UNOFFICIAL COPY

WARRANTY DEED IN TRUST 1981 JUN 29 AN 11 39

		0373
CUIC INTENTITE MITTATES	THE THAT THE ABOVE SPACE for recorder's use on ETH, That the Grantor, ANTHONY VALENTE AND	to
ENTI, his wife,	71H, That the Grantor, ANTHONY VALENTY AND	PERCE P. VATE
the County of Cook		nd in consideration
	Dollars (\$ 10 uable considerations, receipt of which is hereby duly ackno	
	OLITAN NATIONAL BANK OF CHICAGO, a corporat	
	ociation under the laws of the United States of America, a	
	State of Illinois, as Trustee under the provisions of a ce June 19 81, and known as Trust Numb	
he following described real estate in	the County of Gook and State of Illinois,	to-wit:
		1
a Subdivision of the	, in Hulbert's Milwaukee Avenue Subdivisi e West 1/2 of the South Bast 1/4 of Socti Range 12, East of the Third Principal Mer .s.	ion 25,
		1
transaction Section 4.	clare that the attached deed repre exempt under provisions of Paragra of the Real Estate Transfer Tax Act	iph -e ,
6-3	29-81 Elsa Mela, C	ally,
BJECT TO		' 1
TO HAVE AND TO HOLD the said real	estate with the ,u enances, upon the trusts, and for the uses and g	ourposes herein and in
I Trust Agreement set forth. Full power and authority is hereby grante reof, to dedicate narks, atreets, highways or al	d to said Trustee of infrove, manage, protect and subdivide said re- eys and to vacate and subdivide or part thereof, and to resubdivide said purchase, to sell on any terms, to convey either with or without considerations of the part	al estate or any part
estred, to contract to sell, to grant options to estate or any part thereof to a successor or a	purchase, to sell on any ter as, to convey either with or without considerencessors in trust and to grant to uch successor or successors in trust and	al catate or any part aid real estate as often estate as often estate, all of the title, estate, all estate, or any part
of, to lease said real estate, or any part there, of, and upon any terms and for any period or	purchase, to sell on they to as, it convey either with or without consider to the crossors in trust and to it rint to us haveessor or auccessors in trust a donnte, to dedicate, to mor knike, pledice or otherwise encumber and ever, from time to time, in overstime or reversion, by leases to commerce of the control of time, not exceeding if the case of any single demise the term of the control of	nce in praesenti or in n of 198 years, and to
w of extend leases upon any terms and for an thereof at any time or times hereafter, to co hase the whole or any part of the reversion a	y period or periods of time and o an end, change or modify leases and attact to make leases and to grant within to lease and options to renew and to contract respecting the manner of fining the amount of present	the terms and provi- leases and options to or future rentals, to charges of any kind,
tion or to exchange said real estate, or any lease, convey or assign any right, title or in	ad to contract respecting the manner of fixing the amount of present part thereof, for other real or person it operty, to grant easements or present in or about or ensement appure, and, and real estate or any in all other ways and for such other ce, side attains as it would be I similar to or different from the ways above see seel, at any time or it. Trustee, or any successor in trust, in relation to any any contract of the second o	part thereof, and to
in no case shall any party dealing with sai	amillar to or different from the ways above set set, at any time or a Trustee, or any successor in trust, in relation to said real estate, or	awful for any person times hereafter.
e or any part thereof shall be conveyed, contr o the application of any purchase money, rent have been complied with, or he oblized to in	icted to be sold, leased or mortgaged by said 7 dust c, or any successor or money borrowed or advanced on said real exact, or be obliged to see quire into the authority, necessity or expediency ("any not of said Tru	in trust, be obliged to that the terms of this istee, or he obliged or
eged to inquire into any of the terms of said id Trustee, or any successor in trust, in relat	Trust Agreement; and every deed, trust deed, mortgage, or other on to said real estate shall be conclusive evidence in fr or ot every	instrument executed person (including the
true of Intel of and county relying applica- ry thereof the trust created by this Indenture ment was executed in accordance with the tr	and by said Trust Agreement was in full force and offer t, (b) the such asts, conditions and limitations contained in this Indentu. "In' in said	at at the time of the
