WARRANTY DEED IN TRUST

HAY--5-75 990956 • 23071116 • A — Rec

RECORDER OF DESERVE

5.00

	The above space for recorder's use only
THIS INDENTURE WITNESSETH, That the Granton	JOSEPH T. STILLO
of the County of COOK and State of I	LINOIS
of the County of COOA and State of L	LLINOIS , for and in consideration
in hand paid, and of other good and valuable considerations, receip	t of which is heraby duly acknowledged, Convey
and Warrant unto THE COSMOPOLITAN NATIONAL BA	
and existing as a national banking association under the laws of to accept and execute trusts within the State of Illinois, as Truste	to under the provisions of a cortain Trust Agree.
ment, dated theday of19	75, and known as Trust Number. 21571
ment, dated the day of 10 the following described real estate in the County of COOK	and State of Illinois, to-wit:
Lot 8 in Subdivision of Block 2 i	
Block 47 in Canal Trustees' Subdi the West 1/2 of the North East 1/	
39 North, Range 14 East of the Th	ird Principal Meridian.
in Cook County, Illinois	,
*	
O _A	/5/
10_	/ <i></i> }
Deed Preparad by: Morris Beard,	165 W Wacker Drive
bood frepared of Morras beard,	Chicago, Illinois
SUBJECT TO	j
	·
TO HAVE AND TO HOLD the said real esti, s w h the appurtuanances, to said Trust Agreement set forth. The reful power and nutherity is hereby granted to and crustee to improve, in the reful, to dedicate parks, streets, highways or alleys and o waste any subdivision thereof, to dedicate parks, streets, highways or alleys and o waste any subdivision to the contract of the contract	pon the trusts, and for the uses and purposes herels and in
said Trust Agreement set forth. Full power and nuthority is hereby granted to and distance to improve, is thereby a deliberty pack affects blokways or sites, and distance are intelligated.	pon the trusts, and for the uses and purposes herein and in manage, protect and subdivide and real entate or any part or part thereof, and to resubdivide said real entate as often o convey either with or without consideration, to convey said property of the construction of the control of the con- pulação or otherwise secundors said real entate, or any part saids or reversion, by leases to communes in praceculo or in the case of any single designs the term, of 198 years, and to
an desired, to contract to sell, to grant options to purchase, to sell on any terms, the sell of grant options to purchase, to sell on any terms, the sell of grant to real selling or any part to grant to	o convey aither with or without consideration, to convey said such successor or successors in trust all of the title, estate,
powers and authorities vested in said Trustee, to donate, to decente, it mortrage, thereof, to lease said seel estate, or any part thereof, from the to time, in posse	pledge or otherwise encumber said real estate, or any part ston or reversion, by lesses to communice in presentl or in
inture, and upon any terms and for any period or periods of time not exceeding it renew or axtend leasan upon any terms and for any period or periods at the said of the said	the case of any ampir demine the term of twa years, and to o amend, change or modify leases and the terms and provi-
purchase the whole or any part of the reversion and to contract respection the the marting or to exchange said real exists, or any part thereof, for other respection or	mor of fixing the amount of present or future rentals, to creened property, to grant essentents or charges of any kind.
to release, convey or assign any right, title or interest in or about or ea onen a deal with said real estate and every part thereof in all other ways and are ac-	other considerations as it would be lawful for any person
owning the same to deal with the anne, whether similar to or different from the in no case shill any party dealing with said Trustee, or any successor is a said least on the contract to be said leasted or most	o anison, change or mostly lesses and the terms and provent to option to lesses and options to renew lesses and options to renew lesses and options to renew lesses and options to the results of the property to grant seamons or changes of any kinds of the results of the result
see to the application of any purchase money, rent or money becomed or advance, trust have been compiled with, or be obliged to inquire into the authority, necessity	on said estate, or he obliged to see that the terms of this or a need new of any act of anid Trustee, or he obliged or
privileged to inquire into any of the terms of said Trust Agreement; and every dec by said Trustee, or any successor in trust, in relation to said real estate shall be c	d, t ust dee l, mortgage, lease or other instrument executed once sive evidence in favor of every person (including the
Registrar of Titles of said country relying upon or claiming under any such convey, delivery thereof the trust created by this Indenture and by said Trust Agreement with the trust are conditions and limitations.	us in 1 to or other instrument, (a) that at the time of the us in 1 to 1 fee and effect. (b) that such conveyance or other contained a this Industry and in and Trust Assessment or
