WARRANTY DEED IN TRUST		24	671 278		Ė/	
					-3K0	ര
*CBW 2753 BANK FORMS, INC.		The above s	pace for recorder's use	only .	$\overline{}$)
THIS INDENTURE WITNESSE and Marie Shultz and Cheryl of the County of COOK	Brandt, their	wives	, for	and in consideration	* * * * * * * * * * * * * * * * * * *	5
of the sum of Ten and no/loo in hand paid, and of other good and val and Warrant unto THE COSMOPO	uable considerations			nowledged, Convey	() ()	
ne existing as a national banking assorting as ept and execute trusts within the ment, said the 17th day of Aug	State of Illinois, as	Trustee under th		ertain Trust Agree-),
the olk virg described real estate in t Lot 40 in Plock 1 in Sachse of the Scutl. 2 of the Northe 2 of the Northwest 2 of the Section 20, Township 40 North	l's Addition t east 눌 of the Northeast 눌 1	o Chicago, a Northeast ½ a ving East of	and that part Railroad Rig	of the West ½ of the South ht-Of-way of)
in Cook County, Illinois.). 1
C				10		٧٠.
Co	24			1000	69	S
SUBJECT TO Covenants, condition	is, ea emerts	annowal tav	ac for 1079 a	nd cub	וואוויוו	
and Trust Agreement set forth. TO HAVE AND TO HOLD the said real said Trust Agreement set forth. The said real said trust Agreement set forth. The said real said trust power and authority is hereby grante the result of the said real said sets or any part thereof to a successor or supowers and authorities vested in said Trustee, to expect the said sets of the s	estate with the .ppur er d to said Trustee .o i eys and to vacate any su purchase, to sell on a w	nances, upon the trust prove, manage, prote bb' vision or part ther rr . to convey eith	s, and for the uses and ct and subdivide said eof, and to resubdivide er with or without cons	i purposes herein and in real estate or any part said real estate as often ideration, to convey said	NOIS NOIS NXX	200
real estate or any part thereof to a successor or supowers and authorities vested in said Trustee, to e thereof, to lease said real estate, or any part ther future, and upon any terms and for any period or renew or extend leases upon any terms and for an sions thereof at any time or times hereafter, to co	ccessors in trust and to lonate, to dedicate, to m eof, from time to time, periods of time, not exce y period or periods of ti stract-to make leases an	great the such succession gage pledge or of in post case of reverseding in the case of a me and to great case to it to great case.	or or successors in trusterwise encumber said sion, by leases to common single demise the tange or modify leases and options to renease and options to ren	it all of the title, estate, real estate, or any part mence in praesenti or in erm of 198 years, and to nd the terms and provi- ew leases and options to		ລ!) ພ
purchase the whole or any part of the reversion are partition or to exchange said real estate, or any to release, convey or assign any right, title or interest of the said real estate and every part thereof owning the same to deal with the same, whether the same to deal with the same to deal with the same.	d to contract respecting part thereof, for other re- erest in or about or eas- in all other ways and i similar to or different f Trustee, or any success	the mann r fixing eal or ver hal proper tement appurtenant for such other cor do rom the ways aby e s rom in trust in plat	the amount of present, to grant easements id real estate or a rat has as it would be peciled, at any time of	nt or future rentals, to or charges of any kind, ny part thereof, and to a lawful for any person r times hereafter.		
estate or any part thereof shall be conveyed, contra see to the application of any purchase money, rent trust have been complied with, or be obliged to in privileged to inquire into any of the terms of said by said Trustee, or any successor in trust, in relati	acted to be sold, leased or or money borrowed or a puire into the authority, Trust Agreement; and e on to said real estate sh	r mortgaged by sa 4 1 dvanced on said rear necessity or expedien very deed, trust deed, sall be conclusive evice	rust , or any successor , or be obliged to sey of act of said to no ag , lease or ot lenc in aver of ever	r in trust, be obliged to ee that the terms of this rustee, or be obliged or her instrument executed y person (including the	15 m	130 - 130
delivery thereof the trust created by this Indenture instrument was executed in accordance with the trin all amendments thereof, if any, and binding up authorized and empowered to execute and deliver emade to a successor or successors in trust, that sue	and by said Trust Agreusts, conditions and liminal beneficiaries there erry such deed, trust deen successor or successor.	ement was in full force that one contained in tunder. (c) that said d. lease, mortgage or s in trust have been p	the state of the s	uch conveyance or other aid Trust Agreement or ssor in trust, was duly (d) if the conveyance is are fully vested with all) IE 1678
