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QUIT-CLAIM WANDRAXXXX DEED IN TRUST	1972 APR 12 AM 11 51	ja s
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21 864 516	APR-12-72 4 2 2 7 5 1 0 21 5 3 1 5 1 6 4 A 7 10 10	7.56
THIS INDENTURE WITNESSETH	That the Grantor.	2000
of the County of Cook of the sum of Ten and no/100	and State of 111inds , for and in consideration Dollars (\$ 10.00).	100
in hand paid, and of other good and valuabl	e considerations, receipt of which is hereby duly acknowledged, Convey	
and existing as a national banking associat	FAN NATIONAL BANK OF CHICAGO, a corporation duly organized ion under the laws of the United States of America, and duly authorized	
	te of Illinois, as Trustee under the provisions of a certain Trust Agree- toher 19 65, and known as Trust Number 15718 County of Cook and State of Illinois, to-wit:	
	IDER HERETO ATTACHED INHICH IS SPECIFICALLY	
IP ORPORATED HEREIN AND MADE		
70.		,
~/X,		55.725
Or Ox		
Ox		
	4	
SUBJECT TO		
TO HAVE AND TO HOLD the said real est	at with the ppurtanances, upon the trusts, and for the uses and purposes herein and in	Stampe
Full power and authority is hereby granted thereof, to dedicate parks, streets, highways or siley as desired, to contract to sell, to grant options to put	to T stee to improve, manage, protect and subdivide said real estate or any part as and tr are any subdivision or part thereof, and to resubdivide said real estate as often urchase, to ell on any terms, to convey either with or without consideration, to convey said	wenue v
powers and authorities vested in said Trustee, to do thereof, to lesse said real estate, or any part thereo futuro, and upon any terms and for any period or pe renew or extend lesses upon any terms and for any	nate, to dedicate, "mort sgs. pledge or otherwise encumber said real estate, or any part f, from time to 'me, in 'ssession or reversion, by leases to commence in praesentl or in surfocks of time, no exceeding in the case of any single demise the term of 198 years, and to period or periods it time and to amend, change or modify issues and the terms and proyl-	B Bud B
sions thereof at any time or times hereafter, to continuous the whole or any part of the reversion and partition or to exchange said real estate, or any part to release, convey or assign any right, title or inter	ract to make lease. tr., no options to lease and options to renew leases and options to to contract respecting 're ma ner of fixing the amount of present or future rentals, to it thereof, for other relor propal property, to grant easements or charges of any kind, rest in or about or ease, end apprehent to said real estate or any part thereof, and to	g Bider
deal with said real estate and every part thereof it owning the same to deal with the same, whether a in no case shall any party dealing with said estate or any part thereof shall be conveyed, contract	at with the popuraneances, upon the trusts, and for the uses and purposes berein and in to T sites to improve, manage, protect and unbdivide said real estate or any part as not r as any subdivides or part thereof, and to resultivide said real estate as often tribase, to edit on any terms, to convey either with or without consideration, to convey said the state of the control of the co	r affixin
see to the application of any purchase money, rent o trust have been complied with, or be obliged to inqui- privileged to inquire into any of the terms of said T by said Trustee, or any successor in trust, in relatio	I money borrowed or advanced on 'ad res estite, or be colleged to see that the terms of this like into the authority, necessity or esp 'en' of any act of said Trustee, or be obliged or rust Agreement; and every deed, trust dee 'by tagge, lease or other instrument executed no said real estate shall be conclusive joint on favor of every person (including the	of each
Registrar of these of said country regying upon or of delivery thereof the trust created, by this Indenture a instrument was executed in accordance with the tru- in all amendments thereof, if any, and binding upon authorized and arrows and to avenue and deliver are	aziming unifer my duon conveyance leake or over "strument, is that at the time of the anal by said Trust Agreement was in full force" — effect, (i) that such conveyance or other sts. conditions and limitations contained "a indenture and in said Trust Agreement or all beneficial-rise thereunder, (c) that said Trustee, o any toccessor in trust, was duly	į.
