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ACABERASTISCHEED IN TRUST	Bang Talks
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YORM 2755 SANGEORMS, INC. The above space for recorder's use only	Da ≤ Ex
	married 10.00 in a
THIS INDENTURE WITNESSETH, That 1991 Grant 19 1 1 10 PRINTED OF THE THE THE PROPERTY OF THE PR	10.00 27
of the County of Cook and State of IIIInois for and	in consideration
of the sum of TEN & NO/100 Dollars (\$ 10.	10), 1 1 1 1 1 1 1 1 1 1
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowle and XMXIII unto THE COSMOPOLITAN NATIONAL BANK OF CHICAGO, a corporation	duly premited
and existing as a national banking association under the laws of the United States of America, and	
to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain	n Trust Agree-
ment, dated the. 17th day of June 1965, and known as Trust Number. the following described real estate in the County of COOK and State of Illinois, to-	n Trust Agree- 15444 wit: Diving Grant Ching Grant Ch
the following destroyed real estate in the county of	
Lot 10 (er cent the East 64 feet thereof) in Block 1 in Adam Och's	1 * 1 th 2 1 th 3
Addition to Lhicago, in the North West 1/4 of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook Co	untv. 12 25 A
Illinois and componly described as 1301 N. Hoyne, Chicago, Illinois	szoo.
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SUBJECT TO	
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TO HAVE AND TO HOLD the said real estate with the appur nan es, upon the trusts, and for the uses and purp	oses herein and in state or any part eal estate as often on, to convey said
TO HAVE AND TO HOLD the said real estate with the appur names, upon the trusts, and for the uses and purp said Trust Agreement set forth. Full power and authority is hereby granted to said Truste to the property of the said real said real threeft, to delicate parties, stream, highway realtings and to wante any must issue or yet thereoft, and to wanthfilds said is deaf, to delicate parties, stream, highway realtings and to wante any must issue or yet thereoft, and to wanthfilds said is deaf, and authorities vested in said Trustee, to dedicate, to mortgage. To or otherwise encumber said real estates or any part thereof, to denate, to dedicate, to mortgage. To or otherwise encumber said real entered, to lesse said real estate, or any part thereof, from time to time, in possess on or reversion, by leases to commence future, and upon any terms and for any period or periods of time, not exceeding in he seed of the term in the said of the said of the said of the said real estate, or any part of the reversion and to contract to make leases and to grant optic as to It use and options to renew its purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or partition or to exchange said real estate, or any part thereof, for other real or personal property, to grant essements or che to release, convey or saign any right till enter of in all other ways and for such other consideration as it would be lawf owining the same to deal with the same, whether similar to or different from the ways above specified, at any time or time in no case shall any party dealing with said Trustee, or any advanced on said seal estate, or testes or any part thereof all all property and the same to deal with the same, whether similar to or different from the ways above specified, at any time or time in no case shall any party dealing with said Trustee, or any accessor in rust, and in the said Trustee, or any successor in trust, and the said Trustee, or any successor in trust, and the s	state or any part
as desired, to contract to sell, to grant options to purchase, to sell on any te ms. or over either with or without considerate real estate or any part thereof to a successor or successors in trust and to grant of the descessor or successors in trust all of	state of any part
powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage — so or otherwise encumber said real entereof, to lease said real entate, or any part thereof, from time to time, in post 30 n or reversion, by leases to commence the produce of	in praesenti or in 198 years, and to
renew or extend leases upon any terms and for any period or periods of time and to aman' co. see or modify leases and the	terms and provi-
purchase the whole or any part of the reversion and to contract respecting the manner of mixing the amount of present or partition or to exchange said real estate, or any part thereof, for other real or present property, to grant easements or change a convey or assign any right, title or interest in or about or easement appurten. To "id real estate or any part	future rentals, to stress of any kind, at thereof, and to a life of the first of th
deal with said real extate and every part thereof in all other ways and for such other considerations as it would be lawf owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or time	in thereof, and to in the interest, and to in the interest of
In no case shall any party desiring with said Trustee, or any successor in trust, in relative to said Trust 2, or any successor in the application of any nurchase money, rent or money borrowed or advanced on said real exist . or a obliged to see the	s hereafter. o whom said real rust, be obliged to t the terms of this , or be obliged or
trust have been compiled with, or be obliged to inquire into the authority, necessity or expediency of the terms of said Trust agreement; and every deed, trust deed, mort, as , less or other in	the terms of this, or be obliged or strument executed on (including the the time of the narrance or other unt Agreement or the time of the narrance or other unt Agreement or the time of the narrance or other time.
