UNOFFICIAL COPY

| The state of the s | | eren er en en er er er. Ge | i esp | n none de | entral Ara Luares () |
|--|--|--|--|--|---|
| WARRANGY DEED IN TRUST QUIT-CLAIM | 1 | C 31-73 4 7 0 7 12-61 | 22 461 | 365 | RECEIVED DE JOHN |
| THE INDENSITE | , no | G-31-73 6 7 8 7 2 5 The above space for | recorder a tes out | 365 u A | - Rec 5.00 |
| THIS INDENTURE WITNESSETH, | That the | Grantor, HILDA HUP | PERT, a spi | nster. | |
| of the County of Cook of the sum of Ten and no/100 | and St | ate of | for an | d in considers | |
| in hand hald and of other good and valuable and warrant unto THE COSMOPOLITY and existing as a national banking associatio to accept and execute trusts within the State 7 cnt dated the 10th day of Juba of wing described real estate in the Co | n under the of Illinois, ly | ons, receipt of which is here NAL BANK OF CHICAG laws of the United States as Trustee under the prov | Dollars (\$ 10 by duly acknow. O, a corporatio of America, an | ledged, Convented and duly author ain Trust Age 20793 |), y nized |
| North 100 feet of Lot Colfview, a Subdivision Quester of Section 35 Tire Principal Merid | on of th . Townsh | e East Half of the | South East | | 1 |
| Or | | | | | 13 |
| 5 00 | Rea | night under provisions of Parl Estate Transfer Tax Act. 30-73 Heway Buyer, Seller o | we lles | , Section 4 | Combine |
| TO HAVE AND TO HOLD the said real estate we said Trust Agreement set forth. Full power and authority is hereby granted to said | ith the app z | tenancia, upon the trusts, and fo | | | 1 2 |
| TO HAVE AND TO HOLD the said real state we said Trust Agreement set forth; is brindly really a said Trust Agreement set forth; is brindly really as desired, to contract to sell, to grant options to purchase real estates or any part thereof, to secretary the said trustee, to donate; and the said trustee, to donate; to expect the said trustee and person and the said trustee, to donate; to expect the said trustee, to contract to purchase the said trustee, and the said trustee, to expect the said trustee, the said trustee, and the said trustee, the said trustee, and the said trustee the said trustee, and the said trustee, and the said trustee, and the said trustee, and the said trustee the said trustee, and the said trustee the said trustee, and the said trustee the said trustee and the said trust | d Trustee to to vacate any e, to sell on a in trust and o dedicate, to n time to tim of time, not e or periods or make leases stract respecti | authorization or part thereof, and a subtraction or part thereof, and any t mm, orney sither with o to grand or the successor or authorization below or therefore the successor or successo | to resubdivide said real to resubdivide said r without considera cessors in trust all incumber said real leases to commence entile the term of society leases and the options to renew le- ount of resent counts. | estate or any president eater as of tion, to convey a of the title, esta estate, or any properties of 198 years, and the terms and properties and options | Tafue State |
| to release, convey or assign any right, title or interest in deal with said real estate and every part thereof in all of the said real estate of the said real estate of the said real estate or any part thereof shall be conveyed, contracted to see to the application of any purchase money, rent or most of the said of t | or about or ther ways and to or different to or different to or any such be sold, leaser y borrowed or the authority greement; and id real estate or under any | real of personal pro .rty to grassement appurtenan to sid rea for such other consider at refrom the ways above cifed, essor in trust, in resistion to as or mortsaged by said Trustee, cor mortsaged by a control of the contro | ant essements or chair and essements or chair and the law at any time or time or time or the chair any at cessor in the oblig it to see the act of sai Truste lease of the favor any periode of the favor any periode of the chair and the chair | larges of any kir tri thereof, and ful for any porses es hereafter, to whom said re- trust, be obliged at the terms of it e, or be obliged instrument execut son (including t | PACE for afficing Rich |