made to a successor or successors in trust, that such the title, estate, rights, powers, authorities, duties This conveyance is made upon the express un-	s ruceasor or successors in trust have been properly; pointed and are fully vested with all and obligations of its, his or their predecessor for twicting and condition that neither The Commopolity. Neiton, Bank of Chicago, individual in trust shall incur any recents likelifts or he subjected to a year, since more or decree to the common likelifts or he subjected to a year.	700
for anything it or they or its or their agents or atto Deed or said Trust Agreement or any amendment all such liability being hereby expressly waived and connection with said real estate may be entered in	rneys may do or omit to do in or about the said real estate or	
in-fact, hereby irrevocably appointed for such pury not individually (and the Trustee shall have no oblin so far as the trust property and funds in the actual persons and corporations whomsoever and whatsoev	coses, or at the election of the Trustee, in its own name, as Trustee 'an w press trust and gation whatever with respect to any such contract, obligation or idebte assa except only possession of the Trustee shall be applicable for the payment and disc as the 'of', All er shall be charged with notice of this condition from the date of the fill g for record of	
this Deed. The interest of each and every beneficiary her of them shall be only in the earnings, avails and is hereby declared to be personal property, and no	sunder and under said Trust Agreement and of all persons claiming under the result approxeeds arising from the sale or any other disposition of said real estate, and uch iterest to beneficiary hereunder shall have any title or interest, legal or equitable, in or to aid real	CAGO
estate as such, but only an interest in the earning Cosmopolitan National Bank of Chicago the entire If the title to any of the above real estate is in the certificate of title or duplicate thereof, or	winder and those and nurs. Agreement and or all persons claiming under the 'h leavest on beneficiary herender shall have smyttle or interest, legal or equitable, in o to all reast, a varils and proce de thereof as sforesaid, the intention hereof being to vest said Theseal and equitable title in fee simple, in and to all of the real estate above described. The experimental content of the co	12
is in accordance with the true intent and meeting	uch case made and provided, and said Trustee shall not be required to produce the 1 of the trust and release. In y and all right or benefit under and by virtue of any and all examption of homesteads from sale on execution or otherwise.	A.H.
	exemption of homesteads from sale on execution or otherwise. aforesaid has hereunto set her hand and day of March 19 72.	NAT S
seat this stay	[SEAL] Hilds Huppet [SEAL]	H CLARY 10 10, 12, Number 1
State of Illinois	[SEAL] [SEAL] ROSE M. Trulis Notary Public in and for said County, in	CHICAGO CHICAGO Document Num
County of COOK SS. the stat	e aforesaid, do hereby certify that	COSMOPOLITAN 801 NOR CHICA Document
//3	Hy known to me to be the same person whose name IS subscribed to	NSO3
1 Page Bar Page Bar Carrier Control of the State Control of the Co	regoing instrument, appeared before me this day in person and acknowledged that the signed, sealed and delivered the said instrument na her free and	
· · · · · · · · · · · · · · · · · · ·	ry act, for the uses and purposes therein set forth, including the release and waiver of the homestead.	
ON COO Given u	inder my hand and notarial section 112hday of April 19-72.	
The Cosmopolitan National Ban Box No. 626	k of Chicago For information only insert street address of above described proper	

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Lots 9 to 12 inclusive and Lots 16 and 17 in Block 4 in James A. McDonald's Subdivision of the North West Quarter of Section 12, Township 36 North, Range 13, East of the Tourd Principal Meridian, in Cook County, Illinois;

Lots 19 and 20 in B'ock 1 in James J. Smith and Company's Subdivision, being a Subdivision of the North lest Quarter of Section 12, Township 36 North, Range 13, East of the laird Principal Meridian, in Cook County, Illinois;

Lots 26 and 27 in Block I in J.mes J. Smith Company's Subdivision, being a Subdivision of the West Quarte of the North Half (except the North 56 acres) of the North West Quarter of Fractional Section 12, Township 36 North, Range 13, North of the Indian Boundary Lie, also the West Half of the North 23 acres of the South West Quarter of the North Visc Quarter of Section 12;

Lot 1 in Block 10 in James J. Smith and Company's Third Addition to Blue Island, being a Subdivision in the West Half of Frictional Section 12, Township 36
North, Range 13, East of the Third Principal Addition in Cook County, Illinois:

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