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THIS INDENTURE, Made March 4, 19 74, between The Cosmopolitan National Banks of Chicago, a National Banks askedishos, not personally but as Trustee under the provisions of a Deed on Deeds in trust a National Banks askedishos, not personally but as Trustee under the provisions of a Deed on Deeds in trust an University of the Chicago, and known as trust number 20185 herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith exceuted an installment note bearing even date herewith in the Principal Sum of Fourteen thousand and no 2010 s	71 M		COUNTY NECESSARY RECORD	22 660 392	ALCORDER OF OLEDS * 2260392	
a National Banking Association, not personally but as Trustes under the provisions of a Deed or Deed in trust and vectored and delivered to said Bank in pursuance of a Trust Agreement dated Feb. 22, 1974 and known as trust number of a Bred or Deed in trust and vectored and sell-under the provisions of a Deed or Deed in trust and vectored and sell-under the provisions of a Deed or Deed in trust and the provision of the State of the	9 -	2		'HE ABOVE SPACE FOR RECORDERS U	-	
made payable to BEARER, which said Note the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest. On the balance of principal remaining from time to time unpaid at the rate of the per cent per annum in installments as follows: One hundred ninety six and 92/100°s—— Doilars on the 15th day of April 1974 and One hundred ninety six and 92/100°s—— Doilars on the 15th day of April 1974 and One hundred ninety six and 92/100°s— Doilars on the 15th day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of March 1994. All uch payments on account of the indebtedness evidenced by said note to the first applied to interest on the unpaid windred balance and the remainder to principal; provided that the principal and interest sing made payable at each banking house or trust company in Chicagoo Illinois, as the holders of the note ray, from time to time, writing appoint, and in absence of such appointment, then the state of the st	62-93	a National Banking Association, no duly recorded and delivered to sai and known as trust number 21083	t personally but as Trus d Bank in pursuance o herein referred	stee under the provisions of a f a Trust Agreement dated to as "First Party," and Fo	Deed or Deeds in trust Feb. 28, 1974 rd City Bank	
which said Noie the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal aum and interest on the balance of principal romaining from time to time unpaid at the rate of per cent per annum in installments as follows: One hundred ninety six and 92/100's - Dollar on the 15th day of each Month thereafter until said note is fully paid except that the final payme it of principal and interest, if not sooner paid, shall be due on the 15thday of March 1954. All wen payments on account of the indebteness evidenced by said note to be first applied to interest on the unpaid principal and interest the final payment of the indebteness evidenced by said note to be first applied to interest on the unpaid principal and interest being made payable at such hanking house or trust company in Chicago Illinois, as the holders of the note ray, from time to time, in writing appoint, and in absence of such appointment, then at the office of 'OND CITY BANK in said City, Nov. TERRORIE, Fort Your seals, said as the contract of the said wideful sum of energy and said interest in associates with a soon provider time present read, reads, relate a specific provider time present read, reads, relate a specific provider that a specific provider time present read, reads, relate a specific provider that a specific provider to the part of the COUNTY OF COUNTY	740	herewith in the Principal Sum of				
Dollars or the 15th day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sconer paid, shall be due on the 15thday of March 1984. All such payments on account of the indebtschess evidenced by said note to be first applied to interest on the unpell principal balance and the remainder to principal, provided that the principal of each installment unless jets of an due shall bear interest at the rate of secretar per cent per annum, and all of said principal and interest being mede payable at such handlers of the note of any form time to time, in writing appoint, and in absence of such appointment, then at the office of "OND CITY SAID". AND STATE OF HAIROUGH, Fore Party is never less remained of its said reduced good of mours and and interest is necessary. In said City, and the control of the said said that the said city of the said of the said said that the said of the said of the said that the said of the said of the said that the said of the said of the said of the said that the said of the said of the said that the said of the said of the said that the said of the said of the said of the said that the said of the said of the said that the said of the said of the said that the said of the said of the said of the said that the said of the said of the said that the said of the said of the said that the said of the said of the said that the said of the said of the said of the said of the said that the said of the said		which said Note the First Party p Agreement and hereinafter specific on the	ally described, the said ne balance of principal	principal sum and interest remaining from time to time	unpaid at the rate of	
shink with the property hardnafter described, is referred to hardn as the "greatism" three beings with all percentage with all percentage and of the North St. hard policy accounts of the shink with the property hardnafter described, is referred to hardnaft as the "greatism" three beings with all percentage and of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and of the North St. hard part of the Country I have been and the Countr		Dollar On the 15th day of	April 19	74 and One hundred nine	ety six and 92/100's-	
East of boulevard and of the Wes; half of the East two thirds of Lot 4 (except that purt taken for boulevard) in the partition of the East 48 acres of the North 6 cres of the North West quarter of Section 25, Township 39 North 4 age 13, East of the Third Principal Meridian, in Cook County I it in a TOUTHER with all improvement, teacement, assements, fatures, and suprimented thereto beinging, and all resis, interes of TOUTHER with all improvement, teacement, assements, fatures, and suprimented thereto beinging, and all resis, interes of the resistance of the country of t		final payme at f principal and into 1984. All ach payments on accinterest on the unpria principal bal installment unless aid wender as the holders of the note r ay, to then at the office of NORO Them when the present the principal and interest rearry to secure and illimitations of this trust deed, and also is contact principal and interest presents greater, elease, silest an accined to the property of the principal and the principal and the property of the principal and the p	erest, if not sooner par count of the indebtednance and the remainder hall bear interest at the apale at such banking m time to time, in write TY BANK against of the said principal at a count of the such of the such	id, shall be due on the 15th ess evidenced by said note r to principal; provided that e rate of secretary per cent per so house or trust company in C ting appoint, and in absence ting appoint, and in absence the following despited the receipt whereaf in accordance and assigns, the following described ore and assigns, the following described	aday of March to be first applied to the principal of each annum, and all of said chicago Illinois, of such appointment, in said City.	
