UNOFFICIAL COPY

25823340

	·	000~3340
WARRANTY DEED IN TRUST J. 11. Spring. 1. 11. Spring.	1981 MAR 31 PM 1 25	
Systemas organical	201 - 21	
22 Oly Good		
	The above space for recorder's use only	 i
THIS INDENTURE WITNESSETH,	That the Grantor, Josephine (Giusipina)	
of the County of Cook		- [10 .90]
of the sum of ten (\$10.00) &00	and State of 111101S , for and in consider	ration).
1	considerations, receipt of which is hereby duly acknowledged, Conv	
	AN NATIONAL BANK OF CHICAGO, a corporation duly orga	(
and existing as a ne ion il banking associatio	n under the laws of the United States of America, and duly author	orized
mont dated the 15th day of Decem	of Illinois, as Trustee under the provisions of a certain Trust A ber 1980, and known as Trust Number 25757	Agree-
the following described r al estate in the Co	unty of Cook and State of Illinois, to-wit:	'
UA		
	Lot 46 in Mont Clare Hillside Subdivi	
	e South East quarter of the North East	
	Township 40 North, Range 12, East of t n, in Cook County, Illinois.	ine
initid frincipal Meridia	ii, ili cook county, illinois.	}
	7	
		- Page 1
		· • • /
covenants, condition	ons and restrictions of record.	<i>F</i>
SUBJECT TO COVERIANCS, CONCILIE		1
mo Hann and mo Hoan also also also assess		
said Trust Agreement set forth. Full power and authority is hereby granted to sa	with the appurtenances, upop, trusts, and for the uses and purposes herein a id Trustee to improve, ma age, resect and subdivide said real estate or any	and in
thereof, to dedicate parks, streets, highways or alleys and as desired, to contract to sell, to grant options to purcha-	to vacate any subdivision or part thereof, and to resubdivide said real estate as se, to sell on any terms, to a many other with or without consideration, to conve	often of
real estate or any part thereof to a successor or accessor rowers and authorities vested in said Trustee, to donate, thereof, to leave said real estate, or any part thereof, for	s in trust and to grant to such system or a successors in trust and of the time, to dedicate, to mortgage, pledge or a herwise encumber said real estate, or any um lime to time, in tensession or refer on, by leases to commence in praesenti	part a
future, and upon any terms and for any period or periods renew or extend leases upon any terms and for any perio	with the appurtenances, upon me trusts, and for the uses and purposes herein of diffrustree to improve, majage, intert and subdivide said real estate or any subdivision of part thereof, and to resubdivide said real estate or any set is vacate any subdivision of part thereof, and to resubdivide said real estate is set to sell on any terms, to a convey there with or without consideration, to convey the sell of th	or in the transfer of the provi-
nions thereof at any time or times hereafter, to contract to purchase the whole or any part of the reversion and to contribute or to exchange said real extate, or any part the	o make leases and to grant options to be see and options to renew beases and options transporting the manner of fixing the mount of present or future rents ereof, for other read or personal property to rank ensembles or charges of any	afficient Redes
to release, convey or assign any right, title or interest it deal with said real estate and every part thereof in all	n or about or ensement appurtenant to said celestate or any part thereof, a other ways and for such other considerations is it would be lawful for any p	nd to
owing the same to deal with the same, whether same in no case shall any party dealing with said that estate or any part thereof shall be conveyed, contracted to	to or indetent from the ways house specime, as any time or times hereafter, e. or any successor in trust, in relation to sail real estate, or to whom said be sold, leasted or mortgaged by said Trustee, or they successor in trust, be oblig	real a
see to the application of any purchase money, rent or mon trust have been complied with, or he obliged to inquire in	er borrowed or advanced on said real estate. (- e obliged to see that the terms of the authority, necessity or expediency of any act of an Trustee, or be oblig	f this a
by said Trustee, or any successor in trust, in relation to a Registrar of Titles of said county) relying upon or claiming	and real estate shall be conclusive evidence in favor if evely person (including under any such conveyance lease or other instrume t. (a) that at the time of	the out
delivery thereof the trust created by this Indenture and by instrument was executed in accordance with the trusts, co	said Trust Agreement was in full force and effect, (b) truch conveyance or additions and limitations contained in this Indenture and in and Trust Agreement	other at or
