UNOFFICIAL COPY

AMORTIZATION FORM OF	8 3 2 0 11 8	RECORMENCE DE COME COUNTER LE LA COUNTER LE COUN
TRUST DEFENSE	JUN-28-73 647521 6	
THIS INDENTURE, Made a National Banking Association, duly recorded and delivered to and known as trust number	May 8, 1973, between The (not personally but as Trustee under the said Bank in pursuance of a Trust Ag	Cosmopolitan National Bank of Chicago, provisions of a Deed or Deeds in trust recement dated — March 23, 1973 — Party," and PARK NATIONAL BANK OF TRUSTEE, witnesseth:
THAT, WHEREAS First Party		an installment note bearing even date
Ag : ment and hereinafter spec	cifically described, the said principal su	from time to time unpaid at the rate of
Dollars on tt day final payment of r ncipal and 1993 . All suce rayments or interest on the unp '. principal installment unless paid w 's de principal and interest being no	of each and every thereafter until interest, if not sooner paid, shall be on account of the indebtedness evidence I balance and the remainder to principus shall bear interest at the rate of seven payable at such banking house or the	ed by said note to be first applied to pal; previded that the principal of each wen per cent per annum, and all of said trust company in Chi care Illinois
INEM AT THE OFFICE OF PARK NATT NOW, THEREFORE, First Party to serve and limitations of this trust deed, and also these presents grant, remise, release, allem a being in the COUNTY OF— COOK—	ION. BANK OF CHICAGO TO detain the process of the part of the said principal sum of money at it conside atton of the sum of Oce Dollar in hand put of convey unto the Trustee, its successors and assigns AND STATE OF ILLINOIS, to with	t, and in absence of such appointment, t privileges granted is said City, and said interest in accordance with the terms, provisions aid, the receipt whered is herby acknowledged, does by a the following described Real Estate situate, lying and
Center, Unit No. 2, bein of Section 7, Township 4 West of a line described feet East of the Southwe of said lot, 53.0 feet; thence North parallel wi	g a subdition of the Southeas 2 North, Range 11, East of the das: Beginning point on t est corner there if; thence North thence West parallel with the S	Third Principal Meridian, lying the South line of said lot 75.50 in parallel with the West line South line of said lot 10.0 feet; 13.0 feet to a point on the North
		22378915
TOGETHER with all improvements, ten so long and during all such times as First i real estate and not secondarily), and all a water, light, power, refrigeration (whether window shades, storm doors and windows, of said real estate whether physically attack	thed, is referred to herein as the "premises," semants, essenants, fixtures, and appurtaneness therein Perry, its successors or satigns are be suitled therein paratus, soutpresent or articles now or hereafter there also less units or centrally controlled, and ventilation, cor coverings, in-s-door beds, awnings, stowe and water as a suitle controlled or and water and the suitle controlled or and water as a suitle controlled or as a suitle controlled as constituting part of its test on the said and are the suitle controlled or and assigns, for	to belonging, and all onto, series and profits thereof for the which are pledged prior thy and on a parity with said with or thereon used to ramber; gas, air conditioning, including without at oring the foregoing), sersens, ar heaters. All of the fore roing are declared to be a part with the conditioning of the profits of the placed in the break eratar.
satisfactory evidence of the discharge of a buildings now or at any time in process or traditions only on the process of the (f) pay before any penalty attaches all gra- agasiant the premises when due, and upon under protest, in the manner provided by the process of the provided by the process of the process of the pro- tes of the process of the process of the tradition of the process of the pro- tes of the process of the process of the theory of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the pro- tes of the process of the process of the process of the process of the pro- tes of the process of the process of the process of the process of the pro- tes of the process of the process of the process of the process of the pro- tes of the process of the pro- tes of the process of t	and prior lien to Trustee or to holders of the notes of evention you and premises; (5) comply with all responses to the property of the proper	Party, its successors or assigns to: (1) prom dy like, become damaged or be destroyed: (2) keep 'id 'mires' for lilen not expressly subcolinated to the life herrod; its for lilen not expressly subcolinated to the life herrod; (4) complete within a reasonable time any full' of excludents of law or multiple ordinance with report of the note of law or multiple ordinance with report of the note displicate section therefore; (3) pay in) of the note doublets records therefore; (3) pay in) of the note doublets records therefore; (3) pay in) of the note doublets records therefore; (3) pay in) of the note doublets records therefore; (3) pay in) of the note doublets records therefore and temporary of the same or to pay in full the indebteness secured herein case of loss or damage, to Truste for the benefit of the law of the same or to pay in full the indebteness secured herein case of loss or damage, to Truste for the benefit of the law of the same of th
respective dates of explosion; then Trusts in any form and manner deemed expedient and purchase, discharge, compromise or set ing said premises or contest any tax or as nection therewith, including attornory feet that the property of the		
NAME: the consuportant ADDRESS: 601 N. Clark A. CITY: Chucago, ellenous	national Bank of chicago by RECORD	ER'S OFFICE BOX NO
		

UNOFFICIAL COPY

22378915

HEADLY WORKERSONS, Turther agree that upon default in the payment of any of the said installed the control of the said the said installed the said said installed the said installed the

22378915

UNOFFICIAL COPY

Tignal Trute
Trutings

T

END OF RECORDED DOCUMENT