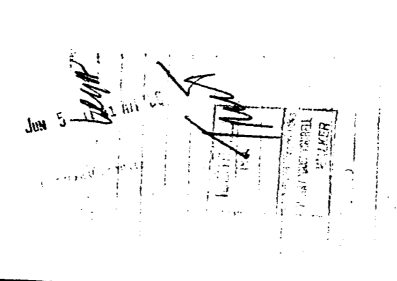
DRM 4038 BANT FURMS, INT.					
THIS INDENTURE WITNESS	SETH, That the Granto	r, BARBARA ANN L	ABAGNARA.		•
DIVORCED AND NOT REMARK!	LED				· ·
of the County of COOK of the sum of	and State of	ILLINOIS	, for and in considera	tion	١
of the sum of	TEN	Dolla	ire (\$_10.00).] ,	,
in hand paid, and of other good and vand Warrant unto MIDWEST					i
existing as a banking corporation u					
execute trusts with the State of Illir					
31 ST day of	MAY	1980 . nn	d known as Trust Nun	nbeec	11
80-05-3340 , the fol	lowing described real estate	in the County of	COOK and S	tahi 🞽	<u> </u>
of Illinois, to-wit:				2	u
LOT 3 IN THE RESUBDIT				<u> 19</u> 14 - 2 1.	
BOTH INCLUSIVE IN BLOTH TWENTY-SEVEN (27) TO					€ 1
THIRTY-LIGHT (38) BO				ANS.	
TOWNSHIP 40 NORTH, R				ે ઙે ₹ (
	udl .			: ; ; = (\mathcal{L}_{Δ}
P.T. #13-09-616-032 6	Ng Chiatio		•	ATE	1 4
	TORE ABBENE			T.A	AC.5-KIII
	WACKER DRIVE	100		EST	
CHIC//C	30, IL. 60601			35 3	KEYBNUE
	0.0			REAL	8
SUBJECT TO EASEMENTS, COVEN	nants, agreements an	D RESTRICTIONS O	F RECORD AND		
THE GENERAL REAL	ESTATE TAX FOR 198	5 AND SUBSEQUENT	YEARS.	8 7 7	S
TO HAVE AND TO HOLD the said re-	si estate with the appurtenuaces, a	upon the trusts, and for the	uses and purposes herein and		
ild Trust Agreement set forth. Full power and nuthority is hereby gradereof, to dedicate parks, atreets, highways or	sted to said Trust a 12 improve, r	nanage, protect and sublivid	ie sald real estate or any p	an T	
nereor, to dedicate parks, atreets, manways or is desired, to contract to sell, to grant options the sellets or any part thereof to a successor or	to purchase, to sell a any terms, it successors in trust and to grant to	to convey either with or withen such auccessors	out consideration, to convey a in trust all of the title, est	in)	
owers and authorities vested in said Trustee, to creat suid real estate, or any part if	a donata, to dedicate, to murrengo, hereof, from time to time, is not se	pledge or otherwise encumb	er said real estate, or any p to commence in praesentl or	. Initia	111
one or extend leases upon any terms and for one thereof at any time or times hereafter, to	nny period or periods of this and contract to make leases and - gr	to smend, change or modify at options to lease and option	Jeases and the terms and pros s to renew leases and options	w	C
urchase the whole or any part of the reversion artitlon or to exchange said real estate, or an	and to contract respecting the many part thereof, for other real or p	ther of fixing the amount of transl property, to grant ea	of present or future rentals, soments or charges of any li-	26	. μ
sal with said real estate and every part there woing the same to deal with the same, with	of in all other ways and for such er similar to or different from the	oth e considerations as it was you show apecified, at any	vould be lawful for any per-	一二字	6
In no case shall any party dealing with a state or any part thereof shall be conveyed, cor	mid Trustee, or any successor in t stracted to be sold, lessed or mortg	rust in relation to said rea aged by as d Trustee, or any	l estate, ar to whom said r successor in trust, be abliged	<u> </u>	11
e to the application of any purchase money, re fust have been complied with, or be obliged to rivileged to inquire into any of the terms of an	nt or money porrowed or movenged inquire into the authority, necessit and Trust Agreement: and every de-	on said the least of the coll. The said only of any act to ed. trust deal mortgage. lea	iged to see that the terms of the sollged is nid Trustee, or be obliged so or other instrument execu-		* ?
Full power and nuthority is nevery grathereof, to dedicate parks, atreets, highways or a desired, to contract to sell, to grant options sail seinte or any part thereof to a successor or owers and authorities vested in said Trustee, thereof, to lease said real estate, or any part owers and upon any terms and for any part of the said the said that the said the said that the said real estate, or any part of the said that the said the said that the said that the said that the said the said that the said the said that the said that the said the said that the said that the said the said the said the said the said that the said the said the said the said the said that the said the	lation to said real estate shall be on claiming under any such convey	conclusive evidence in favor	of every person (including nt, (a) that at the time of		*
