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AMORTIZATION FORM O

TRUST DEED
This instrument was prepared
By C. Wals, 1250 Shermer Rd.,
Northbroo., Il., 60062 Northbrook,

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDESTURE, Made October 17, 1978, between Northbrook Trust & Savings Bank, a Bankand known r, trest number LT-1867 herein referred to as "First Party," and Northbrook Trust & Savings Bank, a Bank and Melivered v si d Bank in pursuance of a Trust Agreement dated August 22, 1978 and known r, trest number LT-1867 herein referred to as "First Party," and Northbrook Trust & Savings Ban. an Illinois corporation herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewith in the Princip a Sum of ONE HUNDRED EIGHTY THOUSAND AND NO/100*

made payable to BEARER

which said Note the First Par y promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifier by described, the said principal sum and interest on the belance of principal remaining from time to time unpaid at the rate of after date

per cent per annum in inst ilmer ts as follows: Interest only on funds disbursed

Dollars on the

day of Februar

19 79 and Interest only on funds disbursed

Dollars on the 15th day of each quarter thereafter until said note is fully paid except that the final payment of principal and interest, if not so per paid, shall be due on the 15thday of August 1979. All such payments on account of the ind bledness evidenced by said note to be first applied to interest on the unpaid principal balance and the remain or o principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of ten per cent per annum, and all of said principal and interest being made payable at such bank or house or trust company in Northbrook!!!inois. as the holders of the note may, from time to time, in writing popoint, and in absence of such appointment, then at the office of Northbrook Trust & Sav. nos Bank in said City.

Now, THEREFORE, First Party to secure the payment of the said brinched sum of one and said interest in accordance with the term, praisions, and limitations of this trust dead, and also in consideration of the sum of One Dollar in the receipt whereof is hereby acknowlessed, due to these presents grant, remains, release, allen and convey unto the Trustee, the successors and ones as, be following described Real Estate situate, typic and

being in the COUNTY OF

Cook

AND STATE OF ILLINOIS, to wit

Lot 3 in Florian's Subdivision of the East 690 f et of the North 265 feet of the South 1/2 of the South 1/2 of the Southeast 1/4 of Section 17, Township 42 North, Range 12, East of the Third I rincipal Meridian, in Cook County, Illinois. access of a cos

COOK COUNTY, ILLINOIS FILED FOR RECORD

178 1 08 PH

*24697885



DELIVERY

NAME: CITY:

Northbrook, Illine is 20032

or RECORDER'S OFFICE BOX NO.

for information only insert street address of above described property.

