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THIS INSTRUCTION BY:
ROBERT H. SNELL .
50 South La Salle Street
Chicago, Illinois 60675

## 25714568

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDF VI'URE, made December 9, , 19 and FOBERT P. COFFMAN, her Husband,

, 19 80 , between PAULINE MORTON COFFMAN isband,

, 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, or Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described (and legal holder or holders being herein referred to as Holders of the Note) in the principal sum of FIFTY-EIGHT TOUSAND SEVEN HUNDRED FIFTY AND NO/100 (\$58,750.00) —— Dollars, evidenced by one cert in Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made payable to BE TER 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 the rate of 14.75% per annum notes ulments as follows: SEVEN HUNDRED FORTY-ONE AND NO/100

All such payments on account of the indebtedness esidenced 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 such appointment then at the office of The Northern Trust Company in said City.

NOW, THEREFORE, the Mortgagors 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 the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARL'A'. I'll unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest them, situate, lying and being in the COUNTY OF \_\_\_\_\_\_\_ AND STATE OF ILLINOIS, to wit:

The South 12-1/2 feet of the East 150 feet of Lot \_ and the North 25 feet of the East 150 feet of Lot 3 in Block 10 in Hulbert's Subdivision of the West 1/2 of Lot 2 in Subdivision of Section 18, Townslip 3° North, Range 13 East of the Third Principal Meridian, (except the West 1/2 of the South West 1/4 thereof) in Cook County, Illinois.

COOK COUNTY, ILLINOIS FILED FOR TOTAGED

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Sidney M. Olson RECORDER OF DEEDS

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

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereof belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may 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 theretof 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:

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or herafter on the premises which may because maked or be destroyed: (2) keep said premises in good condition and repair, without waste, and free from mechanics, or other liens or claims for lien one expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be not of trustee or to Holders of the Note; (4) complete the lien hereof, and upon request exhibit satisfactory evidence of the discharge of the property of the Note; (4) complete within a reasonable time any building or buildings now the new standard of the Note; (5) comply with all requirements of law within a reasonable time the proof of the Note; (6) make no material alterations in said premises except as required by two or municipal ordinances with report by the Holders of the Note.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer services, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts and other charges against the premises when due, and shall upon written request, for the manner provided by statute, any tax or assessment which perfor. To prevent detault increunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which performs the prevent detault increunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which

Morteagors may desire to contest.

3. Morteagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning, and such other hazards or contingencies as the Holders of the Note may require under policies providing for payment of the companies of moneys sufficient either to pay the cost of replacing or repairing the same for the contingencies as the Holders of the Property of the Holders of the Note, and in case of incurance about to expire, and their deliver all policies, including additional and received policies, to Holders of the Note, and in case of incurance about to expire, and deliver renewal policies not less than ten days prior to it respective dates of expiration. In case of loss, Trustee may, but need not, collect and receipt for the proceeds of any such insurance and apply the proceeds in reduction of the indebtedness secured hereby, whether due or not.

