UNOFFICIAL COBOX:359

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The above space for recorder's use only

1986 , between The Cosmopolitan National Bank of THIS INDENTURE, Made July 21, THIS INDENTURE, Made July 21, Chicago, a National Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds 1, 1985 in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated 2) March 3, 1986 and known as trust numbers 2) 27724 herein referred to as "First Party," and an Illinois responstion herein referred to as TRUSTEE, witnesseth: JAMES REED, JR. THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewith the Principal Sum of Four Hundred Fifty Thousand Dollars and 00/100------Dollars, and delivered, in and by made payable to BEARER which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum in Four Hundred Fifty Thousand Dollars and 00/100------Dollars, instalments as follows: October 19 80, with interest on the principal balance day of October per cent per annum payable from time to time unpaid at the rate of ; each of said instalments of principal bearing interest after maturity at the rate of saven per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of National Security Bank of Chicago NOW, THEREFORE, First Party to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and nitations of this trust deed, and also in consideration of the sum of time Dollar in hand paid, the recent whereof is hereby acknowledged, does by these presents and, remise, release, alter and convey unto the Trustee, its successor, and assigns, the following described Real Estate situate, lying and being in the IND STATE OF ILLINOIS, to wit: Dist.

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which, with the property hereinafter described, is referred to here n as the "premises."

TOCETHER with all improvements, tenuments, easiments, fixtures, and apparently in the state of the property of the p

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

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1. Until the indebtodress sirvewiderall be fully and in case of the falling of First Parts, its successors or assigns for ill promptly repair, restore or rebaild any buildings on impresentations now or benealed on the presence which may become derivated to the lien beneal 14 pay when the and rest from mechanicals or other lies on the man for each or extremely subundrated to the lien beneal 14 pay when the any restored and rest from mechanicals or other lies on the man for each or extremely subundrated to the lien beneal 14 pay when the any restored in the lien beneal is a subundrated to the lien beneal is any to the subundrated to the lien beneal is a subundrated to the anti-restored to the subundrate is a subundrated to the lien beneal is a subundrated to consist a subundrate or employed and the lien beneal is a subundrated to consist a subundrate is a subundrated to consist a subundrate is a subundrate in the manner provided in mature, any tax or assessment with First Dirace to consist, and most explicated the subundrate is a subundrate in the subundrate is a subundrated to consist a subundrate is a subundrated to consist a subundrate is a subundrated to consist a subundrate is a subundrate in the subundrate is a subundrate in subundrate is a subundrate in subundrate is a subundrate is a subundra

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes or assessments, may do so anything to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the talingly of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unjoid indehedress secured by this trust deed, not withstanding anything in the case of default in making (as) to any instalment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to on any of the things facility set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustes shall have the right to foreclose the lien hereof. In any soit to foreclose the lien hereof, there shall be allowed and included as additional indetectains in the decire for sale all expanditures and expenses which may be paid or incurred by or on behalf of Trustes or becomes of the note for attoracys fees, Trustes is fees, additional indetectains and expenses which may be compared to the paid of incurred by or or or behalf of Trustes or becomes of the note for attoracys fees, Trustes is fees, additional feed decrees of proceedings all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and similar unto and administes with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to indicate at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures that expenses of the rities in this paragraph nuctioned shall become so much additional indetechoes secured hereby and immediately due and asyable, with interest thereon, at the rate of seven per certificates, amount, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including problets and hardroptry proceedings to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indictedness hereby secured: or the prejunations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose shelter or not actually commenced; or comprehenses of the defendant of the premises or the security hereof, whether or not actually commenced.

5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding saragraph hereof: second, all other items which under the terms bereof constitute secured indebtainess additional to that evidenced by the note, with interest thereon as herein provided: third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

6. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a reverver of suid premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency at the time of application for such receiver, of the person or persons. If any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same shall be then occupied as a homestesd or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the resta, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full structure person of our receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be accession; as except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be accessing to the intervention of the premises during the whole of said period. The Court from time to time and currents of the premises during the whole of said period. The Court from time to time and such received to apply the net income in its lands in payment in whole or in part of: (1) The indeptedness secured hereby, or by any decree for forecoming this trust deed, or any task special assessment at older them which may be or become superior to the lien hereof or of such decree, provided such application is made prior to forecours asle; (2) the deficiency in case of a sale and deficiency.

7. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

5. Trustee has no duty (a camine the title, location, existence, or condition of the premises, nor shall Trustee he obligated to record this trust deed or to exercise any power herein given consecutive case of the trust hereof, nor he hable for any acts or omissions hereunder, except in case of its own grown negligance or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release 'Ais trust over and the lien thersof by proper instrument upon presentation of satisfactory systems that all indeltedness secured by this trust deed has been fully paid; and "trust may execute and deliver a release hereof to and at the request of any person who shall, either before or after majority thereof, produce and exhibit to Trustee the note representing that all indebtidness bureby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release a requested of a successor trustee, such successor trustee tray accept as the genuine into force in distribution and which person a certificate of identification pure oring to be executed by a prior trustee becauter or which conforms in substance with the distribution contained of the note and which purports to be accusted on behalf of First Parry; and where the release is requested of the original trustee and it has never executed and which purports in the feature of the original trustee with the description berein contained of the note and which purports to be executed on behalf of First Parry.

10. Trustee may resign by instrument in writing and in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded filed. In case of the resignation, inability or refusal to so. If Trustee, the then Recorder of Deeds of the country in which the premises are shall be accessor in Trust hereunder shall have the identical title, powers and authority as are barein given Trustee, and any Trustee or so, used shall be estilled to reasonable compensation for all acts performed hereunder.

Of Collins THIS TRUST DEED is executed by the undersigned Trustee, not personally, but as Trustice as aforessed; and it is capriessly understood and agreed by the portion hereto, anything herein to the contrary notwithstanding, that each and all of the internate undertakings and agreements herein made are made and intended, not as personal concentrate, undertakings and agreements of the Trustee, named and refer ed to it and agreement, for the purpose of bod up it personally, but this instrument is executed and delicated by The Cosmic political finite of Chi ago, is Trustee, solely in the exercise of the powers confidence upon it as such Trustee, and so personal liability or personal responsibility is assumed by nor shall at any time be asserted or enforced against. The Cosmic political liability of the powers continued to or on account of any covernal it dertaking or agreement here, or it are not not contained, either expressed or implied, all such personal liability, if any, being hereby expressly waiter and released by the party of the second part or the holders of said principal or I terest notes hereof, and by all persona claiming by or through or under all justry of the second part or the holders or belders, owner or owners of such principal notes, and by every person now or hereafter claiming any right or security hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed that The Cosmopolitan National Bank of Chicago, it dividually, shall have no obligation to see to the performance or nonperformance of the covenants herein contained shall be enforced only out of the property hereby mortgaged and the tents, is used and profits thereof.

IN WITNESS WHEREOF. The Cosmopolitan National Bank of Chicago, not personally but as Trustee as a force of an account the day and year first above written.

or nonsetion take of the covenants IN WITNES by its Assistant above written.

THE COSMOPOLITAN NATIONAL BANK OF CHICAGO As Trustee as aforesaid and not personally,

 $\mathbf{B}\mathbf{y}$ AF ANT VICE PRESIDENT We. Attest ASSETART TRUST OFFICER-ASSISTANT CARNER 1. Hilds Hupbert a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that

STATE OF ILLINOIS COUNTY OF COOK

Rose M. Trulis

Assistant Vice-President of THE COSMOPOLITAN NATIONAL BANK OF CHICAGO, and

John J. Canella

Assistant Trust Officer-Assistant-Gashier of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant Vice-President, and Assistant Trust Officer-Assistant-Gashier, respectively, appeared before me this day is person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act of asid Bank, as Trustee as aforesaid, for the uses and purposes therein set forth- and the said Assistant Trust Officer-Assistant-Gashier then and there acknowledged that he she, as custodian of the corporate seal of said Bank to said instrument as his fage own free and willumtary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.

Given under my hand and notarial seal, this	25th	July	D. 19 86
	Italia	Hupput	
		MARY Public	

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified here-

· Start John of Share

with under Identification No.

UNOFFICIAL₈COPY 5 1 9

LEGAL DESCRIPTIONS

1) Lots 1 and 2 in Block 1 in James Morgan's Subdivision of the East half of Block 10 in Sheffield Addition to Chicago in Section 32, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

(Lot 1+2) An 18 Permanent Index No.: 14-32-224-019-0000

Otherwise known as: 2058 North Sheffield Ave., Chicago, Illinois

2) Lot 76 in Tra Scott's Subdivision of the West 1/2 of the West 1/2 of Block 1 in Sheffield's Addition to Chicago in Section 29, 31,32 and 33, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Permanent Index No.: 14-33-313-005-0000

1723 N. Halsted St., Chicago, Illinois Otherwise known as:

Lots 17 and 18 and the South 1/2 of Lot 16 in Sub-block I in a Subidivision of the East 1/2 of Block 10 in Sherfield Addition to Chicago in the South West 1/4 of the North East 1/4 of Section 32, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

14-32-224-031-0000 Permanent Index No.:

Otherwise known as: 2014 N. Sheffield, Chicago, Illinois

DEPT AL RECORDING

\$14.00

THILL TRUM 8675 97/25/86 15041 99 41373 4 4 *-36-316629

COOK COUPAY RECORDER

171. 86-316619