## UNOFFICIAL COPY

WARRANTY DEED IN TRUST 312 JUL 24 22 04 569 21 986 390	rios D
A.m. Ood JUL-24-72 474218 = 21986390 u A Rec	5.10
THIS INDENTURE WITNESSETH, That the Grantor, LUISE H. TEICHMAN, A WIDOW,	
of the County of COOK and State of Illinois, for and in consideration of the sum of Ten	
and existing as a national banking association under the laws of the United States of America, and duly authorized to a cept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreer nt, ated the 1st day of June 1972, and known as Trust Number 20208, the Llowing described real estate in the County of COOK and State of Illinois, to-wit:	
Lot 25 in Block 2 in Bickerdike's Addition to Irving Park a Subdivision of the West half of the North West quarter of the North East quarter and that part lying South of Elston Avenue of the East half of the North West quarter of the North East quarter of Section 2., 'ownship 40 North, Range 13 East of the Third Principal Meridian in Coc' County, Illinois.**	
O DO MAIL	ANSER BY
SUBJECT TO: General taxes for the year 1972 and subsequent years; building lines; easements of record; conditions, covenants and restrictions of record TO HAVE AND TO HOLD the said real estate with the apprison needs upon the trusts, and for the uses and purposes berein and in	STATE OF ESTATE TR. BEPENUE
TO HAVE AND TO HOLD the said real estate with the apprier nees, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.  Full power and authority is hereby granted to said Trusts, to morpove, manage, protect and subdivide said real estate or any part thereof, to dedicate paries, streets, highways or alleys and to vacate or y undivident or part thereof, and to resubdivide said real estate as often as a state or any part thereof, to dedicate parties, streets, highways or alleys and to vacate, to sell on a y terms, to convey either with or without consideration, to convey said estate or any part to the convey said the sell of the convey said the convey of the said that the said trusts, to donate, to dedicate, to morp; and a submitted vested in said Trustee, to donate, to dedicate, to morp; and a submitted vested in said Trustee, to donate, to dedicate, to morp; and the said trust and said trusts, to convey and the said trusts and said trusts, to contact, to make leases, and to said trusts of the said trusts, to contact, to make leases and to said trusts, to contact to make leases and to said trusts. The said trusts are said to said trusts, to contact to make leases and to said trusts and for any part of the respective said the said trusts and said trusts, to contact to make leases and to said trusts and options to renew leases and options to release, convey or assign any right, title or interest in or about or casement app." are to said real estate or any part thereof in all other ways and for such other c, glichelm as all two said trusts, or any part thereof in all other ways and for such other c, glichelm as all two said trusts, or said trusts, or said trusts, or said trusts, or any part thereof and be conveyed, contracted to be sold, leased or mortgaged by said Trusts, or any successor in trust, the obliged to lead that trusts, or any said trustsees and the said trusts, or any said trustsees and the said trusts,	STA
sions thereof at any time or times hereafter, to contract to make leases and to a to lease and options to renew leases and options to purchase the whole or any part of the reservious and to contract respecting the main r-of Salog the amount of present or future remails, to partition or to exchange said real estate, or any part thereof, for other real or per onal property, to grant easements or charges of any kind, partition or to exchange said real estate, and every part thereof in all other ways and for such other c unique that the contract of the con	\$ 1 1 1 5 0
estate the any licetion of any purchase mose, renter money becomed or unortizated by and lotte, or any increase in trust, be conjuged to trust have been complied with, or be obliged to inquire into the suthority, necessity or expediency; a set of and Truste, or no a obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, nort age lease or other instrument executed by and Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in f vor of every person (including the Registrar of Titles of said country relying upon or claiming under any such conveyance lease or other in rum nt, (a) that at the time of the instrument, was accusted in accordance with the tyrists, conditions and limitents was in full force and e so, (b) that such conveyance or other instrument, was accusted in accordance with the tyrists, conditions and limitents was in full force and e so. (b) that such conveyance or other instrument, was accusted in accordance with the tyrists, conditions and limitents was in full force and e so. (b) that such conveyance or other instruments was accusted in accordance with the tyrists, conditions and limitents was in full force and e so. (b) that such conveyance or other in the source of the source of the tyrists and the source of the tyrists.	CCOK 010 010
in all amendments thereof, if any, and binding upon all beneficiaries thereunder. (c) that said Trustee, or any ucce. or in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrumer and (: if the conveyance is made to a successor or successor in trust, that such successor in trust, that such successor in trust have been properly appoint I and a: fully vested with all the tit as the successor in trust. The successor in trust is a fully vested with all the tits conveyance is made upon the express understanding and could, this conveyance is made upon the express understanding and could be understanding and the successor in trust that incur any personal liability or be subjected to any cl. on, indement or decree for snything if or they or its or their agents or stucropers may do or omit to do in or about the after agent agent or stucropers may do or omit to do in or about the after agent agent or stucropers may do or omit to do in or about the successor.	22
Heed of said trust Agreement or any amendment thereto, of for injury to person or property happening in or about a d. on estate, any and connection with said real estate may be entered into by it in the name of the then beneficiaries under and Trust Agreement, of the connection with said real estate may be entered into by it in the name of the then beneficiaries under and Trust Agreement, of the contract, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an appear trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness areast only only the trust of the contract	041
this Deed.  The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or an 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 at eas is hereby declared to be personal property, and no beneficiary hereunder shall have any title enterest, legal or equitable, in or to said a considerable of the property of the property of the considerable of the considerab	569
similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to produce the said Agreement or a copy thereof, or any extracts thereform, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true intent and meaning of the trust.  In the state of the stat	Street Court
seal this 13th day of June 15. 19.72.  HT Luish H. Jeichman [SEAL] [SEAL] [SEAL]	in. Clark in. Clark in Number  9950
Tate of LLINOIS SS. I. Edgal D. Rolland Jr. n. Notary Public in and for said County, in MIDOWS, WIDOWS, the state aforesaid, do hereby certify that LUISE H. TEICHMAN, A	Ti 🛶 유 티C.) 🕸
personally known to me to be the same person_ whose name	
wountary 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	
The Cosmopolitan National Bank of Chicago  Box No. 2016    Solution   Solutio	
	1070

## UNOFFICIAL COPY

32/626

22041569

OO'S

00.2

28 - V n 695 Thozz 6 508 96 h 71 L 156

CONTRACTOR OF THE PARTY

1972 SEP TOTHER OF

'END OF RECORDED DOCUMENT