## **UNOFFICIAL COPY**

There.

| •  | WARRANTY DEED IN TRUST   |  | An   |  |
|--|--|--|--|--|
|  | \$   | 24 305 321   | 00   |  |
|  | FORM 2753 BANKFORMS, INC., MELMOSE PARK, ILL.  | The above space for recorder's to  |  |  |
| 1.   | THIS INDENTURE WITNESSETH, That the Grantor, s. HOWARD C. JOHNSON and BETTY JOHNSON, his wife  |  |  |  |
| 97 408473  | of the County of Cook and State of Illinois for and in consideration   |  |  |  |
| Ŏ.   | of the sum of  |  |  |  |
| $\mathcal{L}$  | and Warrant 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  |  |  |  |
| \$   | accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agree   |  |  |  |
| 1  | he blowing described real estate in the County of Cook and State of Illinois, to-wit:  LOT 19 (EXCEPT THE EAST 18 FEET THEREOF) AND  |  |  |  |
| , V  |  |  |  |  |
| .9   | ALL OF LOT 20 IN BLOCK 14 IN FEUERBORN AND KLODES IRVINGWOOD BEING A SUBDIVISION OF THE  |  |  |  |
|  | WEST 1/2 OF THE NORTH EAST 1/4 OF SECTION 23,<br>TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD HE'S  |  |  |  |
| 0  | PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.  |  |  |  |
| 03   | TOP MONTA KNOM   | et 09%   |  |  |
| Chicago, Illinois 60  This document prepared by: Don M. Williams   |  |  | 0634 / 0 '   |  |
|  |  |  |  |  |
| M  | 130 North Wells Street Chicago, Illinois 60606   |  |  |  |
| 9  | SUBJECT TO   |  | · .  |  |
| TO HAVE AND TO HOLD the said real estate with the ap urtenances, upon the trusts, and for the uses and purposes herein and said Trust Agreement set forth.  The said Trust Agreement set forth, is hereby granted to said T astee t improve, manage, protect and subdivide said real estate or any pattereof, to dedicate parks, streets, highways or alleys and to teste any suidivision or part thereof, and to resubdivide said real estate as of any desired to contract to sell, to grant options to purchase, to -il on -ny terms, to convey either with or without consideration, to convey it is real estate or any part thereof to a successor in trust at it is grant to such successor or successors in trust all of the title, estate thereof, to lease and real estate, or may part thereof, from time to im- is possession or reversion, by leases to commence in prassenti or futuro, and upon any terms and for any period or periods of time, no. ac dilag in the case of any single demise the term of 198 years, and renew or extend leases upon any terms and to ran periods of time, no. ac dilag in the case of any single demise the term of 198 years, and renew or extend leases upon any terms and to contract respecting as in part of fixing the amount of present or future rentale, partition or to exchange said real estate, or any part thereof, for other real periods of the partition or to exchange said real estate, or any part thereof, for other real periods of the partition or to exchange said real estate, or any part thereof, or other real periods of the periods of the periods of the partition or to exchange said real estate, or any part thereof, or other real periods. The periods of the per |  |  | and purposes herein and in   |  |
|  |  |  | id real estate or any part de said real estate as often  |  |
| ~  | thereof, to dedicate parks, streets, highways or alleys and to vente any substitute or pair thereof, and to resultaivels said real seate as often as desired, to contract to sell, to grant options to purchase, to all on my terms, to convey either with or without consideration, to convey said real estates or any part thereof to a successor or successor in trust sell of the title, estate, powers and authorities vested in said Trustee, to defined, to 'nortage, pledge or otherwise encumber said real estate, or any part                                  |  |  |  |
|  | thereof, to lease and real estate, or any part thereof, from time to lime. It possession or reversion, by leases to commence in praesenti or in- future, and upon any terms and for any period or periods of time, no are calling in the case of any single dembes the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provi- sions thereof at any time or times hereafter, to contract to make leases and of year of the or pressed leases and options to |  |  |  |
| 1  | purchase the whole or any part of the reversion and to co<br>partition or to exchange said real estate, or any part the<br>to release, convey or ussign any right, title or interest in  | intract respecting he has not of fixing the amount of pre-<br>errof, for other real in personal property, to grant easement<br>nor about or easement by tenant to said real estate or  | a and the terms and provi-<br>enew leases and options to<br>seen or future rentals, to<br>tis or charges of any kind,<br>any part thereof, and to  |  |
| 1  | owning the same to deal with the same, whether similar<br>In no case shall any party dealing with said Trust-<br>estate or any part thereof shall be conveyed, contracted to   | to or different from the 'ay' above specified, at any time<br>ce, or any successor in tust in relation to said resi est,<br>be sold, leased or mortgage; b' said Trustee, or any succes  | any part thereof, and to be lawful for any person or times hereafter.  te, or to whom said real saor in trust, be obliged to   |  |
