## **UNOFFICIAL COPY**

WARRANTY DEED IN TRUST

27439573

FORM 2733 BANKFORMS, INC.	The above space for recorder's use only	-
THIS INDENTURE WITNESSETH, MIGDALIA GUTIERREZ, his	That the Grantor, RAUL GUTIERREZ and wife	
of the County of Cook	Handostate of H. Illinois 271,00 For and in consideration	11.00
	Hand State of 11 Illinois 271, 85 for and in consideration 100 - Dollars (\$10.00 ),	11.00
	considerations, receipt of which is hereby duly acknowledged, Convey	
	AN NATIONAL BANK OF CHICAGO, a corporation duly organized	
	on under the laws of the United States of America, and duly authorized of Illinois, as Trustee under the provisions of a certain Trust Agree-	- * <del></del>
ment dated the 4th day of June	1984, and known as Trust Number 26956	
the following described real estate in the Co	ounty of Cook and State of Illinois, to-wit:	
7.0m 70 AND MILE	ITECT 1 FOOT OF THE COUNTY 20 FEFT	
LOT /U AND THE	WEST 1 FOOT OF THE SOUTH 30 FEET MUEL JOHNSON'S SUBDIVISION OF	
	N AND LEE'S SUBDIVISION OF SOUTH	
WEST OUARTER OF	SECTION 20, TOWNSHIP 39 NORTH,	
RANGE 14 EAST O	F THE THIRD PRINCIPAL MERIDIAN,	
IN COOK COUNTY,	ILLINOIS.	€
Tav # 17-20-310		₽C = 7 A3 CM ≥c
This instrument	prepared by	
Honoratus Lopez 1718 S Astland,	Chgo Ti	
1/10 5 1.5 Tanu,	Chgo, Il.	
This transaction	n exempt under paragraph E	
of the RETA		
SUBJECT TO Land	6-4-84	
		8dui
said Trust Agreement set forth.	with ne a purtenances, upon the trusts, and for the uses and purposes herein and in aid Trusse to improve, manage, protect and subdivide said real estate or any part	e Stamp
thereof, to dedicate parks, streets, highways or alleys as as desired, to contract to sell, to grant options to purcha	d to vacat any sub vision or part thereof, and to resubdivide said real estate as often use, to sell on my erms, to convey either with or without consideration, to convey said	Revenue
real estate or any part thereof to a successor or successor powers and authorities vested in said Trustee, to donate,	rs in trust and to such successor or successors in trust all of the title, estate, to dedicate, to nortgage, pledge or otherwise encumber said real estate, or any part to the title of the company part of the title of the company part of the title of the company part	
future, and upon any terms and for any period or period renew or extend leases upon any terms and for any period	s of time, not exceeding a the case of any single demise the term of 198 years, and to od or periods of time a d to ar end, change or modify leases and the terms and provi-	a s
sions thereof at any time or times hereafter, to contract purchase the whole or any part of the reversion and to c	aid Trues. O mprove, manage, protect and subdivide said real estate or any part d to vacat any ub vision or part thereof, and to resubdivide said real estate as often see, to sell n ny, erms, to convey either with or without consideration, to convey said rs in trust and t nt to such successor or successors in trust all of the title, estate, to dedicate, t n rtgage, pledge or otherwise encumber said real estate, or any part om time to time, n posser no r reversion, by leases to commence in praesenti or in so fitime, not exceeding a the case of any single demise the term of 198 years, and to do repriods of time a d to ar end, change or modify leases and the terms and provito make leases and to rant opions to lease and options to renew leases and options to outract respecting the namer of fixing the amount of present or future rentals, to hereof, for other real or perse, all roperty, to grant easements or charges of any kind, in or about or easement app rrten it to said real estate or any part thereof, and to	Riders
to release, convey or assign any right, title or interest deal with said real estate and every part thereof in all	nor about or easement app tren at to said real estate or any part thereof, and to other ways and for such ot or or iderations as it would be lawful for any person	affixing
owning the same to deal with the same, whether simila In no case shall any party dealing with said Trus	in or about or easement app ricen at to said real estate or any part thereof, and to other ways and for such ot er or iderations as it would be lawful for any person root or different from the ways at we specified, at any time or times hereafter. tee, or any successor in trust, it rely on to said real estate, or to whom said real to be sold, leased or mortgaged by T. "ee, or any successor in trust, be obliged to mey borrowed or advanced on said real state or be obliged to see that the terms of this not the authority, necessity or expediency s / act of said Trustee, or be obliged or Agreement; and every deed, trust deed, or sax, lease or other instrument executed said real estate shall be conclusive evidenc in avor of every person (including the ng under any such conveyance lease or other is trained, tall that at the time of the by said Trust Agreement was in full force and ".c.t, (b) that such conveyance or other conditions and limitations contained in this undenture are said Trust Agreement or beneficiaries thereunder, (c) that said Trustee, or ar successor in trust, was duly incheded, trust deed, lease, mortgage or other instrum nt and (d) if the conveyance is cessor or successors in trust have been properly appointed and a fully vested with all obligations of its, his or their predecessor in trust.	
see to the application of any purchase money, rent or mo trust have been complied with, or be obliged to inquire i	ney borrowed or advanced on said real state or be obliged to see that the terms of this nto the authority, necessity or expediency a sact of said Trustee, or be obliged or	toj a
