This space for Recorder's use only

The Country Commondition Bank and Tout B.	corporation of Illinois and duly authorized to accept and execute trusts within the State of Illinois, not personally, but
solety as Trustee under the provisions of a Deed of D	Deeds in Trust duly recorded and delivered to said in pursuance of a certain Trust Agreement dated the 24th
tlay of October 19	noveys and quit claims to Cosmopolitan Bank and Trust
(\$10.00) and other valuable considerations paid, co	onveys and quir claims to Gosmopon (or Dank one 11 dos
of 801 N. Clark Street,	Chicago Ulinois 60610
of OUT IV. Clark Street,	Chicago, Illinois 60610 and duly authorized to a Strustee under the provisions of a certain Trust Agreement, dated the 18th
day of March	19 94, and known as Trust Number 30108
the following described real estate in the County of	f Cook and state of Illinoi
Lat 2 and 0 in Pagubel	livision of Lots 1 to 11 and Lots 48 and 49
in Stinson's Subdivisio	on of South 1/2 of Block 49 in Section 19,
Township 39 North, Ra	ange 14 East of the Third Principal Meridian,
in Cook County, Illinoi	exilies were trovingend on M. I.
	BALLON UNBALL TO THE ACTION OF THE
de Gebruit (18 levier) (19 en 19 en 19 Outre de la companya	Constant Control of the state o
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7/89 514	This Free The The The
Bayes Boyes	of State on the recording to the land to the land of t
logether with the appurtenances attached thereto.	
PIN: 17-19-421-040	
PIN: 17 Tail VIII	
The provisions on the reverse side hereof are	e incorporated into and i,depart of this deed.
the terms of said Deed or Deeds in Trust and the pro- herein, and of every other power and authority the	
IN WITNESS WHEREOF, Grantor has cause AMANA **********************************	ed its corporate seal to be hereunto affixed, and same to be signed by its 然為深深深深深 Trust Officer and attested by it r this 23rd day of March 1994
	U _k
· OPO	COSMOPOLITAN BANK AND TRUST
SMOPOLIZ	as Trustee as aforerair, and not personally,
CORPORATE Z	By: Ann Theorek Buller
and the state of t	A. A
SEAL &	. 200 1)
E AT	Atlest: en 11. /
QNA	本業が発光が表現の表現である。 Land Trust Administrator
••	0,
State of Illinois	
County of Cook	
County of Cook)	I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREB CERTIFY THAT Ann Hucek Burress
	A. A
	XXXXXXXXXXX - Land Trust Administrator of said corporation of Illinois, personal
OFFICIAL SEAL	Rnown to me to be the same persons, whose names are subscribed to the foregoing instrument a such ALMANCENESCE XXXXIII Trust Officer - Land Trust Administrator respectively, appears
NOTARY PURIL SANKOWSKI	before me this day in person and acknowledged that they signed and delivered the said instrument as the
MY COMMISSION EXPIRES 7-14-9	ry — — — — — — — — — — — — — — — — — — —
	then and there acknowledge that he/she as custodian of the corporate scal of said corporation of Himois of affix the said corporate scal of said corporation of Himois to said iostnument as his/her own free and voluments.
	tary act, and as the free and soluntary act of said corporation of Illinois, as Trustee, for the uses and purpos
	therein set forth.
This instrument was prepared	Given under my hand and notarial seal this 14th day
By: Land Trust Department	April 19 94
Cosmopolitan Bank and Trust	A Tracking Ki
801 North Clark Street Chicago, Illinois 60610-3287	Notary Public
Secretarian and Secretarian	tuna tuna

2018 S. Ashland Avenue Chicago, Illinois

Mail to:

Cosmopolitan Bank and Trust Cook County Recorder's Box 226 801 N.Clark Street Chicago, Illinois 60610

Street address of above described property.

