## NOFFICIAL COP

AMORTIZATION FORM OF TRUST DEED 660584

## 25568211

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made August 21 1980, 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 August 21, 1980 and known as trust number 25539 herein referred to as "First Party," and Chicago Title Insurance Company 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 Principal Sum of Thirty Thousand (\$30,000.00) \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*Dollars,

made payable to BEARER

which said Note the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement 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 per ant per annum in installments as follows: Three Hundred Thirty Three and Six(6)

06/100 (\$333.(6) Dollars on the 10th 10tr day of September

19 80 and Three Hundred Thirty Three

and 06/100 (\$333.06)

Dollars on the 10th day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 10thay of August 1981. All such payments in account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal valance and the remainder to principal; provided that the principal of each installment unless paid when due shill 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 trust company in Chicago 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 PARKSIDE FOUNDATION NC., 1775 Demoster Ave., Park Ridge, II. in said City, NOW, THEREFORE, First Party to secure the payment of the aid principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the money of the payment of the

being in the COUNTY OF AND STAT & OF ILLINOIS, to wit: Cook

See attached sheet

COOK COUNTY, ILLINOIS FILED FOR THOUGH

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BOX 533

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, exsements, fixtures, and appurtenances thereto belonging, and all rents, issue so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily as long and all apparatus, equipment or articles may be resafter therein or thereon used to supply he water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting window sindex sindex, stores and water heaters. All of the foregoing orange and the state of t

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2 in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and antisateory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable to the premises and the men process of erection upon said premises; (5) comply with all requirements of law or municipal on to the premises and the me thereof; (6) refind from making material silerations is asid premises except as required by law or manifest of the premises and the men thereof; (6) refind from making material silerations is asid premises except as required by law or against the premises when due, and upon written request, to furnish to Trustee or to holders of the context; (9) keep all his ments now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in foll the inde by, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee holders of the note, and rights to be evidenced by the standard montage chause to eather the remean policies not less than though the same or to be evidenced by the standard montage chause to be attached to each policy; and to deliver all policies in the note, and in case of insurance about to expire, to deliver renewal policies not less than in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or in

DELIVERY

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Mr. Dan Curtis

c/o Gardner, Carton & Douglas Address: One First National Plaza

CITY: Chicago, IL 60603 for information only insert street address of above described

or RECORDER'S OFFICE BOX NO...

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per annum. Inaction of Trustee or holders of the note shall never be co-provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, ing to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, stor into the validity of any tax, assessment, sale, forfeiture, tax lien 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 unpaid indebtedness see deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable is, immediately in it 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 successor of the contrary payment of the principal or interest on the note, or (b) in the event of the failure of First Party or its successor of the contrary payment of the principal or interest on the note, or (b) in the event of the failure of First Party or its successor of the contrary payment of the contrary of the payment of the principal or interest on the note, or (b) in the event of the failure of First Party or its successor of the payment of the

any of the Uning speciment, set forth in paragraph one hereot and such detault shall continue as after the expiration of said three day period.

When the indebtedness bereby secured shall become due whether by acceleration on other than the ordered the same period of the security of the decree of the security of the decree of the period of the security period of the printer's fees, outlars for documentary and expert evidence, stenographers' charges, publication be expended after entry of the decree of procuring all such abstracts of tile, title searches and almilar data and assurances with respect to title as Trustee or holders of the note may deem to evidence to bidders at any sale which may be had pursuant to such decree the true condition inditures and expenses of the nature in this paragraph mentioned shall become so much addited by aparile, with interest thereon at the rate of seven per cent per annum, when paid or incurred to payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the court call of the right to foreclose whether or not actually commenced; or (c) preparations for the ght affect the premises or the security hereof, whether or not actually commenced and applied in the security hereof, whether or not actually commenced and applied in the security hereof, whether or not actually commenced and applied in the security hereof, whether or not actually commenced. or he

5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, costs and expenses ir ident to the foreclosure proceedings, including all such thems as are mentioned in the preceding paragraph is other items which and the terms hereof constitute secured indebtedness additional to that evidence by the note, with interest there vided; third, all 'ucip' and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or rights may apper.

led; third, all , ucho I and interest remaining unpaid on the note; nouth, any overpus to risk assets, as team or, this may apper.