TOOETHER with all improvements, tenements, assements, fixtures, and appurtenences thereto belongings, and all rents, issues ind profit thereof for to long and during all such times as Fire Party, its successors or saligns and an an interest of the profit		East of boulevard and of the Wee: half of the East two thirds of Lot 4 (except that part taken for boulevard) in the partition of the East 48 acres of the North 6 cres of the North West quarter of Section 25, Township 39 North 8 Ago 13, East of the Third				
TOURTHER with all improvements, tentumnts, assements, fixtures, and appurtenances thereto belonging, and all rest times as Fire Party, its successors or assigns may be nutiled thereto made to supply heat, "" middloning, water, infin, power, refrigeration (whether single units or centrally controlled), and wantilation, including (without restricting the foregring, awaren, specially assigned that all similar powers of supply heat, "" middloning, water, infin, power, refrigeration (whether single units or centrally controlled), and wantilation, including (without restricting the foregring, awaren, specially assigned that all similar apparatus, couloment or pritcles hereafter pliced in the premises by First Party of its successors or assigns shall be considered as constituting part of the call estate. TO HAVE AND TO HOLD the premises unto said Trustee, its successors and sasigns, forever, for the purposes, and upon the uses and ru, here in set forth. It is further understood and Agreed THAT! 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of Pirat Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may be secured by a line of charge on the premises and the productiones which may be secured by a line or charge on the premises understood to the premises and the such that of greater from making material alterations in said premises of law or municipal ordinances with respect to the premises and the such thereof; (6) refrain from making material alterations in said premises of law or municipal ordinances with respect to the premises and the such thereof; (6) refrain from making material alterations in said premises of law or municipal ordinances with respect to the premises and the such thereof; (6) perfain from making material alterations in said premises of law or municipal ordinances of the product provided by the provided by the premises of the provided by the provided by the premises		•	*	11/2		
TOGETHER with all improvements, tenements, assements, fixtures, and appurtenances thereto belonging, and all rent, issues and profit thereof for so long and during all such times as First Party, its successors or saligns and a new or successors as aligns and a new or successors are saligns and an an its with man as a real estate and not secondarily), and all apparatus, equipment or articles now or hereafter thereto or therefore the property of the successors and an expenditure of the property of the successors or saligns and all apparatus, equipment or said real estate whether phytically attached thereto or not, and it is agreed that all pinuliar apparatus, equipment or articles hereafter pliced in the premises by First Party of its successors or saligns habit be considered as constituting part of the call estate. TO HAVE AND TO HOLD the premises unto said Trustee, its successors and salarns, forever, for the purposes, and upon the uses and ru, here in set forth. It is further understood And Agreed THAT: 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of Pirat Party, its successors or assigns to: (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may be secured by a line or charge on the premises of the property of the little harvoot, and upon request, exhibit to the premises and the successors of the property of the little harvoot, and upon request, exhibit to the premises and the such thereof; (6) refrain from making material alterations in said premises and the such thereof; (6) refrain from making material alterations in said premises and the property of the little harvoot, and upon request callibit to the premises and the property of the little property of the little property of the little property of the p				50	DO ST	
IT IS FURTHER UNDERSTOOD AND AGREED THAT: 1. Until the indebtedness aforesald shall be fully paid, and in case of the failure of First Party, its successors or sasigns to: (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed: (2) keep and premises in good compilition and repair, without wester, and free from mechanics or other liens or claim or lien not expressly subcordinated to the lien hereoft satisfactory evidence of the discharge of such prior lien to frustee or to holders of the note; (4) complete within a researchle time any buildings or buildings now or at any time in process of exection upon said premises; (6) complete within a researchle time any building or to the premises and the use thereoft; (6) refresh from meaking material siterations in said premises any premises; (6) complete within a researchle time any building or to the premises and the use thereoft; (6) refresh from meaking material siterations in said premises any premises of execution upon said premises; and pay prepell class, propell assessments, writer charges, as required by law or municipal ordinance; the process of execution in the process