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TO HAVE AND TO HOLD the said real estate with the appurtenances upon the trusts, and for the uses and purposes herein and in said Trust Agreement ser forth

Full power and authority is hereby granted to said Trustee/Grantee to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or allegs and to vacate any subdivision or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, in grant options t parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resolutive and real estate as often as desired, to contract to sell, to pant opiniots to purchase, to sell on any terms, to convey either with or without consideration, to convey said real estate, or any part thereof to a successor in trust all of the title, estate, powers and authorities vested in said Trustee/Crantee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or time thereafter, to contract to make leases and to grant options to lease and options to parchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said real estate, or any part thereof, for other real or personal property, to grant easements or charges of any kind to release, conveyor assign any right, title or interest in or about or easement appurtenant to said real estate or any part thereof, and to deal with said real estate and every part thereof in all other ways above specified, at any time or times hereafter.

thereof, and to deal with said rearestate and every part increof in arrower was said or such other considerations as would be tasked to any person of the said. The said earlest account of the said to or different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said Trustee/Grantee, or any successor in trust, in relation to said real estate, or to whom said real estate or any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the terms of said trust have been complied with, or be obliged to inquire into the shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee/Grantee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to privileged to inquire into any of the terms of said latter Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee/Grantee or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrat of Tiles of said county relying upon or claiming under any such conveyance lease or other instrument, a) that at the time of the delivery thereof the trust created by this deed and relying upon or claiming under any such conveyance or other instrument, a) that at the time of the delivery thereof the trust created by this deed and by said latter Trust Agreement was in tall force and effect. (b) that such conveyance or other instrument was the time of the delivery thereof the trust created by this deed and by said latter Trust Agreement or in all amendments the time of the delivery thereof the trust created by this deed and by said latter Trust Agreement or in all amendments the trust of the trusts, conditions and limitations contained in this deed and in said latter Trust Agreement or in all amendments thereof, if any, and binding upon all benefice, 'extheteunder, (c) that said Trustee/Grantee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, or afgreened or any that such successor or successors in trust, that such successor or successors in trust, that we been proporely appointed and are fully vested with all the title, estate, tights, powers, authorized, duties and obligations of its, his/her or their predecessor in trust.

This conveyance is me a cuonn the express understanding and condition that or independent or deere for anything it or they or its or their agents or rustee, and the proport

stice Hatters, osition of se, in or to said re, nice the entire leg.

Istriced, the Registrat of Tr. sout. or "with limitations," or beneficiary thereunder shall have any title or interest leg 10° equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention bereof being to yest in a cast each continue the entire legal and equitable title in fee simple, in and to all of the real estate above

If the title to any of the above real estate is now or here there i glstered, the Registrar of Titles is hereby duected not to register or more in successful duplicate thereof, or tremorial, the words "in trust," or "upor condition," or "with limitations," or words of similar import, in accordance with the statute in successful and provided.

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STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold-title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the state of Illinois,

other entity recognized as a person and a acquire title to real estate under the law	s of the state of Illinois,		
Dated 3,623 , 19 94 Signatu	re: Situl Riberracce		
	re: fithe difference Grantor or agent		
Subscribed and sworn to before me			
her the main of the	······································		
this 23cd day of Musch, 1944.	{ " OFFICIAL SEAL " }		
	TERI M. DORAN		
0 0 -	NOTARY PUBLIC, STATE OF ILLINOIS		
Notary Public Jen 17. The	MY COMMISSION EXPIRES 6/9/96 }		
C			
The grantee or his agent affirms and vergrantee shown on the deed or assignment of it trust is either a natural person, on Illicorporation authorized to do business or ac estate in Illinois, a partnership authorizand hold title to real estate in Illinois, a person and authorized to do business or ac estate under the laws of the State of Illinois of the State of Illinois and Illinois of the State of Illinois of the Illinois of the State of Illinois of the Illin	beneficial interest in a land inois corporation or foreign equire and hold title to real ed to do business or acquire or other entity recognized as equire and hold title to real nois.		
Subscribed and sworn to before me by the said North this Z3rd day of Musey, 1944.	,		
	" OFFICIAL SEAL "		
7.000	TERI M. DORAN		
Notary Public Tui M. D	NOTARY PUBLIC, STATE OF ILLINOIS		
•	MY COMMISSION EXPIRES 6/9/34		
NOTE: Any person who knowingly submits a false statement			
concerning the identity of a	grantee shall be		
quilty of a Class C misdomean	or for the first		

(Attach to deed or ABI to be recorded in Char County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

offense and of a Class A misdemeanor for subsequent

offenses.

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Property or Cook County Clerk's Office