in all amendments thereof, if any, and binding upon all tauthorized and empowered to execute and deliver every suggested to a successor of augmentation trust, that such successors in trust, that successors in the successors in trust, that successors in t	energiaries thereunder. (c) that said Trustee, or any suice or in trust, was the deed, trust deed, lease, morigage or other instrument and (u) f the conveyed said trust have been properly appointed and true of a vested with	duly the is
the title, estate, rights, powers, authorities, duties and o This conveyance is made upon the express understa-	bligations of its, his or their predecessor in trust- ding and condition that neither The Cosmopolitan National Bank of C deago, inc	livid-
unily or as Trustee, nor its successor or successors in trustee for anything it or they or its or their agents or attorneys.	at shall incur any personal liability or be subjected to any claim, by not or dismay do or omit to do in or about the said real estate or under the privisions of the privisions of a person or property happening in or about said real estate only	ecree (this
all such liability being hereby expressly waived and release connection with said real estate may be entered into by	ed. Any contract, obligation or indebtedness incurred or entered into by the 1, ust in the name of the then beneficiaries under said Trust Agreement as their a to	re in
in-fact, hereby irrevocably appointed for such purposes, on individually (and the Trustee shall have no obligation	or at the election of the Trustee, in its own name, as Trustee of an express rust whatsoever with respect to any such contract, obligation or indebtedness, sent tion of the Trustee shall be applicable for the payment and discharge thereof	t and
persons and corporations whomsoever and whatsoever shall this Deed.	be charged with notice of this condition from the date of the filing for recr	d of
The interest of each and every beneficiary bereunder of them shall be only in the earnings, avails and proceed in barabay declared to be personal property and no benefit	is be charged with notice of this condition from the date of the filing for ex- and under said Trust Astreement and of all persons, claiming under them of is arising from the sale or any other disposition of said real estate, and such anti- clarry hereunder shall have any title or interest, legal or equitable, in or to have a list and proce ds thereof as afarcsaid, the intention hereof being to vest in said de equitable title in fee simple, in and to all of the real estate above described, hereafter registered, the Registran of Titles is hereby directed not to register or the male and provided, and said Trustee shall not be required to produce the sevidence that any transfer, charge or other dealing involving the registered I trust.	any treat
estate as such, but only an interest in the earnings, ava Cosmopolitan National Bank of Chicago the entire legal at	ils and proce ds thereof as aforesaid, the intention hereof being to vest in said ad equitable title in fee simple, in and to all of the real estate above described.	The land
If the title to any of the above real estate is now of in the certificate of title or duplicate thereof, or memo-	becenfter registered, the Registrar of Titles is hereby directed not to register or critical modes "in trust," or "upon condition," or "with limitations," or word land and provided and said Trustee shall not be registed to produce the	note
Agreement or a copy thereof, or any extracts therefrom, a is in accordance with the true intent and meaning of the	s evidence that any transfer, charge or other dealing involving the registered I	anda E 5 5
And the said grantor hereby expressly waive attutes of the State of Illinois, providing for the exempt	_ and release any and all right or benefit under and by virtue of any and ion of homestends from sale on execution or otherwise.	- I E E E E
In Witness Whereof, the grantor nfores		and E = 2
seal this day	of DECEMBER 19 80	
- garriguerra da Harriera		짜인 超音교회
		짜
State of Cook ss. Nicho	Tocophing Pointy Public in ant for said County	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
County of) the state afores	era, a widow and not since remarried	一 [[氧氢]
		二重 笠丁
personally know	n to me to be the same person whose have is subscribed	1 10 18 (2)
	instrument, appeared before me this day in burshs and acknowledged t	thm: # 25 L
	signed, senied and delivered the said metrumed as TIET free or the uses and purposes therein set forth including the region and waiver of	and C. O
voluntary net. It right of homeste:		
	hand and notarial seal this	2.
	- 12 1 1 1 17 1 17 1 17 18 1 18 1 18 1 18	

The Cosmopolitan National Bank of Chicago Box No. 626 2042 N. T3-LA AUE ELMWOOD PARK, ELE For information only insert arrest address of above described property.

END OF RECORDED DOCUMENT