the title, estate, rights, powers, authorities, duties. This conveyance is made upon the express usually or as Trustee, nor its successor or successor for anything it or they or its or their agents or att. Deed or said Trust Agreement or any amendment all such liability being hereby expressly waived and	and obligations of its, iderstanding and conditi in trust shall incur an orneys may do or omit t thereto, or for injury i released. Any contract,	his or their predecess on that neither The Co y personal liability or o do in or about the s to person or property l obligation or indebtes	or in trust. be subjected to my considered to my considered to my considered to my considered or constant or cons	a ik of Chicago, individ- aim, judgment or decree or the provisions of this aid y at ea ate, any and diff, by the Trustee in	5 5 9	1
connection with said real entate may be entered ir in-fact, hereby irrevocably appointed for such pur not individually (and the Trustee shall have no oblis so far as the trust property and funds in the actual persons and corporations whomsoever and whatsoev this Pacif	to by it in the name of poses, or at the election gation whatsoever with possession of the Truste er shall be charged with	the then beneficiaries of the Trustee, in its respect to any such a re shall be applicable a notice of this condi-	under said Trust Agre own name, as Trustee ontract, obligation or i for the payment and tion from the date of	eme it as the ir attorney- of n express that and ndeb.dr is cept only discharge there, All the filling or thore of	k (iii	,
this Deed. The interest of each and every beneficiary ber of them shall be only in the earnings, avails and is hereby declared to be personal property, and no Cosmopolitan National Bank of Chicago the entire If the title to any of the above real estate is in the certificate of title or duplicate thereof, or similar import, in accordance with the statute in a Agreement or a copy thereof, or any extracts there is in accordance with the radium and meaning a land the said grantor— hereby corporally a statutes of the State of Illinois, providing for the	eunder and under said proceeds arising from to beneficiary bereunder gs, avails and proce dategal and equitable title now or hereafter regist	Trust Agreement and he sale or any other d shall have any title or thereof as aforesaid, in fee simple, in and ered, the Registrar of	of all persons claims isposition of said real e- interest, legal or equi the intention hereof be to all of the real esta Titles is hereby directed	ng under them any state, and such interest table, in or to sail reading to vest in said The te above described not to register or no said to the state of the sta	or CHICAGO	
similar import, in accordance with the statute in a Agreement or a copy thereof, or any extracts there is in accordance with the true intent and meaning And the said grantor. hereby expressly a statutes of the State of Illinois, providing for the	rnemoria; the words uch case made and prov from, as evidence that s of the trust, vaive and release exemption of homestead	in trust, or upon c yided, and said Trust ny transfer, charge o any and all right o s from sale on execu	ee shall not be requir r other dealing involvi r benefit under and by tion or otherwise.	nd to produce the sailing the registered lands	STREET STREET INOIS	
In Witness Whereof, the grantor_S_	aforesaid ha <u>ve</u> he	ereunto set_the1	r 19.78	hand S and	OMAI LARK J, ILL	24
× marie Sharty	day ofSeptem(SEAL)[SEAL]	X Kenni &	LE. Br	[SEAL]	COSMOPOLITAN NATIO 801 NORTH CL/ CHICAGO 10, Document Number	67
State of Illinois 1. Mar	ge Nino		a Notary Public in as	nd for said County, In	20LIT 801 1	N
County of Cook the state	aforesaid. do hereby ce t, their Wive		Shultz, Kenr	eth Brandt,	4 8 8 8	∞
the fore	known to me to be the color instrument, appearance instrument, appearance in the color in the co	ared before me thi	s day in person an		/, THE	
Voluntary right of h	act, for the uses and p	urposes therein set fo		ase and waiver of the	epaved B	<u>.</u>
		Man	L T Case	b	122	
The Cosmopolitan National Bank	of Chicago			Il.	Z.	Į.
Box No. 626		- or marron only	err att err waates of	a described property.		

PNT1 # 122653 unit 6

UNOFFICIAL COPY

Property of Coot County Clert's Office

cook county, illinois filed for record úct 15 '78 9 oc Ab RECONDERS OF WEEDS

*24671278

END OF RECORDED DOCUMENT