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per annum. Inaction of Trustee 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 Trustee or the holders of the note hereby secured making to any bill, statement of estimate procured from the appropriate to any bill.	ing any payment hereby authorized relating to taxes or assessments, may do so accordinate public office without inquiry into the accuracy of such bill, statement or estimate or title or claim thereof.
or into the validity of any tax, assessment, sale, forfeiture, tax lien 3. At the option of the holders of the note and without notice	to First Party, its successors or assigns, all unpaid indebtedness secured by this trust
in making payment of any instalment of principal or interest on t do any of the things specifically set forth in paragraph one hereo	to First Purt, its successors or assigns, all unpaid indebtedness secured by this trust deed to the contrary, become due and payable (a) immediately in the case of default honote, or (b) in the event of the failure of First Party or its successors or assigns to f and such default shall continue for three days, said option to be exercised at any
4. When the indebtedness betchy secured shall become due right to foreclose the lien hereof. In any suit to foreclose the lien letter be the lien	whether by acceleration or otherwise, holders of the note or Trustee shall have the
sale all expenditures and expenses which may be paid or incurred appraiser's fees, outlines for documentary and expert evidence, st to be expended after entry of the decree) of procuring all such abst	by or on behalf of Trustee or holders of the note for atterneys' fees. Trustee's fees, enographers' charges, publication costs and costs (which may be estimated as to items racts of title, title searches and examinations, guarantee policies, Torrens certificates,
and simil. data and assurances with respect to title as Trustee or or to even to bidders at any sale which may be had pursuant t pendit. an expenses of the nature in this paragraph mentiones	holders of the note may deem to be reasonably necessary either to prosecute such suit to such decree the true condition of the title to or the value of the premises. All ex- istall become so much additional indebt-doess recursel hereby and immediately due
(a) any proceeding, including probate and bankruptcy proceedings by reason of the trust deed or any indebtedness hereby secured; o	whether by acceleration or otherwise, bolders of the note or Trustee shall have the hereof, there shall be gilowed and included as additional individuous in the decree for converging the property of the pro
might affect the mises or the security hereof, whether or not act	he distributed and applied in the following order of priority: First, on account of all
costs and expenses accept to the foreclosure proceedings, including other items which are the terms hereof constitute secured indel vided; third, all pricipa, and interest remaining unpaid on the manufacture of the constitute of	value commenced applied in the following order of priority: First, on pecunt of all the all sub-times are mentioned in the preceding paragraphs hereof; second, all stellars, additional to that evidenced by the note, with interest thereon as herein practices, additional to that evidenced by the note, with interest thereon as herein practice; fourth, any overplus to First Party, its legal representatives or massigns, as their
6. Upon, or the inference of a bill to foreclose thises. Such appointment r. b. made either before or after sale, wi	a trust deel, the court in which such bill is filled may appoint a receiver of said premisers at the court in which such bill is filled may appoint a receiver of said premiser theorem of the soliderey or insolvency at the time of application the court of the soliderey or insolvency at the time of applications are such as the court of the soliderey or insolvency at the time of applications that the court of the court o
for such receiver, of the period or persons, if any, liable for the the premises or whether he air shall be then occupied as a hor ceiver shall have power to collect the rents, issues and profits of sa	sayment of the indebtedness secured hereby, and without regard to the then value of nestead or not and the Trustee hereunder may be appointed as such receiver. Such re- id premises during the pendency of such forcelosure suit and, in case of a sale and a
deliciency, during the full structor period of redemption, whether its successors or assigns, except for the intervention of such receive which may be necessary or are vanil a such cases for the protection	there be redemption or not, as well as during any further time when First Party, or, would be entitled to collect such rents, issues and profits, and all other powers in, possession, control, management and operation of the premises during the whole
of said period. The Court from time to time may authorize the receind-blockness secured hereby, or by a decree foreclosing this trus to the lien hereof or of such decree provided such application is m	eiver to apply the net income in his hands in payment in whole or in part of: (1) The t deed, or any tax, special assessment or other lien which may be or become superior and prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
that purpose. S. Trustee has no duty to examine the title location, existence.	er condition of the premises, nor shall Trustee be obligated to record this trust deal
or to exercise any power herein given unle't es are it obligated by its own gross negligence or misconduct or take of the agents or em any tower herein given.	or condition of the promises, nor shall Trustee be obligated to record this trust deed the terms he roof, nor he liable for any acts or omissions hereunder, eveny in case of physics of Trustee, and it may require indemnities satisfactory to it before exercising
9. Trustee shall release this trust deed and the lie to reof by secured by this trust deed has been fully paid; and " ustee may either before or after maturity thereof, produce and exhibit to Tr	proper instrument upon presentation of satisfactory evidence that all individues secure and deliver a release berief to and at the request of any necessa who shall a release is requested of a successor trustee, such successor trustee may necessar as of significant purportion to be executed by a prior trustee between the covert as of significant purportion to be executed by a prior trustee between these of which are all which purports to be executed by a prior trustee hereunder or which note and which purports to be executed by a prior trustee hereunder or which the start of the prior to be a second of First Party; and where the area of any few trustees and the prior to be a second of the start of the prior to be a second