of execution in the process of executions of the process of		TOGETHER with all improvements, tencements, on long and during all such times as First Party, lis val estate and not secondarily, and all apparatus, valer, light, power, refrigeration (whether single us sindow shades, storm doors and windows, floor cover if said real estate whether physically attached therei remises by First Party of its successors or assigns at TO HAVE AND TO HOLD the bremises unto	assements, fixtures, and appurten successors or assigns may be er equipment or articles now or h nings, in-adoor beds, awnings, sto o or not, and it is agreed that abali be considered as constitution	sancés thereto belonging, and all rents, nitiled thereto (which are pledged primar sreafter therein or thereon used to suppl d ventilation, including (without restric- vers and water heaters. All of the forego all jaimliar apparatus, equipment or ari ng part of the real estate.	issues i d profit thereof for ily and in a prity with said y heat, if notificing, the foreign and the foreign	
Name: FORD CITY HARK CORDER'S OFFICE BOX NO.		n set forth.	i vi		6	
Name: FORD CITY HARK CORDER'S OFFICE BOX NO.	100	IT IS FURTHER UNDERSTOOD AND AGREED 1. Until the indebtedness aforesaid shall be the store or rebuild any buildings or improvements no s good condition and repair, without waste, and fre p pay when due any indebtedness which may be in infector; evidence of the discharge of such prior liftings new or at any time in process of execution.	THAT: paid, and in case of the failur wor hereafter on the premises the from mechanic's or other lien- tecured by a lien or charge on flen to Trustes or to holders of upon said premises; (6) comply making making making making making making making to the making	e of First Party, its successors or sasig which may become damaged or be dear s of claims for lien not expressly sub- the premises superior to the lien here the note; (4) complete within a reas- will all requirements of law or multi-	ns to: (1) promptly repair, oyed: (2) keep and premises ridinated to the lien hereof; i, and upon request exhibit plais time any building or lipid ordinances with respect	
Name: FORD CITY HARK CORDER'S OFFICE BOX NO.	30438666	The pay before any penalty attaches all general care gainst the premises when due, and upon written render provided by, in the manner provided by statute, are center now or hereafter situated on said premises in y the justimane companies of moners sufficient either, all in companies assistancing to the holders of the note, such rights to be evidenced by	in manage a minimum and a mini	assessments water that grant a profit of the control of the note duplicate receipt the profit of the contest; (9) keer first, may desire to contest; (9) keer first, may desire to contest; (9) keer first, in the contest of the conte	ow or municipal ordinance; s therefor; (8) pay in full y all buildings and improve- licies providing for payment in indetedness secured here- frustee (or the henefit of the r all policies, including add;	
Name: FORD CITY HARK CORDER'S OFFICE BOX NO.		ons and renews, policies, to hidder of the note, as specifye date of explation; then Traines or the in any form and manner deemed expedient, and may do purchase, discharge, compromise or settle any ta- g paid premises of entire any tax or assessment, ection therewith, including altorneys fees, and any	n In case of Insurance about to boilers of the note may, but he, but need not, make ful or pa a lien or other prior liet or till ful money paid for any of the other moneys advanced by full	expire, to deliver renewal politicle not he ed pot, make any psymmel or perform a rilak psymmels of principal or interest on a or elainy thereof, or redeem from any purposes, herein authorised and all expen- tice of the hoders of the note to project to the best of the project of the total both notice and with interest thereon a	s than ten days prior to the P prior encumprantes, if any, the says or forteiture affect the says of forteiture affect the says of forteiture affect the says of the says o	
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provisions of this paragraph.

2. The Trates or the holders of the note hereby secured making any payment hereby ing to any Bill, attenment or estimate procured from the appropriate public office which the result of the validity of any tax, assessment, sale, foreferinger, tax lies or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party. Its success of the control of the process of the pro THE COSMOPOLITAN NATIONAL BANK OF CHICAGO As Trus' o is aforesaid and not personally,

By. Attest ABBISTANT TRUS. SPVICE a Notary Public, in and for said County, in the State a Corinne Bek
of THE COSMOPOLITAN NATIONAL BANE OF CHICAGO, and Assistant Trust Officer-Amb are subscribed to the forestoing I appeared before me this day in and the said Assistant Trust Off asid Bank, did affix the corpor-ty of the said Assistant Trust Officer (witness act of said P Rose M. Trulis NOTARY March PUBLIC FOR THE PROTECTION OF DESTITION OF THE HORROWER AND LENDER, THE NOTE SECURISM'S THE TRUST DEED SHOULD US IDENTI-MED BY THE TRUSTED NAMED HEREIN DEVORE THE TRUST DEED The instalment Note mentioned in the within Trust Deed has been identified IS VILED FOR RECORD. FORM MIS BANKFORMS, INC., MELHOSE PARK, ILL.