6. Upon, or at any 'we after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may a. Such appointmen' may be made either before or after sale, without notice, without regard to the solvency or insolvant receiver, of me in me hall be then occupied as a homestead or not and the Trustee heretunder may be appeared to the solvency of the control of the property of the control of the property of the control of the property of the control of the contro

that purpose.

3. Trustee has no duty to examine the 'tile, location, existence, or condition of the premises, nor shall Trustee be obligated to record this tru of to exercise any power herein given unless, pressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in its own gross negligence or misconduct count of the agents or employees of Trustee, and it may require indemnities satisfactory to it before example of the premise of the premise of the premises.

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its own groas negligence or misconduct count of the agents or employees of trustee, and it may require indemnities anisactory to it decore exercising any power herein given.

9. Trustee shall release this trust deed and to lin thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness accured by this trust deed has been folly paid; and to employ execute and deliver a release bereof to and at the request of any person who shall, either before or after maturity thereof, produce and whill to Trustee the note representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without it juint. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine ands herein described any note which bears a truit without it is not an expectation of the conforms in substance with the description herein contains of the 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 nev t executed a certificate on any instrument identifying same as the note described herein, it may accept, as the graums note herein description herein contained of the note and which purports to be executed on behalf of the release is requested of the original trustee and it has nev t executed an approximation of the note and which purports to be executed on behalf on the substance with the description herein contained of the note and which purports to be executed on behalf or instruction the release is requested of the original trustee and it has nev t executed an analysis of the note and which purports to be executed on behalf or instruction to the note and which purports to be executed on behalf or note and which purports to be executed on behalf or note and which purports to be executed and the note and which purports to be executed and the note and which the purports to be executed any note and the note and which the purports to be executed any note whi

2000 PA THIS TRUST DEED is executed by the undersigned Trustee, by the parties hereto, anything herein to the contrary notwithstand made and intended, not as personal covenants, undertakings and of binding it personally, but this instrument is executed and delight of the powers conferred upon it as such Trustee, and so corsonal enforced against. The Cosmopolitan National Bank of Chicago, its or agreement herein or in said principal note contained, either correlated by the party of the second part or holder or holders of a said party of the second part or holder or holders, owner or or ascurity hereunder.

or security hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed that The shall have no obligation to see to the performance or nonperformance of any of the covenants here any action or nonaction taken in violation of any of the covenants herein contained, it boing understoned the performance of the covenants herein contained shall be enforced only out of the property herein in WITNESS WHEREOF, The Cosmopolitan National Bank of Chicago, not personally but as T signed by its Assichast-Wice-President, and its corporate seal to be hereunto affixed and attested by and year first above written. The Cosmopolitan National Bank of Thicago, individually, a herein contained and shall not be personally liable for determined that the payment of the money secured hereby hereinged and the rents, issues, r. ap fits thereof, the Trustee as aforesaid, has caused if see prients to be all by its Assistant Trust Officer-Assistant and Trust Officer-Assistant Trust Offic

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

a, me uncersumed, a Notary Public, in and for the County and State aforesaid, DO HEREBY CERTIFY that the above named Assistant Vice Praident and Assistant Trust Officer-Assistant County and County and State aforesaid, NATIONAL BANK OF CHICACO, personally known to me to be the same persons whose momes are subscribed to the foregoing instrument as such Assistant Vice Praident and Assistant Trust Officer-Assistant—County, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the THE COSMOPOLITAN NATIONAL BANK OF CHICACO for the uses and purposes therein act forth, and the said Assistant Trust Officer-Assistant-Cashis-then and there acknowledged that said Assistant Trust Officer-Assistant County of the Chicaco, caused the corporate seal to be affixed to said instrument as said Assistant Trust Officer-Assistant-Cashis-is own free and voluntary act and as the free and voluntary act of said THE COSMOPOLITAN NATIONAL BANK OF CHICACO for the uses and purposes therein set forth.