divery thereof the trust created by this indebit atrument was executed in accordance with the all amendments thereof. If any, and hinding	trusts, conditions and limitations of the state of the st	na in full lores and cheet, to contained in this Inde iure a (e) that said Truce or an	o) that auch conveyance or att and in anid Trust Agreement by successor in trust, was di		*
thorized and empowered to execute and deliver ade to a successor or successors in trust, that	every such deed, trust deed, lease, such successor or successors in trus	mortgage or other is as uned t have been properly as coint	nt and (d) if the conveyance ed and are fully vested with		:
This conveyance is made upon the express	understanding and condition that	neither The Mictwest Pink	and Trust Company, indiv	1013	,
re anything it or they or its successor or successor or anything it or they or its or their agents or sed or said Trust Agreement or any amendments	attorneys may do or omit to do in ent thereto, or for injury to person	or about the said real estace ; or property happening in o	or under the provisions of the about said real sainte, any a	hi (lua.3)	711
such liability being hereby expressly waived a nacotion with said real estate may be entered for hereby terrography applications are	and released. Any contract, obligati I into by it in the name of the the	ion of indebtedness incurred on n beneficiaries under said Tru Truston, in its own name, an	or one ed into by the Trustee		W
nif or he registed, nor his abcomesor by success in anything it or they or lie or their agents or seed or said Trust Agreement or any amenimal rauch liability being hereby expressly waived; onnextion with said read state may be entered effect, hereby freevend, appointable hauch effect, hereby (and he Taylor) and half hauch the trust property and funds in the activons and corporations whomsoever and whats he property in the first property of sach and every beneficiary.	obligation whatsoever with respect uni possession of the Trustee shall	to any such contract, obligate be applicable for the payme	ion or ir jebte mess except on	AND THE REAL PROPERTY.	المثانية
rsons and corporations whomsoever and whats is Deed. The interest of each and every beneficiary	oever shall be charged with notice	of this condition from the c	iate of the fling for record	ol Z 0 6	9
them shall be only in the earnings, avails a	nd proceeds arising from the side of	r any other disposition of sal	ld real estate, and such intere-	eat	NOOD
hereby declared to be personal property, and tate as such, but only an interest in the ear it didwent it in the carridor in th	lings, svalls and proce ds thereof re legal and equitable title in fee s	as aforesaid, the intention he imple, in and to all of the r	errof being to vest in anid T call estate above cescribed.	hell : ")	1000
the certificate of title or duplicate thereof, after import, in accordance with the statute is	or memorial, the words "in trust n such case made and provided, as	" or "upon condition," or " nd said Trustee shall not be	with limitations," or words or required to produce he as	of a final and	,,,,,,
And the said grantor hereby expressitutes of the State of Illinois, providing for the state of the said providing for the said providing for the said providing for the said providing for the said grantor.	y waive and release any at he exemption of homesteads from	id all right or behefit under asle on execution or otherw	and by virtue of any and s lee.	AII	`
In Witness Whereof, the grantor			handar	nd	
this FIFTH		19.86		. }	1
Dartona una da la	enacia (SEAL)		[SEA1		Z
	(8RAI ₁)				men
	SALVATORE ABBENE		ic in and for said County,-	3520427	Decument Number
unty of the st	ata aforesaid, do hereby certify th		PROBATA		
				_ 73	
Parson	ally known to me to be the same	person whose name	18 subscribed (lo T	
	pregoing instrument, appeared be				· (
	ary act, for the uses and purposes		• • •		
VOIGHT	with meri int rise strate unit bitchoses	sees att mar router tutcendige.)	~ I	

Given under my hand and notarial seal this _5th

UNOFFICIAL COPY

Or Coot County Clert's Office



Midans Berth