|  | see to the application of any purchase money, rent or mon<br>trust have been complied with, or be obliged to inquire in<br>privileged to inquire into any of the terms of said Trust &   | iey borrowed or advanced or aid real estate, or be obliged to the authority, necessity or expedir, of any act of said kgreement; and every deed, trust d d, m rigage, lease or   | o see that the terms of this in the contract of the contract o |  |
| 1  | By said Trustee, or any successor in trust, in relation to a Registrar of Titles of said country relying upon or claimin delivery thereof the trust created by this Indenture and by instrument was executed in accordance with the truste or  | aid real estate shall be conclusive roident in favor of every under any such conveyance least or other astrument, (a) said Trust Agreement was in full orce an effect, (b) the negligible and limited the contained in               | a) that at the time of the   |  |
| - 1  | in all amendments thereof, if any, and binding upon all b<br>authorized and empowered to execute and deliver every sur-<br>made to a successor or successors in trust, that such succe   | eneficiaries thereunder, (c) that said T us' , or any such deed, trust deed, lease, mortgage or oth , 'ns rument an asor or successors in trust have been prop. if y perinted an   | d (d) if the conveyance is   |  |
| the title, estate, rights, towers, authorities, duties and obligations of its, his or their predecessor, "ru".  This conveyance is made upon the supress understanding and condition that neither The Cosmopolit of Nr ion unity or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subj. eted of an   |  | Bank of Chicago, individ-<br>claim, judgment or decree   |  |  |
| - 1  | Deed or said Trust Agreement or any amendment therete<br>all such liability being hereby expressly waived and release<br>connection with said real estate may be entered into by   | on to or unit to do in or about the said reat estable, or for injury to person or property happening in or about ed. Any contract, obligation or indebtedness incurred or establish name of the then beneficials under said Trust 4. | it said real estate, any and arred into by the Trustee in  |  |
|  | in-fact, hereby irrevocably appointed for such purposes, or<br>not individually (and the Trustee shall have no obligation<br>so far as the trust property and funds in the actual possess;   | or at the election of the Trustee, in its own name, as T is<br>whatsoever with respect to any such contract, obligatio, o<br>sion of the Trustee shall be applicable for the payment.  | Indebtedness except only id disc == thereof). All  |  |
| ľ  | persons and corporations whomsoever and whatsoever shall this Deed.  The interest of each and every beneficiary hereunder of them shall be only in the servines avails and necessariate.   | I be charged with notice of this condition from the date of<br>and under said Trust Agreement and of all persons clair<br>to arising from the sail or a north adjustation of raid was  | of the dilni, for record of  |  |
| this Doed.  The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under the of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real eat te, and them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real eat te, and the said of the real eat te and the said of the real eat the said of the real eat te and the said of the real eat the |  |  | being to vr t it said The said state abov de riches  |  |
|  | If the title to any of the above real estate is now or<br>in the certificate of title or dunificate thereof, or memoi<br>similar import, in accordance with the statute in such cas  | hereafter registered, the Registrar of Titles is hereby directist, the words "in trust," or "upon condition," or "with is made and provided, and said Trustee shall not be requ  | ted not to rer ater or note<br>limitations, or words of<br>uired to produce fee aid  |  |
| In Witness Whereof, the grantor aforesaid have hereunto set their hand S   |  |  | by virtue of any mad 'Il   |  |
|  |  |  | hand_S_and   |  |
| .  -   | seal 5 this 12 day   | of December 19 77  | Jen [SEAL]   |  |
| · ]  |  | [SEAL]   | [SEAL]   |  |
|  | State of ILLINOIS  I. DON M. WILLIAMS  Notary Public in and for said County. In COUNTY of COOK  SS. the state aforesaid, do hereby certify that HOWARD C. JOHNSON &  |  |  |  |
| BETTY JOHNSON, his wife  |  |  |  |  |
| AMS personally known to me to be the same person. S. whose name. S. subscribed to  |  |  |  |  |
|  | the foregoing instrument, appeared before me this day in person and acknowledged that  |  |  |  |
|  | set, for the uses and purposes therein set forth, including the release and walver of the  |  |  |  |
|  | Significations etend.  Girls under my band and noterial seal this 12 day of December 19.77   |  |  |  |
|  | Notary Public  |  |  |  |
| riviti <b>15 mail</b>  | 是大學的學者也們們可以可以可以發展的學術的學術的學術。<br>1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1  |  |  |  |

## **UNOFFICIAL COPY**

JAN 31 9 on AM '78

\*24305321

Property of Coot County Clerk's Office

CHICAGO, ILLINOIS 60647 LIBERTY SAVINGS