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4. In case Mortageon shall fall to perform any covenant he ayment or perform any act bereinbefore required of Mortageors in as ayments of principal or interest on prior encumbrances. If any, and am thereon, for redeem from any bars also or forfeiture affecting said am thereon, for the property of the	erein contained, ny form and man purchase, disch premissaor cont rewith, Including heleof, Phus ress	Trustee or the Holders of the Note may, but need not make any met deemed expedient, and may, but need not, make full or partial rife, compromise or actile any tax lien or other prior lien or title or set any tax or assessment, All moneys paid for any of the purposes attoracy's feed, and any other moneys advanced by Trustee or the number concerning which contable compensation to Trustee for each matter concerning which
tion herein authorized may be taken, shall be so much additional in slice and with interest thereon at the same rate of interest per annu- e Note shall never be considered as a waiver of any right accuraing to to 5. Trustee or the Holders of the Note hereby secured make	debtedness secur im as is provided them on account ag any payment	red hereby and shall become immediately due and payable without of lor said principal indebtedness. Inaction of Trustee or Holders of of any default hereunder on the part of Morigagors.  thereby authorized relating to taxes or assessments may do so
5. Trustee or the Holders of the Note hereby secured making to any bill, statement or estimate procured from the apprimate or into the validity of any tax, assessment, asle, forfeiture, tax 6. Mortgagors shall pay each item of indebtedness herein mention of the Holders of the Note, and without notice to Mortgagors, the Note or in this Trust Deed to the contrary, become due and payincipal or interest on the Note, or (b) when default shall occur a retagors herein contained.	lien or title or e tioned, both prir all unpaid indeb able (A) immedia	aim thereof.  Including the securacy of such bill, statement or laim thereof.  Including the secured by this Trust Deed shall, notwithstanding snything tely in the case of default in making payment of any installment of
ncipal or interest on the Note, or (b) when default shall occur a rigagors herein contained.  7. When the indebtedness hereby secured shall become due we have to foreclose the lien hereof. In any suit to foreclose the lien here	hether by accel-	r three days in the performance of any other agreement of the eration or otherwise, Holders of the Note or Trustee shall have the allowed and included as additional indebtedness in the decree for
oraiser's fees, outlays for documentary and expert evidence, stenogra- sepended after entry of the decree) of procuring all such abstracts of itlar data and assurances with respect to title as Trustee or Holders of detect to bidders at any sale which may be had pursuant to such de-	aphers' charges, if title, title search fithe Note may core the true con	Arbites of Holders of the Role for suchneys seek, I trake's seek publication costs and costs (which may be estimated as to items to these and examinations, guarantee policies, Torrens certificates, and learn to be reasonably necessary either to prosecute such suit or to dition of the title to or the value of the premises. All expenditures
Transport herein contained.  7. When the indebtedness hereby secured shall become due we to foreclose the lien hereof, in any suit to foreclose the lien here to the second state of the lien here to the second	led for said princ and bankruptey idebtedness here thether or not a	ipal indebtedness, when paid or incurred by Trustee or Holders of proceedings, to which either of them shall be a party, either as by secured to (b) preparations for the commencement of any suit citally commenced; or (c) preparations for the defense of any either or not setually commenced.
is and expenses ' icid: it to the foreclosure proceedings, including a is which under he tr ms hereof constitute secured indebtedness as d. all principal and in the Note; fourth	all such items as a dditional to that a, any overplus t	are mentioned in the preceding paragraph hereof; second, all other i evidenced by the Note, with interest thereon as herein provided; o Mortgagora, their heirs, legal representatives or assigns, as their
is may appear.  9. Upon, or at $\lambda$ by $t'$ is after the filling of a bill to foreclose thisses. Such appointme $\sigma$ , $t'$ made either before or after sale, $t'$ of application for such $t'$ c. $t'$ $t'$ and without regard to the then $t'$ and the Trustee hereund; $t'$ is $t'$ appointed as such receiver. Such	this Trust Deed, without notice, alue of the prem th receiver shall	the court in which such bill is filed may appoint a receiver of said without regard to the solvency or insolvency of Mortgagors at the ises or whether the same shall be then occupied as a homestead or have power to collect the rents, issues and profits of said premises
9. Upon, or at y t ne after the tiling of a bill to foreclose in 3. Upon, or at y t ne after the before or after sale y of a guida sportume. Py to made either before or after sale y of a puch appoint of a such receiver. Sung the pendency of such a color of such as a sungit of the pendency of such a color of such as a sungit of the pendency of such a color of such as a color of the premises during the not of said period. The Court is in payment in whole or in p. t. or (1) The indebtedness sects ament or other lien which may be of the color of the color of the deficiency in case of a sale and de anexy.	d a deficiency, ours, except for it or are usual in a from time to the ured hereby, or ereof or of such o	during the full statutory period of redemption, whether there be he intervention of such receiver, would be entitled to collect such such cases for the protection, possession, control, management and me may authorize the receiver to apply to the net income in his by any decree foreclosing this Trust Deed, or any tax, special fecree, provided such application is made prior to foreclosure sale;