in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (authorized and empowered to execute and deliver every such deed, trust deed, lease,	c) that a id rv lee, or any successor in trust, was duly mortgage o. of er instrument and (d) if the conveyance is
made to a successor or successors in trust, that such successor or successors in trust the title, estate, rights, powers, authorities, duties and obligations of its, his or t	t have been pr perly appointed and are fully vested with all heir prejectant it tr at.
ually or as Trustee, nor its successor or successors in trust shall incur any person for anything it or they or its or their agents or attorneys may do or omit to do in	or about the said real r cat or under the provisions of this
Deed or said Trust Agreement or any amendment thereto, or for injury to person all such liability being hereby expressly waived and released. Any contract, obligati	or property happening in or about said real estate, any and on or indebtedness incur ed o entered into by the Trustee in
connection with said real estate may be entered into by it in the name of the the in-fact, hereby irrevocably appointed for such purposes, or at the election of the 'near ladicidually fand the Trustee shall have no obligation what power with respect	rustee, in its own name, as " usee of an express trust and
so far as the trust property and funds in the actual possession of the Trustee shall persons and corporations whomsoever and whatsoever shall be charged with notice	be applicable for the payment and discourse thereof). All of this condition from the date of the floring for record of
this Deed. The interest of each and every beneficiary hereunder and under said Trust Ai of them shall be only in the earnings, avails and proceeds arising from the sale of them shall be only in the earnings, avails and proceeds arising from the sale of a hereby declared to be personal property, and no beneficiary hereunder shall he Cosmopolitan National Bank of Chicago the entire legal and equitable title in fee a if the title to any of the show real state is now or hereafter registered, the in the certificate of title or duplicate thereof, or memorial, the words "in trust similar import, in accordance with the statute in such case male and provided, at Agreement or a copy thereof, or any extracts therefore, as wideness that any trans. And the said stransform, hereby concessive valves, and release, and	greement and of all persons claiming und a them or any
is hereby declared to be personal property, and no beneficiary heraunder shall ha estate as such, but only an interest in the earnings, avails and process thereof	we any title or interest, legal or equitable, in to said real us aforesaid, the interest hereof being to est in said The
Cosmopolitan National Bank of Chicago the entire legal and equitable title in fee a If the title to any of the above real estate is now or hereafter registered, the	mple, in and to all of the real estate sh ve i scribed. Registrar of Titles is hereby directed not a regist or note
in the certificate of title or duplicate thereof, or memorial, the words "in trust similar import, in accordance with the statute in such case made and provided, as Agreement or a convenience or any extracts thereform, as evidence that any trans-	d said Trustee shall not be required to produce the said for the required to produce the said
le in accordance with the true intent and meaning of the truet, And the said grantor— hereby expressly waiva—and releasa— any ac statutes of the State of Illinois, providing for the exemption of homesteade from	id all right or benefit under and by virtue of any and s"
In Witness Whereof, the grantor aforesaid ha.S. hereunto seat this 2nd day of Mily	set 11.5 hand in 19.7.5
\	
JOSEPH, T. STILLO [SEAL]	[SEAL]
State of ILLINOIS SS. 1. Sharon A. Mategran the state aforesald, do hereby certify the	.Qa Notary Public in and for said County, in
County of COOK I am the state aforesaid, do hereby certify the	i di anni anni anni anni anni anni anni
15.7	CONTRACTOR OF THE PROPERTY OF
personally known to me to be the same	Described to
the foregoing instrument, appeared b	
10 aluned, scaled and dill voluntary act, for the uses and purposes	to it the new transferred to 111.S free and it is the first and it is the first and it is the first and waiver of the
right of homestead.	EVERTICATION
Given under my hund and hotarial seal	19.75
Sharon	The constant of the constant o
	A STATE OF THE PROPERTY OF THE
The Cosmopolitan National Bank of Chicago	
Box No. 626	formation only insert street address of above described property.

THE COSMOPOLITAN IN TOKA BANK OF CHICAGO
801 MPR., L. P., STREET
CK. PA. D. JLLINOIS

NO TRANSLE CUINNIDERNEDION

OF RECORDED DOCUM