## DEED IN TRUSTUND FEE CHALCOPY 3

	(The Above Space For Recorder's Use Only)	<del></del> -
THIS INDENTURE WITNESSETH, that the Grantor RICHARD A. KUS, a single person.		
of the County of Cook	and State of	
Ten Dollars and no/100	Dollars,	ļ
(5 10.00 ), in name of the contract S. and Warrant S.	nd paid, and of other good and valuable considerations, receipt of which is hereby duly unto Bank of Chicago/Garfield Ridge an titinois bank-	}
mg corporation of Chicago (Blinois, ar	nd duly authorized to accept and execute trusts within the State of Illinois, as Trustee.	
under the provisions of a certain Trust Agreement, a	dated the 13thay of August 1992 and known as Trust Number	j
	real estate in the County of COOK and State of Illinois, to-wit:	
A SUBDIVISION OF THE WEST 1/2 (	CRANE VIEW ARCHER AVENUE HOME ADDITION TO CHICAGO, OF THE WEST 1/2 OF SECTION 9, TOWNSHIP 38 NORTH,	
RANGE 13, EAST OF THE THIRD PR	INCIPAL MERIDIAN, (EXCEPT THE NORTH 9.225 ACRES	
THEREOF AND EXCEPT ALSO A STRII	P OF LAND 66 FEET WIDE ACROSS THE WEST 1/2 OF THE	
SOUTHWEST 1/4 OF SAID SECTION S	9 TO BE USED FOR RAILROAD PURPOSES AS DESCRIBED IN	1
5728, PAGE 51 AS DOCUMENT 2.38"	PRIL 20, 1896 AND RECORDED MAY 4, 1896 IN BOOK 3,034) IN COOK COUNTY, ILLINOIS.	
sold Trust Agreement set fort.	with the applittenences, upon the trust, and the two uses and purposes herein and in	
times to improve, manage, protect at it subdivide sai	iid Trustee with respect to the real estate or any part or parts of it, and at any time or iid real estate or any part thereof, to dedicate parks, streets, highways or alloys and to believe and real estate as office as desired. To contract to sell, to each to the	1
chase, to sell on any terms, to convey e ther with r	hdivide said reaf estate as often as destrad. To contract to sell, fo grant options to pur- or without consideration, to convey said real estate or any part thereof fo a successor or or successors in trust all of the title, estate, nowers and authorities vested in said	1
Frustee, to donate, to dedicate, to mort age pledge or any pair thereof from time to time in anyessi	te or otherwise encomber said real estate, or any part thereof, to lease said real estate, on or reversion, by leases to commence to the present or in the future and upon any	1 13
terms and for any period or periods of time, not exci-	eading in the case of any single demise the term of 198 years, and to runaw or extend- t of time and to amend, change or modify leases and the terms and provisions thereof	1 1
at any time or times beceafter, to contract to make	e leases and to grant options to lease and options to renew leaves and options to pur- or ontract respecting the manner of fixing the amount of present or future rentals, to of the control of the real or personal property, to grant gasoments or charges of any	Sat it
wind to release convey or assist any right little to	rivierest in of about of easement appuiltenant to said teat estate or any basi theseof.	(#C 7 +407 . J9)
and to door with said rear estate and every part the person dwiling the same to deal with the same, whereafter	eccof in -1 other ways and for such other considerations as would be lawful for any whether, similar to or different from the ways above specified, at any time or times	Paragraph sfer far  // // // // // // // // // // // // //
In no case shall any party dealing with said Truste or any most thereof shall be conveyed, contracted to	ee, or / cessor in trust, in relation to said real estate, or to whom said real estate be sold, easid or mortgaged by said Trustee, or any successor in trust, be obliged to	REVENUE STAMPS  IN OF PARAGRAI  F. Transfer Tai
- see to the sonkestopp of any nutchate modey, (Chi	or more. For executor advanced on the Hust property, of he obliged to see that the	DE ST.
or other instrument executed by said Trustee, or an	e obliged to my use into the authority, necessity or expediency of any act of said my of the terms of said Trust Agreement, and every deed, trust deed, mortgage, lease my successiti in the interestion to eard trust property shall be conclusive evidence in	Par I series
	a anni arrain comming i man faire are return meterrament fait that at the time of the deliberary	REV.
ment was executed in accordance with the trusts, amendments thereof, if any, and is binding upon all	rust Agreement was in full littee and effect. (b) that such conveyance or other instru- conditions and limit ition; contained herein and in said Trust Agreement or in all I heneficiaries therein les, (c) that said Trustee, or any successor in trust, was duly every such deed, trust user, hase, mortgage or other instrument and (d) if the con-	A Signature
vevance is made to a successor or successors to trutt, i	that such successor or successors in trust have been properly appointed and are fully critical duties and obligations of its, his or their predecestor in trust.	12 首日 内首
This conveyance is made upon the express under	rstanding and condition that the Craffee, neither individually or as Trustee, nor its malfightly or be subjected to an Claim, judgment or decree for anything it or they	r provisions Real Estate Suyer, S
or its or their agents or attorneys may do or omit to Agreement or any amendment thereto, or for mury	odo in or about the said real estate of a dire the provisions of this literator said Truss of the property happening of the book said real estate, any and all such liabilities	, e
ity being hereby expressly waived and released. Any nection with said text estate may be entered into by it	contract, obligation or indeptedness in utred of entered into by the Trustee in Con- it in the name of the then beneficiaries is derivant Frust Agroement, as their attorney-	under
and not individually (and the frustee thall have no	uses, or at the election of the Trustee, in it were more, as Trustee of an express trust obligation whatsoever with respect in any wich contract, obligation or indebtedness in the actual possession of the Trustee that be applicable for the payment and dis-	
except only so has as the frust property and tunos it charge thereof). All persons and corporations whoms of the filing for record of this Deed	n the actual possession of the trustee star be applicable for the payment and the isosver and whatsoever shall be charged with could of the condition from the date	Exempt Section 8-13-92 Date
The interest of each and every beneficiary because	nder and under said Trust Agreement and of all previous claiming under them or any	H & col
of them shall be only in the earlings, avails and proceeds arising from the sale by any other disposition or be trust property, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in interest in the earnings, avails and proceeds thereof as aforesaid, it is intention hereof being to		
west in the Trustee the entire legal and equitable fith	le in fee simple, in and to all of the frost property above described.	ب
similar import, in accordance with the statute in suc	hereafter registered, the Registrar of Titles is hereby direct doubt to register or note orial, the words "in trust", or "upon condition", or "with he historial", or words of the case made and provided, the case made and provided.  So and release So many and all right or benefit under and by virtue if any and all	9262937
statutes of the State of Illinois, providing for the exe	S and calcase S any and all right or benefit under and by virtue if any and all emption of homestends from sale on execution or otherwise.	93
th witness whereof, the Grantor aforem	and has 8 hereunto set hig hand and seets this 13th	13
Technical A. Kus	[See][See]	
Richard A. KUS	DEPT-01 RECORDINGS	\$25.00
.11.	14999 TRANK 3319 08/8	
STATE OF   Illinois   "	. #0734 # - ギーマロー・H	29373
Dolores Reinke	COOK COUNTY RECORDE	ļ <sup>r</sup>
I was not be appropriately an experience of the control of the con	KUS, a single person	
personally known to me to be the same personwh	nose name 18 subscribed to the foregoing instrument, appeared be-	{
	signed, sealed and delivered the said instrument as his free and volun- including the release and waiver of the right of homestoad.	
GIVEN under my hand and Notarial Seal this	10.1	
The distributions	Dela Roinka	ᄝ
Commission expires Phone CFFICI	AL SEAL NOTARY PUREIC	DOCUMENT NUMBER
DOLORES  DOCUMENT Prepared By: NOTARY PURP /C	M REINKE ADDRESS OF PROPERTY:	Ã.
I -1	5842-44 S. Archer Avenue	3
	Chicago, IL 60638	3
5353 West 55th Street	YHE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED	N.
Chicago, Il 60638	SENO SUBSEQUENT TAX BILLS TO	₩Į
Allego, II ooolo	Richard A. Kus	}
	4423 S. Karlov Chicago, II 606	632

