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COOK COUNTY, ILLINOIS FILED FOR RECORD

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THIS INSTRUMENT SAT PREFER BYAR 15 79 9 OC MI ROBERT H. SNELL

50 South La Salle Street

THE ABOVE SPACE FOR RECORDERS USE ONLY

Chicago, Minois 60675

THIS IN JE, W URE, made MARCH 9 ,1979, between WESTON K. WHITEMAN AND JOAN M. WHITEMAN, HIS WIFE,

, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY,

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

THAT, WHEREAS, the 'lortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described (said eg.' holder or holders being herein referred to as Holders of the Note) in the principal

Sum of EIGHTY FIVE "HOUSAND AND 00/100 (85,000,00)

Dollars, evidenced by one cer in Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made payable to be ARER and delivered, in and by which said Note the Mortgagors promise to pay the

said principal sum and interest from the hereof on the balance of principal remaining from time to time unpaid at

758.001

the rate of 9.750 % per annum in it stalments as follows:
SEVEN HUNDRED FIFTY EIGHT A'D 10/100

Dollars on the 10TH day of MAL 19.79

SEVEN HUNDRED FIFTY EIGHT A.T C//100

Dollars on the 10TH day of each mo ith hereafter until 758.00)

Dollars on the 10TH day of each mo the hereafter until said Note is fully paid, except that the final payment of principal and interest, if not sooner paid, s' all ne due on the 10TH day of ___ APRIL

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

NOW, THEREFORE, the Mortgagors to secure the payment of the air or neighbor and said interest in accordance with the terms, provisions and limitations of this Trust Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in consideration of air sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARREAN unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest ther in situate, lying and being in the COUNTY COOK _ AND STATE OF ILLINOIS, to wit:

LOT 12 IN BLOCK "D" OF BROADMEADOW PROPERTIES, BLING A SUBDIVISION OF THE SOUTH 2/3RDS OF THE SOUTH WEST 1/4 OF THE SOUTH VEST 1/4 OF SECTION 20, TOWNSHIP 42 NORTH, RANGE 13, EAST OF THE THIRD PLINCTPAL MERIDIAN, IN THE VILLAGE OF WINNETKA, IN COOK COUNTY, ILLINOIS.

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

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, 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 all 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:

Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or bereafter on the 1 of dor be destroyed; (2) keep said premises in 500 oc condition and repair, without waste, and free from mechanics, or ressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge hereof, and upon requient exhibits satisfactory evidence of the discharge of such prior land to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge hereof, and upon requires (5) comply cipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises all ordinance or as authorized by the Holders of the Note.

Mortgagors shall pay before any penalty attaches all general taxes, and thall pay special taxes, special saxessments, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, a Mortgagors whall here the light of the provided by statute, a Mortgagors whall here the light of the ligh

