UNOFFICIAL COPY

nis Instrument prepared by: Anthony M. Montemurro 6551 W. North Avenu Oak Park, Illinois 60302	e
WARRANTY DEED IN TRUST 1980 JAN 24 PM 3 65 25335592 CORRECTION	HOVALES TO THE
JAN-ZII-ED 734030 • 253333992 4 A mee	10.
THIS INDENTURE WITNESSETH, That the Grantor, Thomas J. and Carmela Corcoran, his wife,	4
of the County of Cook and State of Illinois, for and in consideration of the sum of Ten DollarsDollars (\$10.00),	Section
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey and Warrant_S unto THE COSMOPOLITAN NATIONAL BANK OF CHICAGO, a corporation duly organized	is it is
and existing as a national banking association under the laws of the United States of America, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, do so the 27th day of November	a dissert
the fraction described real estate in the County of Cook and State of Illinois, to-wit:	under provisions of Paragraph Late Transfer Tax Act.
UNIT No. 204 IN BUILDING 1463 MERCURY DRIVE IN COUNTRY LANE CONDOMINION as delineated on a survey of the following described	of Par Act.
real estate. That part of West 7/8ths of the North West Quarter of Section 32. Township 41 North, Range 10 East of the Third	Astons Fr Tax Buye
Principal Merician, lying Southerly of the Southerly right of way of line of Loving Park Road as dedicated per document 11245765;	er provirenski
in Cook County, Illinois; which survey is attached as exhibit C to Declaration of Contominium made by La Grange State Bank of La Grange Illinois, as Trus'ze U/T#4912 and recorded in the Office of the	Exempt und Roal Estate
Recorder of Cook County, Illinois as Document No. 24866317 together with its undivided percentage interest in the common elements,	Exem Real
attached thereto as exn'.pit D.	
SUBJECT TO	
TO HAVE AND TO HOLD the said real estate with the s purt nances, upon the trusts, and for the uses and quirposes fright and in	lamp
To HAVE AND TO HOLD the sold real estate with the a purt names, upon the trusts, and for the uses and quirroses havinged it said Trust acreement set forth. Full power and authority is hereby granted to said Trustee to move, manage, protect and subdivide said real estate or kay part thereof, to dedicate parks, streets, highway or alleys and to vacate any sinon ro part thereof, and to resuldivide said real estate is sellent as desired, to contract to sell, to grant options to purchase, to sell on any erms, to convey either with or without consideration. The convey said the provided and authorities vested in said Trustee, to donate, to dedicate, to mortgage pic, to or otherwise encumber said real estate, or any part thereof, from time to time, in per ession or reversion, by leases to commence in prasenti or in turno, and upon any terms and for any period of time, not exceeding in the said any single demine the term of 185 years, and to some thereof at any time or times hereafter, to contract to make leases and to at "pi' is to lease and options to renew leaves and options to partition or to exchange said real estate, or any part thereof, for other real or pers sail poperty, or great examents or charges the whole or any part of the teversion and to contract respecting the manner of sing the amount of return or future remists, to partition or to exchange said real estate, or any part thereof. For other real or pers sail poperty, or great examents or charges for any part of the real contracts of the said real estate and every part thereof in all other ways and for such other confidence in would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways at year collections as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways and year collection and the same substitute of the application of any purchase money, rent or money borrowed or advanced on any successor in trust, the dolliged to see to the ap	evenue S
sowers and authorities vested in said Traitee, to donate, to dedicate, to mortgage pie, ee or otherwise encumber said real estate, or any part thereof, from time to time, in per ession is reversion, by leasaes to commence in prassenti or in tuturo, and upon any terms and for any period or periods of time, not exceeding in the are of any single demise the term of 198 years, and to represe or extend leasae upon any terms and for any period or represe or extend leasae upon any terms and for any period or represe or extend leasae upon any terms and for any period or represe or extend leasae upon any terms and for any period or represe or extend leasae upon any terms and for any period or represe or extend leasae upon any terms and for any period or revision of time at 1 to amend, change or modify leasas and the terms and provi-	A mand
sions thereof at any time or times hereafter, to contract to make leases and to at a price to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of timing the amount of present or future remains, to partition or to exchange said real estate, or any part thereof, for other real or pers all p operty, to grant easements or charges of any kind, to release, convey or assign any pright, title or injerted, in or about or easement apply ten to said real estate or any part thereof, and to	alliving Balers and
deal with said real estate and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways at excisied, at any time or times hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in rely on to said real estate, or to whem said real estate or any part thereof shall be conveyed, contracted to be sold, least do r mortgaged by T sice, or any successor in trust, be obliged to	253335592
see to the approach of a the bullet of loquire into the authority, necessity or expediency of an act of and Trustee, or be obliged or trust have been compiled without a contract of an act of and Trustee, or be obliged or provided to inquire into many of the terms of and Trust Agreement; and every deed, trust deed, not a class or other instrument executed by the contract of the other provided and trustee of the	59,
delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and of cer (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Ind. use and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder. (c) that said Trustee, or any accessor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgag or other instrumer, and, i) if the conveyance is	Į [‡] N
made to a successor or successors in trust, that such successor or successors in trust have been properly appoint of and or fully vetted with all the title, easter, rights, powers, sutherfities, duties and obligations of its, his or their preciseous in trust. Name and Ba k of Chicago, individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to may of me, ludgment or decree	
for anything it or they or its or their agents or acturarys may do or other to do in or about its and real extent or the increases of acturarys may do or other to do in or about it in a real extent of a real real extent of a re	
not individually [and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indek-edner except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharrcof. All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing or record of this Deed.	B
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them by any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such it can is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to sai real estate as such, but only an interest in the earnings, avails and proce, do thereof as afords, the intention hereof being to vest in Jun The.	IICAL
this Deed. The interest of each and every beneficiary becamine and under said Trust Agreements and of all process claiming under them or any of the full treated and a second process and proceed stripes from the table or expected chronition of said real relate, and say it to take the related to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to say real estate as such, but only an interest in the earnings, avails and proce disthered as afored, the intention hereof being to vest in Jun 4 The Cosmopolitan National Bark of Chicago the entire legal and equitable title in face imple. In and to all of the real estate above described. The composition of title or duplicate the said of the control of the co	
And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	を表する
In Witness Whereof, the grantor S aforesaid have hereunto set their hand S and seal S this 27th day of November 19 79	CLARK CLARK CLARK
Caropela Corectan [SEAL] [SEAL]	¥ E 8 ₹
State of Illinois Courty of Cook SS. Anthony M. Montemurro a Notary Public in and for said County. In the state aforesaid, do hereby certify that Thomas J. and Carmela	COSMOPOLITAN 801 NOR CHICA Decement
Corcoran, his wife,	OSMO
personally known to me to be the same personS whose nameS subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that	<u> </u>
they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the	
right of homestead. Given under my hand and righterial seal this 27th day of Muencher 1979	
Church Charletine	
The Cosmopolitan National Bank of Chicago Box No. 626 1463 Mercury Drive, Unit 204 For information only insert street address of above described proper	17.

END OF RECORDED DOCUMENT