nmendments thereof, if any, and binding up- vized and empowered to execute and deliver e- to a successor or successors in trust, that su-	utire into the authority, necessity or expediency 'any act of said Trust Arcement: and every deed, trust deed, mortagae, ' or other on to said real estate shall be conclusive evidence in f. or ol every 1 claiming under any such conveyance lease or other inst unent (a. th. and by said Trust Agreement was in full force and effect, (b) the said substance of the said trustee, or any said trustee, and obligations of its, his or their predecestor in trust.	r in trust, was duffy if the conveyance is fully vested with all
e, estate, rights, powers, authorities, dutie his conveyance is made upon the express u	and obligations of its, his or their predeemsor in trust, inderstanding and condition that neither The Cosmopolitan National P in the trust shall incur any personal liability or be subjected to any claim	k c Chiengo, individ-
Viling it or they of its or their acents of all	orneys may do or ornit to do in or about the said real estate or under threeto, or for injury to person or property happening in or about said teleated, Any contract, obligation or indebtedness incurred or entered	by brox sions of Shis
h liability being hereby expressly wgived and tion with said real estate may be entered in , hereby irrevocably appointed for such but	released. Any contract, obligation or indebtedness incurred or entered it to by it in the name of the then beneficiaries under said Trust Agreem passes, or at the election of the Trustee in its own name as Trustee of	into by no Trustre in ent a t. vi. nitorney-
vidually (and the Trustee shall have no obi	too by it in the name of the then beneficiaries under said Trust Agreem too best or at the election of the Truster, it is own name, as Truster of gation whatsoever with respect to any such contract, obligation or independent of the Trustee shall be applicable for the payment and differ shall be charged with notice of this condition from the date of the	ebtedness except by sicharge there i. A.
he interest of each and every handicines he	sembler and under said Trust Auresment and of all persons elaiming	under them a s to 1
m anni be only in the earnings, avails and eby declared to be personal property, and n as such, but only an interest in the earnin	proceeds arising from the sale or any other disposition of said real estropheness of the first process of the sale	ole, in or to said r al
profitan National Bank of Chicago the entire If the title to any of the above real estate is a servificate of title or duplicate thereof, or	egal and equitable title in fee simple, in and to all of the real estate now or hereafter registered, the Registrar of Titles is hereby directed a memorial, the words "in trust," or "upon condition," or "with limit	g to vest in said The above described. to to register or note ations." or words of
r import, in accordance with the statute in a ment or a copy thereof, or any extracts there accordance with the true intent and meaning	now or hereafter registered, the Registrar of Titles is hereby directed a memorial, the words "in trust," or "upon condition," or "with limit such case made and provided, and sald Trustee shall not be required from, as evidence that any transfer, charge or other dealing involving of the service.	to produce the said the registered lands
And the said grantor hereby expressly as of the State of Illinois, providing for the	waive and releas: any and all right or benefit under and by vexemption of homesteads from sale on execution or otherwise.	
n Witness Whereof, the grantor 5	aforesaid ha <u>ve</u> hereunto set their	hand_5_and [~
s this 24th	day of June, 19.51. This leads was Present Dr.	15
Least Mala	Elias Mula, Attorney and Counselor Me.	[SEAL]
Illinois .	SEAL 2301 W. Chicago Avenue, Chicago, Mande	60622 [SEAL]
Cook SS.	Elias Aula a Notary Public in and aforesaid, do hereby certify that Anthony Valenti and	for said County, in Lena P. Va-
nti, his wife,		
 	s known to me to be the same person. S whose name S Bre	[SEAL] for said County, in Lena F. Va- subscribed to acknowledged that eir free and
	s known to me to be the same person. S whose name S	acknowledged that
th the	SY signed, scaled and delivered the said instrument as th	ein free and
voluntary right of h	act, for the uses and purposes therein set forth, including the release	and waiver of the
Given un	er my hand and notatial sepathle 24th pay of June	19.87
	Mas Stare Public	
****	Notary remie	
Commence Stance 37-45	72/5 M. Ospenia, Chicago	Tll

Box No. 626

END OF RECORDED DOCUMENT