## 

AMORTIZATION FORM OF TRUST DEED 22 356 795

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made May 17 1973, between The Cosmopolitan National Bank of Chicago, a National Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated May 17, 1973 and known as trust number 20714 herein referred to as "First Party," and Bank of Commerce an Illinois corporation herein referred to as TRUSTEE, witnesseth: in Rerkelev

THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date Le ewith in the Principal Sum of Twenty-Seven Thousand

mad: payable to BEARER

waic' said Note the First Party promises to pay out that portion of the trust estate subject to said Trust Agr em nt 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 or the per annum in installments as follows: One Hundred Ninety-Six or more

1973 and One Hundred Ninety-Six or more Dollars on the day of August

1/2 month thereafter until said note is fully paid except that the day of each Dollars on the final payment of principe, and interest, if not sooner paid, shall be due on the 1st day of July 1998. All such payments or account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or that company in Berkeley Illinois, as the holders of the note may, from ome to time, in writing appoint, and in absence of such appointment, then at the office of Bank of Comme Berkeley in said City,

NOW, THEREFORE, First Party to secure the payment of the principal num of money and said interest in accordance with the terms, providing and limitations of this trust deed, and also in consideration to the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the "c. or, its successors and saigns, the following described Real Extent situate, typing and AND STATE COLLINOIS, to with being in the COUNTY OF COOK

The South 50 feet of the North 190 Seet of Lot 2 in B.A. Cummings and Company's Garden Home Addition, being Subdivision of the North West fractional quarter South of the Indian worldaty Line of Section 8 and that part of the East half of the South West arter of Section 8 aforesaid South of the Indian Boundary Line lying North of Putterfield Road in Township 39 North, Range 12 East of the Third Puripal Meridian (except the right of way of the Minnesota and Northwesters Mailroad Company and the Aurora, Wheaton and Chicago Railroad Company) ... Cook County, Illinois.



IT IS FURTHER UNDERSTOOD AND AGREED THAT!

THE FURTHER UNDERSTOOD AND AGREED THAT:

I. Until the indebtedness decreased shall be fully pold, and in case of the failure of Evet Purty, its days are indebtedness of the failure of the present a new or hereafter on the premise which may become d sood condition and repair, which was to an or experiment a new or hereafter on the premise which may be seemed by a lien or charge on the premise superior interactors without on the premise superior tractors or whose of the datanges of such prior lien to Trustee or to holders of the notes; (d) comply indicated the premises appendix and the content of the premises and premises; (5) comply with all requirement the premises and the use thereof; (6) refund from making material abstrations in and premises are on the premises when the premises are and pay special states, special assessments, water of another premises when the premises are an experimentally attached all general taxes, and pay special states, special assessments, water of another premises when the premises the premises that the premises are the premises that the premises the premises that t

**ODELIVERY** 

Bank of Commerce NAME: ADDRESS: 5500 St. Charles Road Berkeley, Illinois 60163 or RECORDER'S OFFICE BOX NO.

for information only insert street address of above described

0 lo ... per annum. Inaction of Tristes or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

2. The Trustes or the holders of the note hereby secured making any payment hereby authorised relating to taxes or assessments, may do so according 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 visibility of any tax, assessment, and, forfeiture, tax lien or tilled or claim theresons or assigns, all unpaid indecideness secured by this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of 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 do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, asked only time after the expiration of said three day period.

4. When the indictedness hereby secured shall become doe whether by accessoring a substant and the state that indictedness hereby secured shall become doe whether by accessoring a substant and the state that indicted the shall option to be exercised at any In making payment of any instalment of principal or interest on the note, or (b) in the event of the fallure of First Party or its successors or assigns to only only of the things specifically set forth in paragraph one hereof and such default shall continue friend early and option to be exercised at any time after the expiration of said three day period.

4. When the indebtedness hereby secured shall become doe whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for a sail all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, supraiser's fees, outlaws for documentary and expent evidence, stenographers' charges, publication corts and counts (which may be estimated as to items to be expended effer entry of the decrees for procuring all such abstracts of title, tills exercise and canamatoms, guarantee of the note in the contract of the contract of procuring all such abstracts of title, tills exercise and examinations, outcome of the contract of the Trustee or the olds of the note shall have the right to inspect the premises at all reasonable times and access thereto shall have the promise.

8. Trustee has no dr or examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed on to exercise any pow, herein given mises expressly obligated by the terms hereof, nor be liable for ast or omissions hereunder, except in case of its own gross necligence or mises one 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 this true deed has been for paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall; either before or after maturity them d, produre and exhibit to Trustee, the note representing that all indebtedness hereby secured has been for proven who shall; either before or after maturity them d, produre and exhibit to Trustee, the note shall indebtedness hereby secured has been paid, which representation Trustee may accept as tree whom the conforms in substance with the description seed no conforms in substance with the description seed no conforms in substance with the description seed no conforms in substance with the description herein contained of the note and which purports to be exceeded to behalf of First Party; and where the release is requested of the original trustee at the "which may be presented and which conforms in substance with the description herein contained of the note and which purports to be exceeded to behalf of Tirst Party.

10. Trustee may reagin any instrument in writin, w in he office of the Recorder of Titlee in which this instrument shall have been recorded or filed. In case of the resignation, inability or refur it and of the note and authority as are herein given Trustee, and any Trustee or successor shall be satisfied to reasonable. Below A. Olson 1000001/01 0000 COOK COUNTY, ILLINOIS FILED FOR RECORD wa rabawa katendan Jun 12'73 9 54 AH ... 22356795 entralogani reduces with the spine process. county in strameters of can hi digh sid security hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed that The Cosmopolitan National Bank at The ago, individually, all have no obligation to use to the performance or nonperformance of any of the covenants herein contained and shall not be be recombly liable for action or nonaction taken in violation of any of the covenants herein contained, it being understood that the proposed of the "months bernic understanded shall be enforted only out of the proparty hereby mortgaged and the rents, issues, and "motion areas.

118-WITHERS WHEREOF, The Cosmopolitan National Bank of Chicago, not personally but as Trustee as aforesaid, has caused these presents to be only in the content of the content of the property of the property of the composition of the property of the proper TO MUNICIPALITY OLITAN NATIONAL BANK OF CHICAGO As Trustee as aforesaid and not personally, 0000000 ASSISTANT VICE-PRESIDENT COURTS OF TOOLS 0 /5 signed, a Notary Public, in and for the County and State sforesaid, DO HEREBY CERTIFY that the above named Assaistant Trust Officer-basistant Leakier, of THE COSMOPOLITAN NATIONAL BANK OF CHICAGO, personally known one persons whose names are subscribed to the foregoing instrument as such Assaistant Wise President and Assistant Trust of Seakshay respectively, appeared before me hits day in person and acknowledged that they signed and delivered the said is own free and voluntary act and as the free and voluntary act of said THE COSMOPOLITAN NATIONAL BANK OF uses and purposes there has forth, and the sind Assistant Trust Officer-Assistant-Shark then end there acknowledged and Trust Officer-Assistant-Shark and Assistant Trust Officer-Assistant Shark of the said the copyrate seal to be affixed to said instrument as said Assistant Trust Officer-Assistant Shark of the own free, and as as the free and voluntary act of said THE COSMOPOLITAN NATIONAL BANK OF CHICAGO for the uses and purposes ... June IMPORTANT POR THE PROTECTION OF BOTH THE BORROWER AND LENDER 900231

Prans of Conserce

is all allowal the first

BOX 533.

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-

TIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED

IS FILED FOR RECORD.

FORM 602 SANKFORMS, INC.