UNOFFICIAL COPY

1/2/	60-17-096 "D"	x. The
•	WARRANTY DEED IN TRUST FILE FOR RECORD 21 461 262	OF DEEDS
	APR 27 '71 34 PM # 2 4	612 62
0	The above space for recorder's use only	COUND. DIS
	THIS INDENTURE WITNESSETH, That the Grantors, ROBERT SILVERS and MARION SILVERS, His Wife	3 5 3 6 9 8
S	of the County of COOK and State of Illinois, for and in consideration of the sum of TEN AND NO/100THS	1622
D	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey	199
0	and Warrant unto THE COSMOPOLITAN NATIONAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking association under the laws of the United States of America, and duly authorized) RS3
7	to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 10th day of March 19 7 and known as Trust Number 19590	ALET ALET
	the following described real estate in the County of Cook and State of Illinois, to-wit:	STATI
ر	Lot Fourteen (14) in Block Seventy-seven (77) in the Northwest Lond Association Subdivision of the West Half of Blocks Twenty-	
2	Lind Association Subdivision of the West Half of Blocks Twenty- Two (2), Twenty-Seven (27) and all of Blocks Twenty-Three (23),	IN ŽE
7	Twenty-Tour (24) and Twenty-Six (26) in Jackson's Subdivision of the South East Quarter of Section Eleven (11), Township Forty	
	(40) North Range Thirteen (13), East of the Third Principal	167 ×22
	(except the fast One (1) acre thereof) in Clarke Subdivision of	
	the North West Cuarter of the North East Quarter of Section Fourteen (14), Township Forty (40) North, Range Thirteen (13),	1 29
	East of the Third Principal Meridian	
	Grantee's Address 3316 N. Karlov Ave., Chicago, Ill.	& Oal
	SUBJECT TO Covenants, conditions and restrictions of record and taxes	II XX
	for the year 1971 and subsequent thereto.	
	TO HAVE AND TO HOLD the said real estate wit the pprotenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.	Stam
	run power and authority is nerely granted to said trust mprove, manage, protect and subdivide said real estate or any part thereof, to deficiate parks, atreets, highways or alleys and to vace, defining no part thereof, and not or estublished said real estate as often as desired, to contract to sell, to grant options to purchase, to sell () any terms, to convey either with or without consideration, to convey said	evenue
	real estate or may past increase to a successor or successor in trust and to get anti-such successor or succe	and Re
	renew or extend leases upon any terms and for any period or periods of the demend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to g into tions to lease and options to periods to purchase the whole or any part of the reversion and to contract respecting the land of fixing the amount of precent of future rentals, to	Riders
	TO HAVE AND TO BOLD the said real estate with the ppy tenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set from the said real estate or any part from the many and submitted said real estate or any part thereof, to contract to all, to grant outpoints to purchase, to said or any tenances, protect and to resultivities and real estate as often as desired, to contract to all, to grant outpoints to purchase, to said or any terms, to convey either the without consideration, to convey and submitted estate as often as desired, to contract to a successor or successor in trust and to real estate or only part thereof, to essee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said real estate, or any part thereof, to lessee said to grant estate of any similar to modify lesses to commence in presentile in forcing any time of the part of the reversion and to contract to make lesses and to grant estates in modify lesses and the terms and power some part of the reversion and to contract respecting the land of fixing the amount of present of successor in trust and to release, converge massing any right, in or given the same to deal with the same, whether similar to or different from the way. On the contract respecting the land of fixing the amount of present of successor in trust, and the same to deal with the same, whether similar to or different from the way. On the contract the same to deal with the same, whether similar to or different from the way. On the contract and the terms of the estate or any part delay my party dealing with said Truste, or any successor in trust. In all it is not an east es	afficing R
	owing the same to neal with the same, whether similar to or underent from the war. So we becified, at any time or times hereafter. In no case shall any party dealing with said Truste, or any successor in trust, on said real catate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Turty, or any successor in trust, be obliged to see to the solitation of any nurchase money, rest or morey horrowed or notwared on and real-size, or has believed to see that the solitation of any successor in trust, be obliged to	lo To
	trust have been complied with, or be obliged to inquire into the authority, necessity of expedience of nr act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed mor gaze, lense or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in wors of every berson findulains the	aprice for
	Registrar of Titles of said country relying upon or claiming under any such conveyance lease or oth instrument. (a) that at the time of the delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and effect, "but such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indentur and.) said Trust Agreement of	This
		-
	made to a successor or successors in trust, that such successor or successors in trust have been properly app. sited an are fully vested with all tellife, states, rights, powers, suthorities, duties and obligations of its, his or their propercy and its things and a such of Chicago, Individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any c. in judgment or detere for anything if or they or its or their agents or attentions may do no omit to do in or about the sale election to any c. in judgment or detere for anything if or they or its or their agents or attentions may do no omit to do in or about the sale election to the control of the property happening in or about, id. s. e. etc., any and all such liability being hereby captestly waved and released. Any contract, chilipation or indictions in scarred or extreet its b. in the Trustee in-fact, thereby Irrevocably appointed for such purposes, or at the election of the Trustee. It is come and the successor of the trustee in the successor of the trustee in the successor of the successor of the Trustee in the successor of indebted its extremt property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge the videous propositions whatsever with respect to any such comments, obligation or indebted its extent property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge the videous control of the illustee for videous control of the c	
	Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about ild .m.e. it. any and all such liability being hereby expressly waired and released. Any contract, obligation or indebtedness incurred or entered .u.o.b. the Trustee connection with said real estate may be entered into by it in the among of the them beneficiaries under said Trust Agreement. which sattorners	
	in-fact, hereby frevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of a corress, cust and not dividually fund the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebed ass exert only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and dischar, either of A. All	
	The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under the or any	
1.	of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such intersis hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, ical or equitable, in or to said r al estate as such, but only an interest in the earnings, avails and proce ds thereof as aforesaid, the intention hereof being to vest in said he Commopolitan National Bank of Chicago the entire legal and equitable title in fee simple, in and to all of the real catte above described.	
	Commodition bank of concept the entire seas and equation when the sample, in and the first as the above resistent of the total resistant of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or no. In the certificate of title or duplicate thereof, or memorial, the words in trust, or single condition, "or with limitations," or words of similar import, in accordance with the statute in such case made and provided, and said Truskee shall not be required to produce the said Agreement or a copy thereof, or any extracts thereform, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true latent and meaning of the trust.	/SC-
'	In Witness Whereof, the grantor s aforesaid have hereunto set their hand's and	6
	seal S this day of March 1971.	a Co
	ROBERT SILVERS [SEAL] MARION SILVERS [SEAL] [SEAL]	46
	State of ILLINOIS , ALBERT E. ARNSTEIN a Notary Public in and for said County, In	Docume
	County of COOK SS. the state aforesaid, do hereby certify that ROBERT SILVERS and MARION SILVERS, his wife	26;
-	personally known to me to be the same person. Swhose name. are subscribed to a	
	the foregoing instrument, appeared before me this day in person and acknowledged	
	they signed, scaled, and delivered the said instrument as their voluntary act, for the uses and purposes therein set forth, including the release and water	四元》
	right of homestead.	2. 1/2/2
	Given under my hand and not make the control of the	
<u> </u>	Notary Public	
	The Cosmopolitan National Bank of Chicago Par No. 698 For information only insert street address of above described property.	
	Box No. 626	

END OF RECORDED DOCUMENT