privileged to inquire into any of the terms of said Truste by said Trustee, or any successor in trust, in relation to	Agreement, and every deed, trust deed, 107 agr, lease or other instrument executed said real estate shall be conclusive evidence in avor of every person (including the nor under any such conveyance lease or other instrument. (a) that at the time of the	nd N
delivery thereof the trust created by this Indenture and be instrument was executed in accordance with the trusts, c	by said Trust Agreement was in full force and ct. (b) that such conveyance or other conditions and limitations contained in this indenture are said Trust Agreement or	This
in all amendments thereof, if any, and binding upon all authorized and empowered to execute and deliver every st	beneficiaries thereunder, (c) that said Trustee, or a / successor in trust, was duly inch deed, trust deed, lease, mortgage or other instrum nt and (d) if the conveyance is reason or successors in trust have been properly appoir ed and a / fully vested with all	. 1988/2.
the title, estate, rights, powers, authorities, duties and This conveyance is made upon the express understr	obligations of its, his or their predecessor in trust.  anding and condition that neither The Cosmopolitan National Serle of Chicago, individ-	ī
ually or as Trustee, nor its successor or successors in tr for anything it or they or its or their agents or attorneys Deed or said Trust Agreement or any amendment there	anding and condition that neither The Cosmopolitan National 'as-' of Chicago, individ- unt shall incur any personal liability or be subjected to an, c', m, udgment or decree i may do or omit to do in or about the said real estate or un er.'; provisions of this to, or for injury to person or property happening in or about.'' re. 'st'te, any and sed. Any contract, obligation or indebtedness incurred or entered in 'by 'se Trustee in te in the name of the then beneficiaries under said Trust Agreement a series in the same of the trustee shall or the trustee shall be a solicable for the payment and discharge there is, and what sower with or the trustee shall be applicable for the payment and discharge there is, All all be charged with notice of this condition from the date of the filing for r cc d of	
all such liability being hereby expressly waived and relea connection with said real estate may be entered into by	sed. Any contract, obligation or indebtedness incurred or entered in by he Trustee in it in the name of the then beneficiaries under said Trust Agreement as their attorney in the beneficiaries under said Trust Agreement as their attorney.	<b>3.</b>
in-fact, hereby irrevocably appointed for such purposes, not individually (and the Trustee shall have no obligation so far as the trust property and funds in the actual posse	is whatsoer with respect to any such contract, obligation or indebtedn is except only ssion of the Trustee shall be applicable for the payment and discharge ther of All	
persons and corporations whomsoever and whatsoever she this Deed.	all be charged with notice of this condition from the date of the filing for r cc d of r and under said Trust Agreement and of all persons claiming under them or any	0
of them shall be only in the earnings, avails and proced is hereby declared to be personal property, and no bendered to be personal property.	eds arising from the sale or any other disposition of said real estate, and such inter a chiciary hereunder shall have any title or interest, legal or equitable, in or to said I al ails and proce as thereof as aforesaid, the intention hereof being to vest in said? I and equitable title in fee simple, in and to all of the real estate above described.	)57C
estate as such, but only an interest in the earnings, av Cosmopolitan National Bank of Chicago the entire legal	alls and proce as thereof as aforesaid, the intention hereof being to vest in said the land equitable title in fee simple, in and to all of the real estate above described.	\$
in the certificate of title or duplicate thereof, or mem similar import, in accordance with the statute in such co	and equitable title in fee simple, in and to all of the real estate above described, or hereafter registered, the Registrar of Titles is hereby directed not to register or note orial, the words "in trust," or "upon condition," or "with limitations," or words of ase made and provided, and said Trustee shall not be required to produce the said as evidence that any transfer, charge or other dealing involving the registered lands	6 C
	as evidence that any transfer, charge or other dealing involving the registered lands of trust.  and release any and all right or benefit under and by virtue of any and all	<b>三世</b>
	tion of homesteads from sale on execution or otherwise.	BANK STRFE COG
In Witness Whereof, the grantor S afore	said haVe hereunto set OUT hand S and	
seal S this	[SEAL] [SEAL]	
Tropagement & Marco	[SEAL] [SEAL]	돌 돈 부칠
T11: Hono	ratus Lopez a Notary Public in and for said County in	LIIAN NATIONAL I NORTH CLARK ICAGO, ILLINOIS Document Number
State of TITITOTS SS.	esaid, do hereby certify that Raul Gutierrez and	CHICA Page 1
	a Gutierrez, his wife	<b>夏8</b> 99
. <u> </u>		COSMOPOLITAN NATIONA 801 NORTH CLARK CHICAGO, ILLINOIS Document Number
		3
	instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as their free and	<b>E</b> —
	for the uses and purposes therein set forth, including the release and waiver of the	
right of homest	101" \\	
Given under m	y hand and notarial seal this 10 day of 11 the 19.8 7	
	Notary Public	
	Chicago 1447 W. 18 THST, ChicAgo FLL	
The Cosmopolitan National Bank of	Chicago For information only insert street address of above described property.	

ENDIO EN RONDA DIXIONELLE

The Cosmopolitan National Bank of Chicago Box No. 626