or such portion of the proceeds thereof as r sy t e demanded by the und interest of the Note as may be elected by the Note as	ne Holder, and al ut premium or p	is such proceeds so paid over shall be applied upon the principal or enaily.
purpose,	spect the premis	es at all reasonable times and access thereto shall be permitted for
13. Trustee has no duty to examine the title, loes ion, ex stend or to exercise any power herein given unless express y obligated of its own gross neeligence or misconduct or that of the service of the		
14. Trustee shall release this Trust Deed and the lien ther of by tred by this Trust Deed has been fully paid; and Trustee may cere or after maturity thereof, produce and exhibit to Trustee i escentation Trustee may accept as true without inquiry. Where a remaining the produced any note which bears a certificate on Note berein described any note which bears a certificate or one Note berein described any note which bears a certificate or ors. Hereoff; and where the release is requested of the original trusted excribed herein, it may accept as the genulae Note herein description herein contained of the Note and which purports to be executed the may tend to be excepted the may tend to be incompared to the new tendent by instrument to writing filed in the off	e nd deliver a r  N te represen les e requeste er fication p  Not which	elease hereof to and at the request of any person who shall, either ting that all indebtedness hereby secured has been paid, which d of a successor trustee, such successor trustee may accept as the surporting to be executed by a prior trustee hereunder or which purports to be executed by the persons berein designated as the reserved a certificate on any instrument identifying same as the
described herein, it may accept as the genuine Note herein description herein contained of the Note and which purports to be executed. Trustee may resign by instrument in writing filed in the off did or filed. In case of the resignation, inability or refusal to.	ibed ny note wated by the wranted by the wranted by the week fice of the week act of Trustee.	hich may be presented and which conforms in substance with the strein designated as makers thereof.  If herein designated as makers thereof.  If you register of Titles in which this instrument shall have been cuicago Title and Trust Company, Chicago, Illinois, an Illinois
Trustee may resign by neuroment in writing filed in the off order or the file of the off order of the resignation, shall be Successor in Trust and in case of its resignation, mises are situated shall be Successor in Trust. Any Successor in Truster, and any Trustee or successor shall be entitled to reasonable come of the order of the order of the order or the	inability of refu st hereunder spensation for al to and he bind	sal to act, the then Recorder of Deeds of the county in which the " act is identical title, powers and authority as are herein given acts berformed hereunder.  " oo " Mortgagors and all persons claiming under or through
ster, and any Trustee or successor shall be entitled to reasonable com- 16. This Trust Deed and all provisions hereof, shall extend leagurs, and the word "Mortgagors" when used herein shall include thereof, whether or not such persons shall have executed the Note of 17. Without the prior written consent of the Holders of the Note her hore may elect to accelerate as provided in the Note for breach the breach shall be construed as a waiver of or acquiseseence in any st	all such persons or this Trust Deer e, the Mortgagor	a a' persona liable for the payment of the indebtedness or any discussions of the indebtedness or any discussions of the indepted in the premises. The Holders and read any many election after actual or constructive nuties
ich breuch shall be construed as a wäiver of or acquiescence in any st	uch conveyance	or encum (ance
		$\mathcal{C}_{\mathcal{F}}$
		Clark
Witness the hand . S and seal . S of Mortgagors the day and year	first above writte	To 4 D Corps and To
Witness the hand. S and seal. S of Morigagors the day and year  Pauline Morton Coffman  Pauline Morton Coffman	seal]	Robert P. Coffman [seal]
TE OF ILLINOIS I. James	4. 1-106	
ty of Duffene Pauline Morton Coffee	residing in said IAN_and_R	County in the State aforesaid, DO HEREBY CERTIFY THAT A COBERT P. COFFMAN, her Husband.
who ATC personally known to me to be		
strument, appeared before me this day in a said instrument as <u>their</u> release and waiver of the right of homestes	free and volunt	owledged that They signed spated and elitered the ary act, for the uses and purposer we fell up, for the uses and purposer we fell up, for the uses and purposer we fell up, for the uses and purposer we fell up.
release and waiver of the right of nomestes  GIVEN under my hand a No	•4.	19 th day of Deco. 12 12 12
O. J. and the part of the part		far if the
Т		Note mentioned in the within Trust Deed has been identified
IMPORTANT THE PROTECTION OF BOTH THE BORROWER AND	ATANT BOTH THE BORROWER AND RED BY THIS TRUST DEED  herewith under identification No. 326668  THE MORTHERN TRUST COMPANY, as Trustee,	
DER, THE NOTE SECURED BY THIS TRUST DEED		
JLD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN  RE THE TRUST DEED IS FILED FOR RECORD.	by UU-U	Second Vice President Assistant Secretary
NAME   The Northern Trust Company   50 So. La Salle Street Street Chicago, Illinois 60675		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
		DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT