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TRUST DEED

This instrument was prepared by Nancy Q. Lee, The Wilmette Bank 26 687 328

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

, 19 83 , between

All such payments on account of include bedness evidenced by said Note are to be first applied to interest on the unpaid principal balar is at d 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 Wilmette, 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 Wilmette Bank in said ity.

NOW, THEREFORE. The Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Tust Deed, and the performance of the covenants and agreement hereing contained, by the Mortgagors to be performed, and also in consuceration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and 'ARI ANT 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 COOK AND STATE OF ILLING'S, 'o wit:

********The East 50 feet of Lot 7, as measured perpendicularly from the East Line of said Lot, and Lot 8 (except the East 100 feet) thereof, as measured perpendicularly from the East line of said Lot) in Golf Acres, being a subdivision of part of Section 7, Township 41 Nort's, Range 13, East of the Third Principal Meridian, and part of Lot 3 in Geischer and Partition of lands in the South East quarter of Section 35, Township 42 Nort's, Range 12, East of the Third Principal Meridian, according to the Plat reco ded September 18, 1939, as Document 12370211, in Cook County, Illinois.******

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COOK COUNTY, ILLINOIS FILED FOR RECORD

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Sidney N. Oleen
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 have belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be excitled 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 headers. All of the foregoing are declared to be 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 expressive release and waive.

It Is Further Understood and Agreed That:

1. Mortgagors shall (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; [2] keep said premises in good condition and repair, withou, wasts, and free from mechanics, or other lens or claims for lien not expressly subordinated to be lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the len hereof, and upon request exhibit satisfactory evidences of the disease or lie Holders or to Holders of the Note (4) complete within a reasonable time any building or buildings now or at any time in process of exciton upon said premises; (5) comply with all requirements of law or municipal ordinance with respect to the premises and the use thereof; (6) make no material alterations in said premises accept a required by law or municipal ordinance or as sutherized by the Holders of the Note

Mortgagors shall bey before any penalty attaches all general taxes, and shall pay special taxes, special assessiments, water charges, sewer service charges, and other charges against the remises when one, and shall, upon written request, furnish to Trustes or to bidders of the Note depillents receipts therefor. To prevent default bersunder Mortgagors shall pay in full under proset, in the manner provided by stantia, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all boildings and improvements now or hereafter situated on said premises insured against less or damags by fire, lightning, wholstorm and such other hazards or entingencies as the Holders of the Notes may require under policies providing for payment by the insurence companies of moneys sufficient either to pay the context of replacing to repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Holders of the Note, such e insurance policies payable, in case of loss or damags, to Trustee for the heading of the Note, and repairing the repairing scause to be statehed not policy, and shall deliver all policies, including additional sand renewal policies, to Holders of the Note, and in case of insurance shout to expire, shall deliver all policies policies, including additional sand renewal policies to Holders of the Note, and in case of insurance shout to expire, shall deliver all policies to the respective dates of expiration. In case of loss, Trustee may, but need not, collect and recepts for the proceeds of any specin insurance and analytic the proceeds of any specin insurance and analytic procession of any specin insurance and analytic the procession of any specin insurance and analytic procession of any specin insurance and analytic procession of medical merely for the header dance on the special procession of the repair of the header hereby, whether dance on the procession of the procession of the repair of the header hereby. The special prefer whether dance on the procession of the notes and the procession of the header here whether the nor not.

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4. If case Mortgagors shall fall to perform any coverants herein contained, Trustee or the Holders of the Note may, but need not make any payment or perform any act hereinbefore required of Mortgagors shall fall to perform any coverants herein contained, the performance of the Note hereinbefore required of Mortgagors of the Note hereinbefore required the new payment of the Note hereinbefore and protect the mortgagod promites and the lies herein, plut reasonable compensation to Trustee or the Holders of the note to protect the mortgagod promites and the lies herein, plut reasonable compensation to Trustee for each matter concerning which action herein sutherized may be taken provided for said principal heldedomes. Inaction of Trustee or the Holders of the Note hereinbefore and the Note hereinbefore and the provided of the Note hereinbefore and t	:
6. Mortgagers shall pay each item of indebtadness harvin mentioned, both principal and interest, when due according to the terms hereof. At the option of the fidders of the Note, and without notice to Mortgagers, all unpaid indebtedness secured by this Trust Deed to the Abole or in this Trust Deed to the contrary, become due and payable to immediately in the case of default in making payment of any instalment of principal or interest on the Note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained. 7. When the indebtedness hereby accured shall become due whether by accuredance or otherwise, Holders of the Note or Trustee shall have the right to foreclose the lies hereof, there shall be allowed and included as additional indebtedness in the derves for sail appenditures and expense which may be paid or incurred by or on behalf of Trustee or Holders of the Note for attorneys? Sees, Trustee's fees, outputse's fees, outputse for documentary, and expert evidence, atenographers charges, publication costs and costs which may be estimated as to items to be perspected after entry of the decree for sail expenses of the, title such as a decreased and contained as a definional contrained as to items to be perspected after entry of the decree for sail extracts of title, title searches and examinations, rusarisates policies. Torrect certificates, and	y li
Any other agreement of one storagagors are no contained. When the indubtedness hereby secured shall become due whether by acceleration or otherwise, Holders of the Note or Trustee shall have the right to foreclose the lien hereof. In an only to foreclose the lien hereof, there shall be allowed and included as a delitional indubtedness in the decree for easist all expenditures and expresses which may be paid or incurred by or on behalf the properties of the	h d d i.
8. The proceeds of any foreclosure sale of the premiers shall be distributed and applied in the following order of priority: First, on account of all costs and expresses incident to it for 'slowure proceedings, including all with learness are mentioned in the proceding paragraph hereof second, all other items which notes the terms hereof contacture securing individents at a 'c' I to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagors, their heir gall premieratelyses or assigns, as their rights may appear. 9. Upon, or at any time after the filing of a hill to foreclose this Trust Deed, the court in which such hill is filed may appoint a receiver of said premiers. Such appointment may be made it or after sale, without notice, without regard to the favor of the prime of the sale of application for such receiver and without regard to the favor the prime of the pr	d e e e e e e e e e e e e e e e e e e e
9. Upon, or a tary theat after the filling of a bill to foreclose tha Trust Deed, the court is which such bills of field may appoint a receiver of said premises. Such appointment may be made it or before or a stary that after the filling of a bill to foreclose that Trust Deed, the court is which such bills of significant for an author receiver and without repart to the shear value of it pre- it is the same shall be then occupied as a bomestead or not and the Trustes hervinder may be appointed as such receiver. Such receiver shall have power to collect the rent issues and, only of a side premises during the pendency of such foreclosure suit and, in case of a sake and deficiency, if the full statutory period of redemption, whether there by predemption or not, while a full architecture of the proceeding processes of the proceeding and period on the control of the state of the proceeding processes of the court of such receiver, would be entitled to collect such rents, issues and profits, and all other powers white may be a receiver of such control of the control of the proceeding processes. The proceeding processes of the proceeding processes of the proceeding processes of the proceeding processes of the processes	ch ay x, la ds
permium or pinalty. 11. No action for Ja er orce sent of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby sent of the Note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose. 12. Trustee has no duty to ear since we till, location, existence, or condition of the premises, nor shall Trustee be obligated to record this Trust Deed or to exercise any power here given unless expressly obligated by a ter a best of, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents employees of Trustee, and it may re, the defines satisfactory to it before exercising any power hereig even.	on sin or
14. Treates thall release this Trust T and and the lien thereof by proper instrument upon presentation of estificatory evidence that all indebtedness secured by this Trust Deed been fully paid and Trustse may rescute a Kadiwer = "see beword to and at the request of any person who shall, either before or after maturity thereof, produce and enthilit to Trustse in Note, representing that all indebtedness hereby sec at has been paid, which representation Trustse may accept as true without faquity, where a release is requested of a successor trust such successor trustse may accept as the groundless Y is here: I secribed only toke which bears a certificate of inclination purporting to be recursed by a prior trustse the trunder or which of the properties of the original trustses and it has sever can, ted a certificate of inclination of the properties of	uas the 4e, on- re- iny ers
The state of the s	"" I
Thus 1986. 17. Without the prior written consent of the Holders of the Note, i.e. Mortrans. The Holders of the Note may elect to accreterate provided in the Note for breach of this convenant, and no delay in such elections. In the Note of such breach of the contract of the Note may elect to accreterate provided in the Note for breach of this convenant, and no delay in such elections. In the Note of such breach shall be construed as a waitwer of or acquiessence in any such versions. 18. Before releasing this trust deed, Trustee or successor shall receive for its services a few as determined by its rates achedule in effect when the release deed is issued. Trustee or a cassor shall be smittled to reasonable compensation for any other act or service pers	e a s uch
EMMERT L. HURLEY, JR. PATRICIA HURLEY	peni)
STATE OF ILLINOIS 1. Carol E. Smith a Notary Public in and for and residing in said County in the State aforesaid, DO HEREBY CERTIFY T7 AT	scal)
whose name S subscriber a the foregoin strument, appeared before me this day in person and acknowledged that they signed, scaler, and accurate the same person.	d the
free and voluntary act, for the use and purposes therein set fort. Include purposes and waiver of the right of homesteed. GIVEN under my hand a Notarial Seal this 12th day of July A.D. 19 63	2 6
The Instalment Note mentioned in the within True place has been identified here under Identification No. THE PROTECTION OF BOTH THE BORNGWER 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. Notary Public The Instalment Note mentioned in the within True place has been identified here under Identification No. THE VILLETTE BANK, as Trust. BY Vice President Vice President	187 328
D NAME Real Estate Department E STREET The Wilmette Bank 1 200 Central Avenue FOR RECORDERS INDEX PURPOSES INSERT STATE ADDRESS OF ABOVE DESCRIBED PROPERTY HE ADDRESS OF ABOVE DESCRIBED PROPERTY HE RECORDERS BOX OFFICE NUMBER OR Y INSTRUCTIONS RECORDERS BOX OFFICE NUMBER	KE .

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