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4. In case Mortgagors shall fail to perform any covenants herein copayment or perform any act hereinbefore required of Mortgagors and purchas laimments of principal or interest on prior or forfeiture affecting said premise laimment of the performance of the performance of the performance of the performance of the Note to protect the mortgaged premises additional indebted action herein authorized morton at the case reaches the performance of the Note to protect the mortgaged premises additional indebted action herein authorized morton at the same rate of interest per annum as is the Note shall never be considered as a waiver of any right accruing to them on the Note shall never be considered as a waiver of the Note hereby secured making any	ntained, Trustee or the Holders of the Note may, but need not make any and manner commed expedient, and may, but need not, make full or partial sections of the property of the purpose of the partial section of the purpose of the pu
according to any bill, statement or estimate product from the parties estimate or into the validity of any lax, assessment, sale, forfeiture, ax lien or scilinate or into the validity of any lax, assessment, as forfeiture, ax lien of 6. Mortsagors shall pay each liem of indebtedness herein mentioned, option of the Holders, of the Note, and without notice to Mortsagorayable (a).	title or claim thereof. both principal and interest, when due according to the terms hereof. At the both principal and interest, when due according to the terms hereof. At the ald indebtedness secured by this Trust Deed shall, notwithstanding anything jummediately in the case of default in making payment of agreement of the
in the Note or in this Trust prefet to me, when default shall occur and con- Mortagors herein contained. 7. When the indebtedness hereby secured shall become due whether light to foreclose the line forecasts which may be paid or incurred by or on a praiser's fees, outlays for documentary, and expert evidence, stemps of the property of the security	by acceleration or otherwise, Holders of the Note or Trustee shall nave to rere shall be allowed and included as additional induberdors at Trustee's fees, behalf of Trustee or Holders of the Noteh half to the Trustee's fees, charges, publicad on similations, guarantee policies, Torrens certificates, and to the may deem to be reasonably necessary either to prosecute such sail or lotte may deem to be reasonably necessary either to prosecute such sail for e true condition of the title to or the value of the premises, due and payable, the additional indebtedness secured hereby accurated by Trustee or Holders of said principal indebtedness when either of them shall be a party, either as
osts and expense inc. and to the descriptions secured indebtedness addition	nal to that evidenced by the being legal representatives or assigns, as their
premise. Such appointr it r sy be made either before of the their value of union of application for a the consequence of the their value of the control of the their value of the control of the trustee hereund the property of the control of the trustee hereunds, and the trustee hereunds, are loaure suit and, in case of a sale and a defining the control of the contr	If the premises or whether the same shall be then occupating at said premises eiger shall have power to collect the result directed production of said premises efficiency, during the collect are result directed experience, whether there be flicted to collect such as the collect such that the collect such is the collect such is the collect such is such cases for the protection, possession, control, management and time to time may authorize the receiver to pur Deed, or any tax, special nereby, or beyond the collect such application is made prior to foreclosure sale:
all or such portion of the proceeds he was a believed by the Holder and without pre- accrued interest of the Note as may be elected by the Holder and without pre- lation of the process of the enforcement of the land of any provision her the party interposing same in an action at law pon he gote hereby secured.	mium or penalty. eof shall be subject to any defense which would not be good and available to
that purpose. 12. Trustee or the Holders of the Note 4. I) we the right to inspect that purpose. 13. Trustee has no duty to examine the tile, location, existence, or Deed or to exercise any power herein given unless expressly bligated by the case of its own gross negligence or misconduct or that if the stents or emercising any power herein given. 14. Trustee shall release that Trust Deed and the len thereof by prope secured by this Trust Deed seed, produce and exhibit to T sate the Not before or after mice thereof the produce and exhibit to T sate the Not returned by the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and except as true without many; here a release the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and exhibit to T sate the Not returned to the produce and the	ne terms hereof, nor be liable for any are is or omission decreased by ployees of Trustee, and it may require indemnities astisfactory to it before proposes of Trustee, and it may require indemnities astisfactory to it before a release hereof to and at the request of any person who shall, either of the result of the request of any person who shall, either of the request of any person the steep section of the request of the request of the request of a successor trustee, such successor trustee may accept a the lifestion purporting to be executed by a prior trusteerin designated as the and which purports to be executed by a prior trusteerin designated as the it has never executed as presented and which conforms in substance with the by the persons herein designated as makers thereof. The Recorder or Registrar of Titles in which this instrument, shall have been of Trustee, Chicago Title and Trust Company, Chicago, Illinois, an Illinois of Trustee, Chicago Title and Trust Company, Chicago, Chicago Title and Trust Company, Chicago, Titles in the company chicago.
recorded or filed. In case of the resignation, tage of its recignation, I abi	lity or refugal to act, the then return newers and authority as are herein given
16. This Trust Det. Montgagors" when used herein shall include all is Mortgagors, and the word "Mortgagors, and the word "Mortgagors, and the word with the properties of the Holders of the 17. Without the prior written consent of the Holders of the Note, the of the Note may elect to accelerate as provided in the Note for breach of the Note may elect to accelerate as provided in the Note for breach of the Note may elect to accelerate as provided in the Note for breach of the Note may elect to accelerate as provided in the Note for breach of the Note may elect to accelerate as provided in the Note for breach of the Note may elect to accelerate the provided the Note of the	re det hall have referenced hereunder. The control of the control
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