	Given under my hand and notarial seal, this 25 day of August A. D. 19 80  Notary Public
HEORTANT	The instalment Note mentioned in the within Trust Deed has been identified
THE PROPERTION OF BOTH THE BORROWER NOTE SECURITOR BY THIS TRUST DEED SHOUL	AND LENDER, barewith CHIGAEO TITHE No. TRUST CONTAIN. TRUSTEE

THE NOTE SECURITY IN THIS TRUST DEED SHOULD BE DENTI-FIED BY THE TRUSTED DAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECEIPED.

EXHIBIT A

Legal Description

PARCEL 1:

That part of Lot 3 of the Northwestern Terra Cotta Company's Resubdivision of a part of the North East 1/4 of the South East 1/4 of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian, described as follows:

Beginning at a point on South line of said Lot 3 which is 34.40 feet West of South East corner thereof; thence North along the center line of a 17 inch brick wall, which center line forms an angle (measured in North West quadrant) of 90 degrees, 1 minute 50 seconds with said South line of Lot 3, a distance of 99.41 feet; thence West along the center line of a 17 inch brick wall, which center line forms an angle /measured in the South.West quadrant) of 90 degrees, 1 minute 20 seconds with the last described course, a distance of 43 41 feet; thence North perpendicular to the last described course a distance of 40.71 feet; thence West perpendicular to the last described course, a distance of 143.19 feet to a poin: 1.0.29 feet North and 219.85 feet West of the South and East lines, respectively, of said Lot 3; thence Northerly on a line co ming an angle (measured in North East quadrant) of 93 degrees, 42 minutes with the last described course, a distance of 23.25 feet to a point 213.39 feet North and 223.96 feet Wes' of said South and East lines, respectively, of said Lot 3; the ce West parallel with said South line of Lot 3 a distance of 45 04 feet to the Westerly line of said Lot 3: thence South rly along said Westerly line of Lot 3 a distance of 215.27 test to the South West corner of said Lot 3; thence East along the said South line of Lot 3 a distance of 207.61 feet to the point of beginning, in Cook County, Illinois

ALSO

PARCEL 2:

Together with easement for right of  $w_{AY}$  for ingress and egress from the rear or Northerly side of Parcel 1 to be used in common with present and future owners of property lying Northerly of Parcel 1, over, upon and across the following described premises bounded and described as follows:

Commencing at a point on the North line of West Wrightwood Avenue, which point is 14 feet East of the South Fest corner of Lot 3 herein above mentioned; thence North along the Westerly side of presently existing 12 feet North and South driveway a distance of 99.41 feet; thence continuing Northerly along said line a distance of 19 feet, 11 inches, more or less, to the Southerly line of the existing East and West driveway; then e Westerly along the Southerly line of said existing East and West driveway a distance of 34 feet 3 inches; thence Southerly at right angles a distance of 19 feet 11 inches; thence West a distance of 54 feet 1 inch; thence North at right angles to the last described line a distance of 29 feet 7 inches more or less to the Northerly line of said presently existing East and West driveway; thence East along said Northerly line of said driveway a distance of 100 feet, 4 inches, more or less, to the Easterly line of the said presently existing North and South driveway; thence South along said Easterly line of said North and South driveway to a point on the Northerly line of Wrightwood Avenue 12 feet East of the point of beginning; thence West 12 feet to the point of beginning, (excepting however from the above tract of land every portion thereof, if any, which may be presently covered by any building or structure, such exception, however, to be effective only so long as said buildings or structures remain as presently located), for the benefit of Parcel 1 aforesaid as created in Deed 1243046 as Document Number 13708497, in Cook County,

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