## **UNOFFICIAL COPY**

	Monite Claim Account the page of Comments of the pages	400	
2	Controllarin Controllaring		1 constant
4/4	SER 7 '73 9 53 AM 22 469 526 #2246952	6	7
الله الله	This INDENTURE WITNESSETH That the Grantor Hilda Huppert, a spinster		
¥3'			
	of the County of Cook and State of Illinois for and in consideration of the sum of Ten and no/100		
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey S.		
	and DINGLA 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		
	to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 5th day of August 19 69, and known as Trust Number 18625		
	the following described real estate in the County of COOK and State of Illinois, to-wit:		
•	Lots 4, 5, and 6 in Sunnyside Addition to Sheridan Park, a	_	Ñ
	Subdivision of the South 663 feet of that part of the West 1/2 of the North West 1/4 of Section 17, Township 40 North,	$\overline{}$	F. (
	Range 14, East of the Third Principal Meridian, in Cook	$\Theta$	100
	County, Illinois, according to the Plat thereof recorded lying East of Green Bay Road or Clark Street (except South	1	
	33 feet thereof and except Sunnyside Avenue) in Cook County,		
1	D'inois,		
	Exempt under provisions of Paragraph, Bertien 4. Real Estate Transfer Tax Act.		
N S	Date Buyer, Sollor or Roprésedntative	Z.	
ŝ	SUBJECT TO Date Buyer, Sollor or Representative	and Revenue Stamps CONSIDERA TION	
j	TO HAVE AND TO HOLD the said r all estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in	Amps ERA	THE SECOND
Ž	and Trust Agreement set forth.  Full opener and subclority is hereby grated o said Trustee to improve, manage, protect and subcloride said real estate or any part thereof, to dedicate parks, streets, highways caller, and to vacate any subclivision or part thereof, and to resubclivide said real estate as often	SID	
	as desired, to direct to set, or gain updoor or use the control of	O N	li di
Ě	future, and upon any terms and for any period or per vis of tie, the exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times bereafter, to contract to 7 Ake leasy and to grant options to lease and options to renew leases and options to		
	burchase the whole of any part of the reversion and to context respecting the manner of fixing the amount of present or future rentals, to partition or to exchange and real existe or any part theree, for other read or personal property, to grant essements or charges of any kind, to release, convey or susign any right, title or interest in or	B L.E	
	owning the same to deal with the same, whether similar to or dil trent rom the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said Trustee, or any or so in trust, in relation to said real estate or to whom said real estate or any part thereof shall be convered, contracted to be sold, leaved, or mortgaged by said Trustee, or any successor in trust, he obliged to	O TAXABLE	
	see to the application of any purchase money, rent or money borrowed or savar of on and real estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the sutborrie saw or regordency of an of said frust of said frust appearance of the rent of the complete or privileged to inquire into any of the terms of said frust Agreement; and every eed, trust deed, morage, lease or other instrument executed by said frustee, or any successor in trust, in relation to said real estate shall, or on intuine relation to say of every nerroy (including the	TA	Carlow Control
	Registers of Titles of said county) relying upon or claiming under any such convey on the instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said Trust Agreement as '(a) force and effect, (b) that such convergence or other instrument was executed in accordance with the trusts, conditions and limitations or cain in this Indenture and in said Trust Agreement or	NO	
95. 2-0 5-0	in all amendments thereof, if any, and briefling upon all penedicaries thereunder, (c, th. is. "Trustee, or any successor in trust, was duly authorised and empowered to account on the deliver every such deed, trust deed, lease, mort, or other instrument and (d) if the convergence is made to a successor or successor in trust, that such successor or successors in trust, been represent appointed and are fully vested with all the title, actate, rights a powers, submitting, duries and obligations of it, is her or him resplacation.	1	
	TO HAVE AND TO HOLD the said r al estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.  It is breedy or set of set of the set o		167
	Deed or said Trux Agreement or any amendment thereto, of for injury to person or property is -ning a or about said real estate, any and all such liability being hereby suprestly swired and released. Any contract, obligation or indebtedness in 'rect or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under all 'rec't Agreement as their attorney-	}	
	not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract. Alig. on 'r indebtedness except only so far as the trust property and sunds in the actual possession of the Trustee shall be applicable for the p. men' a.l' acharge thereof). All persons and corporations whomeover and whatsoever shall be charged with notice of this condition from the 'a.l' acharge thereof). All persons and corporations whomeover and whatsoever shall be charged with notice of this condition from the 'a.l' acharge thereof).		
	this Deed.  The interest of each and every benediciary bereunder and under said Trust Agreement and of all persons c'un my un er them or any 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 interest	AGD.	er en
	persons and corporations whomover and whatsoever shall be charged with notice of this condition from the late of line filter for record of this Deed.  The interest of each and werry benedicary because the design and the shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is bretchy declared to be personal property, and no benedicary because it is bretchy declared to be personal property, and no benedicary because the said that the said to be personal property, and no benedicary because the said that the said to interest, legal or a disable. Or to said real contains the contains a said to the said that the said	AHI CHI	
	in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limits" or "of similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to produr the a id Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the regi ered lat is	K OF	
	And the said grantor. hereby expressly waived and release. Sany and all right or benefit under and by virtue of by an all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	TAIT STRE NOIS	22
	In Witness Whereof, the grantor aforesaid has bereunto set her hand and seal this 13th day of July 19 73	<b>克</b> 麗耳』	45
	[SEAL] SLA HUPPLN [SEAL]	2 = 10 I	20
	[SEAL] [SEAL] [SEAL] State of Illinois   Sandra L. Kawucha   Notary Public in and for said County, in	- NE ST	525
	State of Hitches    Sandra L. Rawucha   Notary Public in and for said County, in County of Cooking	POLITY 801 N CH	0,
The second		OSIMO	
	personally known to me to be the same person, whose name 18 subscribed to	出	<u></u> .
	She signed, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the		
	right of homestead.		•
	Given under my hand and notarial seal this 23TO day of Alloust 19 73		
117	mailto coasco III W Working BOX 533	_j	
	For information only insert street address of above described property	· 00 . A	b
	Copo, It with a m Cheek achieve quette: 80/2	Clark.	<b>9</b> τ.
] 🛵		a service of the service	eressione A

END OF RECORDED DOCUMENT