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THIS INSTRUMENT PREPARED BY ROBERT H. SNELL

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COOK COUNTY, LIGHT !

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*23501120

50 SOUTH LASALLE STREET CHICAGO, ILLINOIS 606 P. 27 2 12 PH 170

TRUST DEED

23 501 1**20**

THE ABOVE SPACE FOR RECORDERS USE ONLY

APRIL 20 76 between THIS INDENTURE, made , 19 NORMAN R. WECHTER AND HARRIET B. WECHTER, HIS WIFE

, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY,

an Idinois banking corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WEREAS, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafte described (said legal holder or holders being herein referred to as Holders of the Note) in the principal

sum of SIYIY THOUSAND AND 00/100 60,000.00) Dollars, evi.e. e' by one certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made an able to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum v.id iterest from date hereof on the balance of principal remaining from time to time unpaid at

Dollars on the

75 and

he rate of 8.50% rer annum in instalments as follows:

FOUR HUNDRED F. GHTY-THREE AND 00/100

POUR HUNDRED EIGHTY-THEE AND 00/100

FOUR HUNDRED EIGHTY-THEE AND 00/100

TELL TAY OF each month thereafter Y - HREE AND 00/100 (\$83.00) any of each month thereafter until said Note is fully paid, except that the final pay-15TH ment of principal and interest, if no cooper paid, shall be due on the 15TH day of APRIL

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal balance and the 1em inder to principal and all of said principal and interest are to be made payable at such banking house or trust or a pany in the City of Chicago, Illinois, as the Holders of the Note may from time to time in writing appoint, and in prance of such appointment then at the office of The Northern Trust Company in said City.

NOW, THEREFORE, the Mortgagors to secure the perment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trest Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and als vin consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CO.V.V.A and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF ________ AND STATE OF ILL'NO'S, to wit:

SEE RIDER ATTACHED

UNIT NO. 3203 AS DELIMEATED ON SURVEY OF THE FOLLOWING DESCRIBED PARCELS OF REAL ESTATE IN COOK COUNTY, ILLIPOUS (HEREINAFTER REFERRED TO COLLECTIVELY AS "PARCEL"):
LOTS & THROUGH 18, BOTH INCLUSIVE AND INCLUDING LOTS 7A, 7B, 7C, 7D, 7F, 7F, 11A AND 11B, IM MAPBAN DESUBBLIMISTOR, BEING A SUBDIVISION OF A PART OF BLOCK 20 IN CANAL TRUSTER? SUBDIVISION OF THE SOUTH FRACTIONAL 1/4 OF SECTION 3, TOWNSHIP 30 MORTH, RANGE 1/4 FAST OF THE THIRD PRINCIPAL MEDIDIAN, ACCORDING TO THE PLAT OF SAID MARBAN RESUBDIVISION (HEREIN CALLED THE "MARBAN RESUBDIVISION") RECORDED DECEMBER 30, 1075 WITH THE GOOK COUNTY RECORDED OF DEFENS AS DOCUMENT NO. 23339677,
WHICH SURVEY (HEREINAETER CALLED "SURVEY") IS ATTACHED AS IXHIBIT A TO THE DECLARATION OF COMPOUNTING OWNERSHIP, FASEMENT.
RESTRICTIONS, COVENANTS AND BY-LAWS FOR 190 FAST PEARSON SIP FT, CHICAGO, ILLINGIS (HEREINAETED CALLED "DECLARATION"), RECORDED ON MARCH 20, 1076, IN THE OFFICE OF THE RECORDER OF DEFENS OF COOK COUNTY, ILLINGIS AS DOCUMENT NO. 23832350, TOCETHER WITH AMOUNT OF THE PROCEL ALL THE PROPERTY AND SPACE COMPRISING ALL UNITS AS DEFINED AND SET FORTH IN THE DECLARATION AND SURVEY).
MORTGAGOR ALSO HEPERY GRANTS TO "ORTGAGEF, ITS SUCCESSOPS AND ASSIGNS, AS RIGHTS AND EASTMENTS APPHERMANT TO THE AROVE DESCRIBED REAL ESTATE, THE PIGHTS APPHERMANT TO THE AROVE DESCRIBED REAL ESTATE, THE PIGHTS APPHERMANT TO THE AROVE DESCRIBED RACE ESTATE, THE PIGHTS APPHERMANT TO THE BENEFIT OF SAID PROPERTY SET FORTH IN THE DECLARATION, AND IN THE DEFD DECLARATION OF ZONLING RESTRICTIONS RECORDED MARCH 29, 1975, AS DOCUMENT NO. 23632348, AND IN THE DEFD DECLARATION OF ZONLING RESTRICTIONS RECORDED MARCH 29, 1976, AS DOCUMENT NO. 23632351.

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DOON OF COOP COUNTY COOP which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances the oblonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and an apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive,

It Is Further Understood and Agreed That:

the atended stift or proceeding which might affect the premises or the security bereof, whether or not actually continenced.

