UNOFFICIAL COPY

	WARRANTY DEED IN TRUST FOR FOUR RECORD 22 623 896	A. Olson
Q.		23896
1,	THIS INDENTURE WITNESSETH, That the Grantor, EULA JOHNSON, a widow, not	
7	remarrhed of the County of Cook and State of Illinois for and in consideration	
in	of the sum of Ten Dollars (\$10.00), hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey 5	
51	ant Warrant & unto THE COSMOPOLITAN NATIONAL BANK OF CHICAGO, a corporation duly organized	
9	to eccept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreemen' do ed the 18t day of Fabruary 1974, and known as Trust Number 21036	
0	the following described real estate in the County of Cook and State of Illinois, to-wit:	
R DATE	15: 22 in Block 4 in Thomas Scanlon Addition to Pullman, be no a subdivision of the East half of the South West quarter of the South East quarter of Section 21, Township 37 North, Range 14 East of the Third Principal Meridian, in Coon (ounty, Illinois	
LATE	500	
	SUBJECT TO Trust Deed recorded is Document No. 22578310, and taxes	NO.
	for the year 1973 and subsequerat years.	TO TAXABLE CONSIDERATION
	TO HAVE AND TO HOLD the said real estate with the spurrence open the trusts, and for the uses and purposes berein and in said Trust Agreement set forth. Full power and suthority is hereby granted to said Trustee to 1; prove. nange, protect and subdivide said real estate or any part thereof, to dedicate parks, attents, highways or slivys and to vacate any judivisis no part thereof, and to resubdivide said real estate as often	SiDis
	as desired, to contract to sell, to grant options to purchase, to sell on an lerms, to convey sitcher with or without consideration, to convey said real estate or an unreasoner in trust and to the characteristic occasions in trust all of the title, setter, powers and authorities vested in said Trustes, to donate, to dedicate, to mortey s. p. vigo or otherwise encumber said real state, or any part thereof, from time to limit, in its essay or reversion, by singes to commence in praesently or in	CON
- }	future, and upon any terms and for any period or periods of time, not exceeding in the same of any single demise the term of 188 years, and to renew or stend leases upon any terms and for any period or periods of time and our send, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant option to lease and options to renew leases and options to revenue and to the reservoir and to contract reservoirs, and to make it is not not any time or times hereafter, to contract to make leases and on grant option to lease and options to renew leases and options to	3LE
-	partition or to sechange said real state, or any part thereof, for other real or person, p. pe. 3, to grant essuments or charges of any kind, to release, convey or assign any right, title or, intrest in or about or sasement appurier in the said real setate or any part thereof, and deal with said real setate and very part thereof in all other ways and for such other considers, he as it would be lawful for any person	AXA
3	In no case shall any party dealing with said Trustee, or any successor in trust, in relation 1 said real estate, or to whom said real estates or any part thereof shall be conveyed, contracted to be sold, leaved or mortgaged by said rustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said real estate. — se obliged to see that the terms of this	¥ 0
2 9 4	privileged to inquire into any of the terms of said fruit Agreement; and every deed, trust deed, morrgage, the other instrument executed by said Trustee, or any successor in Trast, in relation to said real extate shall be conclusive evidence in In a roll very person (including the Registers of Tillies of said country relying upon or claiming under any such conveyance lease or other instrument, at that at the tilline of the	2
9	delivery thereof the trust created by this indenture and by said Trust Agreement was in full force and size, i.b. that such conveyance or other instrument was secured in agreement or the results of the said Trust Agreement or in all amendments thereof, if any, and binning upon all beneficiaries thereunder, (c) that said Trust and Trust Agreement or all amendments thereof, if any, and binning upon all beneficiaries thereunder, (c) that said Trustes, or , s, cessor in trust, was due such or said employered to assects and deliver every such deed, term, mortgage or other instrument and "1 if the conveyance is	Å
3	TO HAVE AND TO HOLD the said real estate with the apparence upon the trusts, and for the uses and purposes herein and in said Trust Agreements of the hereby granted to said Trustee to 1 prove. nanege, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or slieys and to vacate any uddivisin or part thereof, and to resubdivide said real estate so often as desired, to contract to sail, to grant options to purchase, to sail on an isome, to convey either with or without consideration, to convey said proves and authorities vested in said Trustee, to donate, to dedicate, to morrae, up, using or otherwise encumber said real estate, or any part thereof, to issue said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in its session or reversion, by issues to commence in praesenti or in during, and upon any terms and for any period or periodic soft time, to exceeding it in a said of any single domas the term of 187 parts, and to sort thereof at any time or times hereafter, to contract to make leases and to grant, pitor to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the mann r. f. in git measured to the partition of ro exchange said real estate, or any part thereof, for other rent or person in you, to grant essential or entire the partition of ro exchange said real estate, or any part thereof, for other rent or person in you, to grant essential or entered the contract respecting the mann r. f. in git amount of present of unit rentally to partition or to exchange said real estate, or any part of the reversion and to contract respecting the mann r. f. in git amount of present of any kind, or which the partition of the same to dead with the same, whether similar to or different from the ways above springer to exceed the partition of the same to dead with the same, whether similar to or different from the ways above springer to the supplication of any pu	
100	for anything it or they or it or their agents or attorners may do or omit to do in or about the said real extate or under the rivisions of this Devel or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said risks, any and all such liability being hereby suppressly watered and released. Any contract, obligation or indebtedness incurred or entered in 31 the "rustee is	
2	connection with also real states may be emission in the nature of the terror transfer of the Trustee, in its own name, as Trustee of an appear in at and not individually (and the Trustee shall have no obligation whatevers with respect to any such contract, obligation or indebtedness, e.g.) only for as at the strust property and funds in the actual possession of the Trustee shall be applicable for payment and discharge and only in the strust property and funds in the actual possession of the Trustee shall be applicable for payment and discharge for oil, All	
200	persons and corporations whomsover and whatsover shall be that get with notice of this condition from the date of the filing [c. word of this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of they shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such inte est	
0540	The interest of each and every beneficiary bereather and under said Trust Agreement and of all persons claiming under them or any other despite only in the searnings, swalls and proveds arising from the site or any other disposition of said real states, and such interest in the state of the property of the state of	(a)
*	in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in upon case made and provided, and said Trustes shall not be required to produce the said Agreement or a copy thereof, or any extracts thereform, as weldence that any transfer, charge or other dealing involving the registered lands is in accordance with the true intent and meaning of the trust. And the said grantor— hereby expressly waive and release. As ny and sil right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	<i>\$</i>
Sparey		NK O
1	In Witness Whereof, the grantor aforesaid has hereunto set her hand and seal this 18t day of February 1974	TIONAL BANK CLARK STRE I TONETY OF
18 0	[SEAL] SEAL [SEAL]	D TANKE C
MELO	State of Illinois : Sidney Rosenblum a Notary Publis in and for said County, in	A HE CO
8	County of Cook the state aforesaid, do hereby cartify that Eula Johnson, a widow	POLITAN NA 801 NORTH CHICKGO
3	IRREA personally known to me to be the same person, whose name 18 subseribed to	200 MS
1	the foregoing instrument, appeared before me this day in person and acknowledged that She signed, sealed and delivered the said instrument as next free and	THE CISMOPOLITAN NATIONAL 801 NORTH CLARK CHICAGO 103/TEL
Sal	voluntary act, for the uses and purposes therein set form, including the release and waiver of the	몬
27.4	right of homestead. Given under my hand and maried seel that the dear of Takhruary 19 74	
77 7	William I Caracter of the Control of	1

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