## **UNOFFICIAL COPY**

[-]

	이 경험하다 하는 것도 불렀다는 것이 그렇게 다른 얼굴을 다 했다고요.		
		<u> Kartinggan</u>	
A	WARRANTY DEED IN TRUST 22 (55		
	WARRANTY DEED IN TRUST 23 655 933		
	This IN INTIRE WITNESSETH That the Grantors RONALD STONE and	İ	
	THIS INDINTURE WITNESSETH, That the Grantors RONALD STONE and  JOAN M. STONE, his wife  of the Count of Cook and State of Illinois , for and in consideration		
	of the sum of r and no/100 Dollars (\$ 10.00 ), in hand paid, and of the good and valuable considerations, receipt of which is hereby duly acknowledged, Convey.		
	and Warrant unto THO COSMOPOLITAN NATIONAL BANK OF CHICAGO, a corporation duly organized and existing as a natione be sking 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 21st day of July 19.76, and known as Trust Number 23062, the following described real este e in the County of Cook and State of Illinois, to-wit:		
20	Lot 15 and the North 1/2 of Lot 16 in Block 8 in James Morgan Subdivision of the East 1/2 of the South West 1/4 of Section		
1/2	10 in Sheffield Addition to Chicago in the North East 1/4 of Section 32. Township 40 North, Range 14 East of the Third		
69	Principal Meridian in Cook Courty, Illinois.		
	FOHRMAN, LURIE, HOLSTEIN, SKLAR		
	& COTTLE, LTD. 180 NORTH MICHIGAN AVENUE		
206	SUBJESUITE 2000 CHICAGO, ILLINOIS 60601		
555	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, aid for the uses and purposes herein and in said Trust Agreement, set forth, is hereby granted to said Trustee to improve, manage, protect and whilede said real estate or any part		
3	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and or the uses and purposes herein and in said Trust Agreement set forth. It hereby granted to said Trustee to improve, manage, protect ane will wild said real estate or any part thereof, to dedicate paries, atrects, highways or allegys and to vacate any auditivision or part treeff. It or resultivision and the said offered to contract to self, to grant options to purchase, to self on any terms, to convey either with or withe anothering, to convey said real estate or any part thereof, to contract to self, to grant options to purchase, to self on any terms, to convey either with or withe anothering, to convey said real estate, or any part thereof, from time to time, in possession or reversion, by leas a to commence in prasentil or in future, and upon any terms and for any part of the repression of the said of the said thereoff, to lease said real estate, or any part of the reversion and to contract respecting the manner of fary single day is the total or 188 years, and to some thereoff at any time or times hereafter, to contract to make leases and to grant options to lease and options to particular the reversion and to contract respecting the manner of faring the amount of service. The time remains the said real estate and every part thereof in all other ways and for such other considerations as it would be any or far any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time of the same to deal with the same, whether similar to or different from the ways above specified, at any time or time is resident to a set to the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to inquire into the authority, necessary or my accessor in it, it, to get digital to set to the application of any purchase money, rent or money borrowed or advanced on said real estate, or any successor in it, it, to get digital to the year of this		
	thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leas a to commence in praceenti or in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single de use the 'm of 189 years, and to renew or extend leases upon any terms and for any period or periods of time and to annot, change or modify see and the terms and provisions thereof at any time or times hereafter, to contract to make leases and options to go the sease and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of the transparent of the partition or to exchange said real estate, or any part thereof, for other real or personal property, to grant estates or any part thereof, for other real or personal property, to grant estates or any part thereof, for other real or personal property, to grant estates or any part of the real partition of the real partition of the real partition of the personal property, to grant estates or any part thereof, for other real or personal property, to grant estates or any partition of the personal property, to grant estates or any partition of the personal property, to grant estates or any partition of the personal property, to grant estates or any partition of the personal property, to grant estates or any partition of the personal property, to grant estates or any partition of the personal property.	•	
	partition or to exchange said real estate, or any part thereof, for other real or personnt property, to grant easement at harges of any kind, to the said the said real state and every part thereof in all other ways and for such other considerations as it would be away in any or some considerations as it would be away in any or some considerations as it would be away in a superior of the same to deal with the same, whether similar to or different from the ways above specified, at any time or times breater, and it is not case shall any party dealing with said Trustee, or any successor in trust, in relicion to said real estate, or to show said real		
	estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in the conveyed or advanced on said real estate, or be obliged to see that the state of this trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of any act of anid Trustee, the conveyed or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument excuted.	•	
١	privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument ex cuted by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (in lin in, the Registrar of Titles of said county relying upon or claiming under any such conveyance lease or other instrument. (a) that at the 'm of the delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement and the said trust Agreement of the said trust a		
	authorized and empowered to execute and deliver every such deed, it rust deed, lease, mortrateg or other instrument and (d) if the conveyanc is made to a successor or invust, that such successor is not successor or invust have been properly appointed and are fully vested with ull the title, estate, rights, powers, subhorlies, duties and obligations of its, his or their predicessor in rust.  The property appointed and the property of the property appointed and the property appointed and are fully extended to the property appointed and the property appointe	Sc.	
	for snything it or they or its or their agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly wavied and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate, may be entered into by it in the name of the their beneficiaries under said Trust Agreement as their attorney-	10	
	not individually land the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filling for record of this Deed.	C	
	The interest of each and every beneficiary hereunder and under said. Trust Agreement and of all persons claiming under them or any job of them shall be only in the earnings, avails and proceeds arising from the said or any when disposition of said real exists, and no beneficiary hereunded shall have all the contract legal of equitable, in or to said real cannot be said to be presented in the said real said to be presented in the said to be said to be said to be presented in the said to be said tou		
	If the title to any of the above real estate is now or hereafter registered, the Register or Titles is hereby directed not to register or note that certificate of title, or duplicate thereof, or memorial, the words in trust, or upon condition, or with limitations, or words of the condition of the state of the condition of the state of the condition of the condi		
-	In Witness Whereof, the grantor services of the state of things, providing for the examption of bonesateats from sale on execution or otherwise.  In Witness Whereof, the grantor services of the state	BOI NORTH CLARK STREET CHICAGO 10, ILLINOIS Document Number	
	seal 5 this 28th day of July 19	CHICAGO 10, ILL	: ::
-	RONALD STONE [SEAL] [Se	CHICAG	Ĕ,
	County of COOK SS. the state of result do hereby certify that RONALD STONE and		<b>9</b> 33
	JOAN M. STONE, his wife    Committee		
	voluntary act, for the uses and purposes therein set forth, including the release and waiver of the	£	
	right of homesteed.  Given under my hand and soussial seal this 30th day of August 1976	the	
_	Xore any G. J. Motary public States of the S	<b>∂</b>	
	The Cosmopolitan National Bank of Chicago Box No. 626  2022 N. Seminary, Chicago, IL For Information only Insert street address of above described property.		

## **UNOFFICIAL COPY**

MAIL TS: Reliest Carrane
33 MLa Salle Skilling K. Colorn
600K COUNTY, ILLINOIS ORJO LL RECORDER OF DEEDS
FILED FOR RECORD

SEP 29 '76 3 01 PM

\*23655933

Property of Cook County Clarks Office

END OF RECORDED DOCUMENT