| instrument was ascented in accordance with sture and op- in all amendments thereof, if any, and binding was all his authorised and empowered to execute and deliver and the made to a successor or successor in trust, that such success the title, estate, rights, powers, authorities, duties and ob- tailly or as Trustee, nor its successor or successors in trus- ually or as Trustee, nor its successor or successors in trus- tally or as Trustee, nor its successor or successors in trus- cally or as Trustee, nor its successor or successors in trus- tally or as Trustee, nor its successor or successors in trus- tally or as Trustee, nor its successor or successors in trus- tally or as Trustee, nor its successor or successors in trus- tally successor or successors in the successor of successors in trus- tally successors or successor in the successor of successors in trus- tally successors in the successor of successors in trus- dely successor or successors in trus- tally successors in the successor of successors in trus- tally successors in the successor of successors in trus- tally successors in the successor of successors in trus- tally successors in trus- tally successor in the successor of successors in trus- tally successors in trus- tally successors in trus- tally successor in trus- tally successors in trus- tally successor in trus- ter in trus- tally successor in trus- tally successor in trus- ter in trus- tally successor in trus- tally successor in trus- ter in trus- tally successor in trus- tally successor in trus- successor in trus- tally successor | said Trust Ag ditions and if neficiaries the deed, trust d sor or success ligations of it ling and cond t shall incur tay do or omit or for injur i. Any contra | reement was in full force and eff militations contained in this Inden reunder, (c) that said Trustes, eed, issae, mortgage or other insore in trust have been properly a justice, also or their pre-levesor in trust have been properly at the contained of the pre-levesor in trust have been properly at the contained in the light of the contained of the light of the contained of the light of the contained of the light of th | ect, (b) n a ch course and in aid To or any successful and all if poolined and are set. an National Bank of ted to any claim, justate or under the in or about said re | on the time of to Diveyance or other rust. Agreement. a. cust, was du- ne conveyance. """estrd with a Chicago, indivi- idgme con decreasing of the provise unit of the | he and a second |
| in-fact, hereby irrevocably appointed for such purposes, or not individually (and the Trustee thall have no obligation we so far as the trust property and funds in the actual possessi- persons and corporations whomseever and whatsoever shall this Deed. | in the name at the election thatsoever with on of the Tru- be charged w | of the then beneficiaries under as of the Trustee, in its own nam h respect to any such contract, o ttee shall be applicable for the ith notice of this condition from | id Trust Agreement ie, as Trustes of an bligation or indebte payment and dische the date of the fil | as their attor as their attor as express trus and dness except on trus thereof. A ing for record | |
| Commoplitan National Bank of 'Child in the earning, avail if the title to any of the thorizen legal and if the title to any of the thorizen legal and in the certificate of title or duplicate the title in more in the cartificate of title or duplicate the title in which considerable of the title in the ti | s and proce of lequitable title beteafter reginal, the words made and previdence that rust, and release n of homester | a thereof as aforesaid, the intent e in fee simple, in and to all of stered, the Registrar of Titles is a "in trust," or "upon condition," orded, and said Trustee shall reny any transfer, charge or other di- any transfer, charge or other di- many and all right or benefit das from sale on pressions. | lon hereof being to the real estate abovered directed not to or "with limitation to be required to | in or to said resevent in said The vest in said The vest described. O register or not one," or words o produce the said | |
| In Witness Whereof, the grantoraforesasealthis27thday | التيام ه | ereunto set her | Horas (| _handand | . 4 4 5 1 1 2 2 1 |
| - | [SEAL] | - Avair | ' | [SEAL] | |
| State of 1111nols SS. I. the the state aforesain Hilds Huppe | indersig i. do hereby ert. a s | certify that | Public in and for | | |
| personally known the foregoing in | to me to be strument, appligned, scaled the uses and | the same person whose name peared before me this day in and delivered the said instrum purposes therein set forth, include | person and ack | | |
| Given under my h | and and note | Tal soal this 30th day of | August | 1973. | |
| The Cosmopolitan National Bank of Ch Box No. 626 | icago | Notary Public 8122 West 87th S 12 flat apartme For information only insert stre | treet, Hick | 1 | <i>i</i> 1 |

FND OF RECORDED DOCUMENT