Registrar of Titles of said county) relying upon or claiming under any such convergence lease or other instruct. (a) that a delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and effect, (') that such co	on (including the A (D)
instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trisian all amendments thereof, if any, and binding upon all beneficiaries thereof, of the said Trustee, or any promoted in the said trustee.	ust Agreement or a trust, was duly
made to a successor or successors in trust, that such successor or successor in trust have been properly appointed and are the little, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	vested with all
This conveyance is made upon the express understanding and condition that neither The Cosmopolitan National B: it of unally or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, it or mathing it or they or its or their scents or attorners may do or omit to do in or about the said real estate or under the	digm at or decree
the fulle, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust. This conveyance is made upon the express understanding and condition that neither The Cosmopolitan National B: ak of ually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any clam, in for anything it or they or its or their agents or sutorpers may do or omit to do in or about the said real estate or under the Deed or said Trust Agreement or any amendment thereto, or for injury to person or properly happening in or about said as all such liability being hereby expressly walved and released. Any contract, obligation of nebutedness incurred or entered inte connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an not individually (and the Trustee shall have no obligations of the Trustee, in its own name, as Trustee of an not individually fand the Trustee shall have no obligation of the Trustee, in its own name, as Trustee of an other trust opporations whomsever and whatsoever shall be charged with notice of this condition from the date of the fill beed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming un	and the of decree per sides of this state, any and or a trustee in at the attended of the area of the decree of th
connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an not individually (and the Trustee shall have no obligation whateverer with respect to any such contract, obligation or indebte	at the triust and disc extra c. If
so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and dischi- persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the fil	ing for rec of of
of them shall be only in the explicits and proceeds spiriture from the sale or any other disposition of said real estate.	and such in erest 🔭 🗔 1
is hereby declared to be personal property, and no beneficiary bersunder shall have any title or interest, legal or equitable, estate as such, but only an interest in the earnings, avails and proce distherend as aforesaid the intention bered being a Commopolitan Mational Hank of Chicago the entire legal and equitable title in fee simple, in and to all of the real estate she	In or to said red to the vest in said Tie
Component Autonal many of the above real estate is now or bereafter registered, the Registers of Tilles is bereby directed not in the certificate of tille or duplicate thereof, or memorial, the words "in trust," or "upon condition," or with limitati similar import, in accordance with the statute in such case made and provided, and aff Trustee shall not be required to	or register or note of
similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the is in accordance with the true intent and meaning of the trust.	produce the said registered lands
And the said grantor. Shereby expressly waive and release any and all right or benefit under and by virtualities of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	e of any and all NAMES
In Witness Whereof, the grantor S aforesaid have hereunto set their	handS and ESE > 3
seal s that day of May 19 81	TO I FINANCE CONTRACTOR OF THE STATE OF THE
X Aller (SEAL) XACOTOR 7 Dondey	
JULIUS C. DOBSEY, JR. [SEAL] KATHLEEN DORSEY	sald County, in and and and and and and and and and an
State of TILINOIS S. I. Leonard Mason Notary Public in and for	anid Sounty, in E = High T
county of COOK state aforesaid, do hereby certify that JULIUS C. DORSEY, JR.	
THE OWNER OF THE PARTY OF THE P	and County, In and ON 100 H
personally known to me to be the same personS whose nameS are	subscribed to
the foregoing instrument, appeared before me this day in person and ac	• (====================================
voluntary act, for the uses and purposes therein set forth, including the release as	Inst too [25]
right of homestead.	
Given under my hand and notarisi-sent this4th_day of	1 81 ·
Notary Public	
THIS INSTRUMENT PREPARED BY: Jerome Feldman, 29 E. Madison Street, Chic	ago, Illinois 60602
The Cosmopolitan National Bank of Chicago 1301 N. Hoyne, Chicago, 111	
Box No. 626	

END OF RECORDED DOCUMENT.