8. The proceedy of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on accepts and expenses incident to the foreclosure proceedings, including all such tiens as are mentioned in the preceding paragraph hereof; second tens, which under the terms hereof constitute secured indehedness additional to that evidenced by the Note, with interest thereon as hereithird, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assignts may appear.

9. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receptions. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors, such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors and the Trustee of countries of the proceeding as such receiver. Such are power to colbert the rents, issues and profits of a during the pender vo, such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, wheth redemption or more such as a such as a such application of the proceeding, when the contribution of the process which may be necessary or are usual such cases for the protection, possession, outford, many forther times when Mortgagors, except for the intervention of such receiver, would be entitled to contain the process of the protection, possession, outford, many through the procession of the procession, and all other powers which may be necessary or are usual such cases for the protection, possession, outford, many through the procession of the pr

essention or other he, which may be on breother appears on the another the definency in case to all cand definence.

In definency in case to all cand definence, the definence of the definency in case to all cand definence to the definence of such portrol of the second and appears to the lodger of the Note to may be demanded by the Holder, and all such proceeds so paid over shall be applied upon the principal or or such portrol of the second and was be demanded by the Holder, and all such proceeds so paid over shall be applied upon the principal or received to the Note to may be elected by the Holder and without premium or penalty.

11. No action for the side of the Holder and without premium or penalty.

12. Trustee or the Holders of the Note to may be reflected by the Holder and without premium or penalty.

13. Trustee or the Holders of the Note to may be reflected by the Holder and the subject to any defense which would not be good and available to particular the Holders of the Note to the Note that the Holders of the Note to the Note that the Holders of the Note to the Note that the Holders of the Note to the Note that the Note and which personal the Note and which purports to be executed by the presentation of the Note and which purports to be executed by the present the Note and which the present the Note and which the present day which the present the Note and which the present the not the Note and which the present the Note and which the present the Note and which the present thereof the Note and which the pre

conforms in substance with the description hereit. In cased of the Note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of 0.7 original trustee and it has never executed a certificate on any instrument identifying some as the Note description herein contained of the Note and which purports. The vertical of the persons herein designated and which conforms in substance with the description herein contained of the Note and which purports. The vertical of the persons herein designated and which interior is substance with the description herein contained of the Note and which purports are the vertical of the Recorder of Registrar of Titles in which this instrument shall have been recorded or field. In case of the resignation, inability or closely of the strength of the persons of the trustee, and the resignation, inability or closely of the strength of the persons of the present of the strength of the resignation, inability or closely of the strength of the persons of the persons of the strength of the persons of the strength of the persons of the persons of the strength of the persons o

part thereof, whether or not such persons shall have executed the Note of 15.7 but Deed.

17. Without the prior written consent of the Holders of the Note of the Note of the Note may elect to accelerate as provided in the Note for breach of 15.2 but note that the election after actual or constructive notice of such breach shall be construed as a waiver of or acquisesence in any such a neverther and no delay in such election after actual or constructive notice in the Note for the No

EACH REQUEST, NOTICE, AUTHORIZATION, DIRECTION, OR DEMAND HEREBY REQUIRED OR PERMITTED SHALL BE IN WRITING AND THE MAILING THEREOF BY REGISTERED MAIL TO MORTGAGORS AT 180 E. PEARSON, UNIT 3803, CHILARO, ILLINOIS 60611 OR IF TRUSTEE IS THE INTENDED RECIPIENT, TO TRUSTLE 50 SOUTH LASALLE STREET, CHICAGO, ILLINOIS, SHALL BE SUFFICIENT SERVICE THEREOF ON DATE OF MAILING, AND NO NOTICE TO ANY ASSIGNEE OR GRANTEE OF MORTGAGORS SHALL BE REQUIRED.

Witness the hand a	nd sea) of Mortgagors the day and year first above written. Lite 18 1
NORMANTE WEC	
STARP IN HEINOLE	ROY FAMARCO
O TOME	a Notary Public in and for and reading in said County in the State aforesaid, I.O.H. REBY CERTIFY THAT NORMAN R. WECHTER AND HARRIET B. WECHTER, HIS WIFE
o GMZ =	
2、公司的 2	who AREpersonally known to me to be the same person. Swhose name. S. ARE subscribed of the foregoing for strument, appeared before me this day in person and acknowledged that THEY, signed, scaled an deb. gred the
	said Institution as . THEIR free and voluntary act, for the uses and purposes therein set fort i, including the release and waiver of the right of homestead.
11 P. M. C. C. C.	GIVEN under my hand a Notarial Seal this 22 Mb day of AMIC A.D. 15 7

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

Roy Harley herewith under Identification No. 323823

THE NORTHERN TRUST COMPANY as Trustee.

Tobert As Guell Second Vice President Assistant Secretary

THE MORTHERN TRUST COMPANY ATTN: WM. J. SCHMIDT 50 SOUTH LASALLE STREET STREET L V E CHICAGO, ILLINOIS 60690 R

OR INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER ___ FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 180 E. PEARSON, UNIT 3803 CHICAGO, ILLINOIS 60611

END OF RECORDED DOCUMEN