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OUIT CLAIM WARRANKE DEED IN 31 - AUG 31 - 72 4 9 4 1 6 5 0 22 0 3 4 5 1 2	- 1 S
AUG-31-72 494165 • 22034512 w A Rec	۵۰۰ <i>۵ ک</i> 5.00
THE INDENTURE WITNESSETH, That the Grantor, ANNETTE S. ANAST. a	
spinster of the County of COOK and State of Illinois for and in consideration of the sum of Ten and no/100 Dollars (\$ 10,00), in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, CONDERS XEXEMBERS 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 to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 30th day of March 1972, and known as Trust Number 20224 the following described real estate in the County of Cook and State of Illinois, to-wit:	
Lot 15 in Block 1 in Pierce's Addition to Holstein, a Subdivision of the North Half of the Southwest Quarter and part of the South Half of the Southwest Quarter of Section 31, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. ADD SSS OF GRANTEE: * 801 North Clark St., Chicago, III.	devation
SUBJECT TO a first inditgage with First Federal Savings and Loan Association of Chicago	0,75
TO HAVE AND TO HOLD the ' of real state with the appurtenances, upon the trust, and for the uses and purposes berein and in add Trust Agreement set forth. Here, Ernated to said Trustee to improve, manage, protect and bublished said real estate or any part thereof, to define an extensive the said and to varie the said the said real sai	Riders and Revenue Star
TO HAVE AND TO HOLD the side all state with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth. It here. Franted to said Trust Agreement, and the said real exists or any part thereof, to deficiate packs acreets, highers. Said and to vacatic say said trust said and to receive the said real exists or any part thereof, to deficiate packs acreets, highers. Said and to vacatic say said real exists and set as desired, to contract to sell, to grant options pur hase, to sell on any terms, to convey either with or without consideration, to convey and real exists or any part thereof to a successor in trust and to grant to most nuccessor or increased in the said contract to sell, the said real exists, or any part the, on, time to time, in possession or reversion, by leases to commence in present of tituro, and upon any terms and for any part of the social climes not exceeding in the case of any said centals entered the said state of the said trusts, and to the said trusts are any part of the reversion and to contract the said of grant options to lease and options to purchase the whole or any part of the reversion and to contract the said of grant options to lease and options to renew leases and options to release, convey or assign any right, title or interest in or about or eastenent appurtenant to said real exists or any part of the reversion and to said the said trusts are said to release, convey or assign any right, title or interest in or about or eastenent appurtenant to said real exist or any part thereof, and it of the said trusts, and the said real exist or any part thereof, and it of the said trusts are said to said trusts or any part thereof, and to real exists or any part thereof and it of the said trusts of the said trusts, or to whom said real exists or any part thereof and it of the said trusts o	s space for affixing Hild YOS
instrument was executed in accordance with the trust, conditions and limitation control in this indenture and in said Trust Agreement or authorized and empowered to execute and deliver every such field. I trust deed, least, or a or other instrument and (of if the conveyance is made to a successor or successor in trust, that such successor in trust, the successor in trust, that such successor in trust, that such successor in trust is successor in trust, that such successor in trust is successor in trust, that such successor in trust is successor, in trust, the successor in trust shall such a successor in trust shall incur any personal list if the "I subjected to any claim, judgment or decree and trust and trust of the successor in trust shall incur any personal list if the "I subjected to any claim, judgment or decree to the successor of successors in trust shall incur any personal list up's abbetted to any claim, judgment or decree to the successor of successors in trust shall incur any personal list if the "I subjected to any claim, judgment or decree to the successor of successors in trust shall incur any personal list up's a subjected to any claim, judgment or decree to the successor of successors in trust shall incur any personal list if the "I successor or successors in trust shall incur any personal list if the "I successor or successors in trust shall incur any personal list if the "I successor or successors in trust shall incur any personal list up's a subjected to any claim, judgment or decree the provision of the personal list in the successor of successors in trust shall incur any personal list if the "I successor or successors in trust shall incur any personal list if the "I successor or successors in trust shall incur any personal list in the "I successor or successors in trust shall incur any personal list in the personal list in the successor in trust shall incur any personal li	
not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract. soligiot u or indebtedness except only so far as the trust property and fund in the actual posession of the Trustee shall be applicable for it payme 1 and discharge thereof). All this Deed. The interest of sea cash and every beneficiary bereunder and under said Trust Agreement and of all . In aliming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of a 're' estate, and such interest is hereby deelared to be personal property, and no beneficiary hereunder shall have any title or interest, is if a 're' estate, and such interest is hereby deelared to be personal property, and no beneficiary hereunder shall have any title or interest, is if a 're' estate, and such interest is hereby deelared to be personal property, and no beneficiary hereunder shall have any title or interest, is if a 're' estate, and such interest is hereby deelared to any of the above real estate is now or hereafter registered, the Registrar of Title is hereby . Circle 1, to 'register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with "latat" as," or words of similar import, in accordance with the statute is such case made and provided, and said Trustees and in the required the hadden in the accordance with the trust in such case made and provided, and said Trustee and in the provided in the accordance with the true intent and meaning of the trust. And the said grantor—hereby expressly waite— and release—any and all right to benefit under and by ris us of reys and all light to benefit under and by ris us of reys and all	110
In Witness Whereof, the grantor aforesaid has hereunto set her lan and seal this first? day of April 19.72	2200
[SEAL] [SAL]	34512
personally known to me to be the same person whose name_ is subscribed to the foregoing intryment, appeared before me this day in person and acknowledged that	
Given under my hand and motarial agai this Say of Sugar Public Neglary Public	
The Cosmopolitan National Bank of Chicago Box No. 626 2035 W. Armitage Ave., Chicago, For information only inspire street address of above described propert	<u>I</u> 111.

