TRUST DEED (AMORTIZATION FORM) ,.

Grace Manabat

1965 H. Milwaukee

- Mak 6 # 25382856

The above space for recorder's use

THIS INDENTURE. Made FEBRUARY 234 19 60 , between Main Bank Of Chicago, an Illinois Corporation, not personally but as Truste under the provisions of a Deed or Deeds in trust duly recorded. and delivered to said Bank in pursuance of a Trust Agreement dated FEBRUARY 8,1979 and known as trust number 79-1375 herein referred to as "First Party," and MAIN BRIK OF CHICAGO an Illinois corporation herein referred to as TRUSTEE, witnesseth:

THAT. WHEREAS cost Party has concurrently herewith executed an installment note bearing even date herewith inthe Principal Subject interest SIX THOUSAND THESE HUNDRED FIFTY & NO. 100----- Dollars. made payable to BF RFA

which said Note the First (rt) promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specificall, destaible, the said principal sum and interest

on the balance of principal remaining from time to time unpaid at the rate of

percent per annum in installments as follows: One hundred seventy-six & 19 60 and the hundred seventy-six & 39/100 Dollars on the 29 tit. dry of MARCH day of each month thereafter until said note is fully paid except that the final Dollars on the 29 tl:

payment of principal and interest, if no too er paid, shall be due on the 29th, day of FEBRUARY 9 53 All such payments un account of ne 4 i.e. bredness evidenced by said note to be first applied? the unpaid principal balance and the remaind at to principal provided that the principal of each installment unless partimhendiceshall bear interestartherateof = *** percent 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 in said City. MAIN 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 limitations of this trust deed, and also to consideration of the sum of One Dollar it hand rice, he receipt whereof is hereby acknowledged, does by these presents great remise release alien and convey unto the Trustee its successors and assigns, the friends and described Real Estate situate lying and being in the COUNTY OF AND STATE OF ILLINOIS to wir. QU 031

Lat le in Lelamater's Resubdivision of Lots 5 to 18 (m.) sive, in 81cck 23 in Simon's Subdivision of the South East 1/4 of Section 35, Townshir, 40 North, Fange 13 East of the Third Principal Meridian in Cook County, Illinois.

Lot 4 (Endert the North 3. Feet thereof) and Lot 5 in Block 5. Hansbrough and Hess schidivision of the East 1/3 of the South West 1/4 of Section 36, Tourship 40 North, hange 13 Hast of the Third Principal Meridian. In Jook County, Illin)is.

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which, with the property hereinafter described, is referred to herein as the "premises" which, with the property hereinafter described, is referred to herein as the "premises" TOOETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used supply heat, gas, air con (whicher single units or centrally centrolled), and ventilation, including (without restricting the foregoing), screens, floor coverings, in a door beds, swinings, stores and water heaters. All of the Intergoing are declared to be a part of said reas or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or it as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the purposes, as

IT IS FURTHER UNDERSTOOD AND AGREED THAT

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1 Until the distributions aforesid shall be fully paid
alld any building indebedness aforesid shall be fully paid
alld any building in the full paid of the full paid
in the full paid of the full paid from mechanic or othe
tedness which may be secured by a lien or charge on the pr
uch prior lien to Trustee or to holders of the more. (4) con
a said premises, (5) comply with all requirements of law or
and afterstions in said premises accept as required by law or
cert alterstions in said premises accept as required by law or
lets of the note duplicate receipts therefor, (6) pay in full und
site, (9) keep all buildings and improvements now or hereaf
cies providing for payment by the insurance companies of ma
as accured hereby, all in companies stuffactory to the holder
to holders of the note, such rights to be evidenced by the stam
wall policies; to holders of the note, and in case of insurance solicies, to holders of the nois, and in case of insurance about the pines to different and the control of the

MAIN BANK OF CHICAGO 11 1/2/25 1965 NORTH MILWAUKEE AVENUE Street cuicago, illinois 60647

or RECORDER'S OFFICE BOX NO._

for information only insert strest address of above described property.

3262-64 WEST NORTH AVENUE CHICAGO, ILLINOIS

KIZE BERNE

- 2. The trustee or the holders of the note breely secured making any payment hereby authorized relating to takes or saseisments may do so according to any hill statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax assessment, take, forfeiture, tax lien or title or claim thereof.

 3. At the option of the holders of the note and without notice to First Parry, its successors or assigns, all unpaid indebtedness accured by this trust deed to the contrary, become due and payable (a) Immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) in the event of the failure of First Parry 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, said opinin to be exercised at any time after the expiration of said three day period.

 4. When the indebtedness hereby accured thall become due whether by accurederation of the times of the notice of Trustee thall have the right of three days and experiences which may be paid or incurred by or on behalf of Trustee or holders of the note for attorney? fees, Trustee's fees, outlays for documentary and expert evidence, stenographers charges, publication costs and costs (which may be extended as to its may to be expended after entry of the decree of precurring all such advitacts of title title exerches and examinations guarantee poicies. Touries certificates and similar data and assurtances with respect to title at Trustee or holders of the note in connection with (a) any proceeding unclaimed as to its may to be expended after entry of the decree of precurring all such advitacts of title exerches and examinations guarantee poicies. Touries certificates and similar data and assurtances with respect to title at Trustee or holders of the note in connection with (a) any proceeding unclaimed as to the respect to title at Trustee of the

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m and for said County on the State aforesaid DO HERITY CERTIFY that Har tel 4 STATEOFILLINOIS | SS

ANO 3262-64 W. N