\$25.00E

(Addiess)

# PEED IN TRUST OP IMARRANTY DEED) CHARGANTY DEED) TO Bank of Chicago/Garfield Ridge Chicago, Illinois TRUSTEE

TRUST NO.

RETURN TO: Bank of Chicago/Carfield Ridge
1 6353 West 55th Street

Chicago, Illinois 60638

Property of Cook County Clerk's Office

92629273

FORM 18111 BANKFORMS, INC.

# UNOFFICIAL COPY 9 2 5 2 9 3 / 3

### STATEMENT BY GRANTOR AND GRANTEE

The Grantor or his agent affirms that, to the best of his knowledge, the name of the Grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

Dated: Aug 18) 13 , 19 92	Signature: <u>Nichard A. Kris</u>
	Grantor XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Subscribed and sworn to before me	•
by the saidGrantor	
19 92 .	OFFICIAL SEAL
Dolone Reinla	DOLONES M. REINKE NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 3/21/94
Notary Public	A CONTROLLER BY FILE STATION
The Crapter on his sunt seeing .	

The Grantee or his agent affirms and verifies that the name of the Grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Dated August 13 , 19 92	Signature den d. Vorothy
Subscribed and sworn to before me by the said	Brantoen xxx (gert
19 92.  Dolone Reinke	OFFICIAL SEAL DOLORES M. REINKE NOTABY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 3/21/94
Notary Public	<u></u>

NOTE:

Any person who knowingly submits a false statement concerning the identity of a Grantee shall be guilty of a Class C misdemeanor for the first offense and a Class & misdemeanor for subsequent offenses.

92629373

(Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

### **UNOFFICIAL COPY**

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