representation Trustee may accept as true without I mirry. Where the genuine note herein described any note which bear a certificate conforms in substance with the description herein contoursed on the	a release is requested of a successor trustee, such successor trustee may accept as, of identification purporting to be executed by a prior trustee betweender or which note and which purports to be executed on behalf of First, Party; and where the
release is requested of the original trustee and it has neve excute may accept as the genuine note herein described any note which national of the note and which purports to be executed on by the control of the note and which purports to be executed on the control of the note and which purports to be executed on the control of the note and which purports to be executed on the control of the note and which purports to be executed on the control of the note and which purports are not of the note and the control of the note and the not	d in conflicate on any instrument identifying same as the note described herein, it any be irresented and which conforms in substance with the description herein confust Party.
10. Trustee may resign by instrument in writing filed in the off recorded or filed. In case of the resignation, inability or refusal to situated shall be Successor in Trust. Any Successor in Trust here.	ic of the Recorder or Registrar of Thies in which this instrument shill have been a to Trustee, the then Recorder of Deeds of the county in which the premises are consultant that the destrict little, sowers and authority as are herein given Trustee.
and any Trustee or successor shall be entitled to reasonable compet	is for all acts performed herounder.
	y change in the ownership of the premises
	nt of the mortgagee, the entire principal ecome ly and payable at the election
of the mortgagee, and foreclosur	e proceedings may be instituted thereon
	ves the right and the mortgagor on its
or their behalf and on behalf of mortgagee may charge the minimum	its or their assignees agree that the sum of \$25.00 for the preparation and
execution of a release of the wi	thin mortgage and assignment of rents.
THIS TRUST DEED is executed by the undersigned Trustee, not by the parties hereto, anything herein to the contrary notwithstanding	personally, but as Trustee a correspoid; at is expressly understood and acted, that each and all of the covenants, no trust as and acteed in the Trustee, unused and left red to in said Acreement, for the purpose coments of the Trustee, unused and left red to in said Acreement, for the purpose it responsibility is assumed by, nor shall it may the be asserted or enforced accent, in the root of or account of any covernant, left since or acreement been nor in said I liability, if any, being horeby expressly wall of ond related by the party of the cover, and by all persons claiming by or through covernant covernant, but the red to the party of the covernant covernant acceptance of the covernant coverna
made and intended, not as personal covenants, undertakings and ag of binding it personally, but this instrument is executed and delivered ontegred upon it as such Trustee, and no personal liability or personal	resements of the Trustee, named and 10f fred to in said Agreement; for the purpose by Northbrook Trust & Savines Bank, a Trust goodley in the exercise of the powers to responsibility is, assumed by, nor shall it may the be asserted or enforced against.
Sorthbrook Trust & Savings Bank, its agents, or employees, on according to the contained, either expressed or implied, all such persons econd part or holder or holders of said principal or interest notes he	ant hereof, or on account of any convenant, "but sing or agreement herein of in spill I liability, if any, being hereby expressly was at and released by the party of the real, and by all persons claiming by or throng a unifor released by the party of the
econd part or holder or holders of said principal or interest notes he or the holder or holders, owner or owners of such principal notes, and Anything herein contained to the contince notwithstanding it i	reof, and by all persons claiming by or through o and resid party of the second part by every person now or hereafter claiming any rist of security hereander. s understood and agreed that Northbrook Trust w. Sa m. s. Jank, individually, shall
ave no obligation to see to the performance or nonperformance of an r nonnection taken in violation of any of the covenants herein contains nec of the covenants herein contained shall be confound only one of	by every person now or hereafter claiming any vis. or security hereafider, suddensed and agreed that Northbrook Trust we see me, such, individually, shall support the second of the sec
IN WITNESS WHEREOF, Northbrook Trust & Savings Bank, as Vice-President, and its corporate seal to be beceunte affixed and 5	not personally but as Trustee as aforesaid, has caused the presents to be siened by its Assistant Cashier, the day and your first also we we, a
NORTHBROOK TRUST & SAVINGS BAN	K As Trustee as aforesaid and not person h.
634 C	anla Mistalse
7/5%	VICE THE AT
Attest //	in Turns
	Christina M. Pike
USTI OF COOK (and for said County, in the State aforesaid, DO HEREBY CERTIFY, that
Charles M. Wa Vice-President of NORTHBROOK TRUST & SAV	INGS BANK, and Helen J. Kwielford
A Conception instrument as such Vice-President an	ersonally known to be to be the some persons whose names are subscribed to the dissipant Cashier, respectively, appeared before me this day in person and ack-di instrument as their own free and voluntary act and as the free and voluntary act as and purposes therein set forth; and the said Assistant Cashier then and there ack-perate seal of said Bank (ild alike the corporate seal of said Bank to said instrument free and voluntary act of said Bank as Trustee as aforesaid, for the uses and vurgice and voluntary act of said Bank.
knowledged that they signed and delivered the sai	id instrument as their own free and voluntary act and as the free and voluntary act is and purposes therein set forth; and the said Assistant Cashier then and there ack sorner set of said of Rank did after the corrected seal of said Bank to said instrument
O his for own free and voluntary act and as the	free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and pur-
7	20th 0/10h 70
Given under my	hand and notarial seal, this day of day of ADD 19.19
**************************************	Notary Public
IMPORTANT	The instalment Note mentioned in the within Trust Deed has been identified
THE PROTECTION OF BOTH THE BORROWER AND LENDER, NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	herewith under Identification No.
NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	
LED FOR RECORD.	in fall to the Market Trustee
R 111	(Cotto

END OF RECORDED DOCUMENT