNESS WHEREOF, the Grantor S aforesaid ha Ve hereunto set their hand S and seal S this 10th day of AKRIST . 1991. Robergo Clean [Seal] Cingella Bancolos Willon	A TO THE STATE OF
STATE OFIllinois	SSION SEED OF TOTAL
fore me this day in person and ucknowledged that they signed, sealed and delivered the said instrument as their free stary act, for the uses and purposes therein set forth, including the relates and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 10th 4 ay of August	25 C A A A A A A A A A A A A A A A A A A
Commission expires 4-10 STE COS Handens S. Romalcreyk NOTARY	PUBLIC
Thaddeus S. Kowalczyk, Esq 6030 S. Sacramento, Chicag	GO, II.
5618 S. Pulaski Rd. THE ABOVE ADDRESS IS FOR STATISTICAL PLONE ONLY AND IS NOT A PART OF THIS DEED	
Chicago, IL 60629-4420 SEND SUBSEQUENT TAX BILLS TO	na T
·	1/4/1

RETURN TO: Bank of Chicago/Garfield Ridge 6353 West 55th Street

TRUST NO. Chicago, Illinois 60638

DEED IN TRUST

(WARRANTY DEED)

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Bank of Chicago/Garfield Ridge

Chicago, Illinois

TRUSTEE

2007 Ox Coo,

FORM 16111 BANKFORMS, INC.