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This Indenture, Made this WHEREAS THE GRANTOIS.

February

. 10 75, WITNESSETH, that,

JOHN R. BARONE AND JO ANN BARONE, HIS WIFE

of the City of Chicago, in the County of Cook and State of Illinois. Arojustly indebted to the legal holds, or holders of the principal instalment note hereinafter described in the principal sum of

day of

TWF TY NINE THOUSAND AND NO/100 - - - (\$29 000.00) - - - - DOLLARS, as 'ide, red by said note, bearing even date herewith, made payable to BEARER and by the Grantors duly delivered, in and by we're said note Grantors promise to pay the said principal sum and interest on the balance of principal remaining from

time to 1 in 2 unpaid at the rate of Nine (9%) per cent per annum in instalments as follows:
TWO HU DEED FORTY THREE AND 37/100 (\$243.37) - - Dollars on the 15th

on the 1-th day of each and every month - - - - - thereafter until said note is fully paid, except at the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of March . 186 2000.

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remain fer just neighborhood that unless each instalment is paid when due the unpaid principal halance shall bear interest after so the odate at the rate of \$\frac{9}{2}\$ per cent per annum. All of said principal and interest payments are payable in lawful money of the United States of Amorica at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from one to time, in writing appoint, and in absence of such appointment, then at the office of the LaKE VIEW TRUST AND SAVIN IS BANK, in the City of Chicago, Cook County, Illinois.

NOW THEREFORE, the said Gran one, for the better securing of the payment of the said sum of money and interest thereon and the performance of the covena is and agreements herein contained, do by these presents convey and warrant unto LAKE VIEW TRUST AND SAVINGS BANK, cor noration created and existing under the laws of the State of Illinois and doing business in Chicago, Cook County, Illinois, a Trustee, and to its successors in trust, the following described real estate, to wit:

Lot Fifty Seven (57) in Timber . .est Woods Unit Two (2), being a Subdivision in the East Half (1 1/2) of the South East Quarter (SE 1/4) of Section Twenty One (21,, Twnship Forty One (41) North, Range Ten (10) East of the Third Irincipal Meridian, in Cook County, Illinois.

It is understood that in addition to the all we must Mortgagors agree to deposit in a escrow account one-twill? Estate tax bill or the last ascertained courses a calendar basis (January to January), not on a "W that the trustee or the holder of the note will pay no interest for any means deposited in said eserow account for taxes.

situated in the Cennty of Cook and State of Bluois, tegether with all and singular the tenements, heredita and it and appurte nances thereunts bedening and the resist, issues and profits thereof and the right to relatin passession thereor, and all "convenents now standing or that may hereafter be creeted thereon, and all refrige tors, gas stoves, window shades, nere as, he sting apparatus and other equipment and fixtures now or hereafter used in . If promises or in the operation thereof, wi tout r part to whether such equipment to physically attached to said premises or not, to have and told the above described parts of the appartenances and fixtures unto the said Granter and to its successors forever for the purposes, uses and trusts and for the appartenances and fixtures unto the said Granter and to its successors forever for the purposes, uses and trusts and other of the did in the event this trust deed shall describe more than one principal note, both for the equal security of all sizes and the state of Blinding and for the being a state of the said Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, eventual and agree as follows: To pay promptly principal and interest due and to become due on prior encumbrances, if any; to pay the indebtedness hereby secured and the interest thereon as herein and in said notes provided; to pay, before any penalty shall attach thereto, all taxes and assessments, or instalments thereof, levice upon said premises; to commit or suffer no waste to said premises; to suffer no liens of mechanics or material men, or other claims to attach to such premises; and to keep all buildings and fixtures which may be upon said premises at any time during the continuance of said indebtedness insured against loss or dumage to firm a suffer of the principal modes and to such as a such policies to a such as a such policies to the principal ra

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It is further agreed by the Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, that in case a right of foreclosure or other right of action shall arise hereunder in any of the manners above specified, the legal holder or holders of said principal notes or of any part thereof, or the said Trustee for the benefit of such holder or holders, shall have the right to bring such legal or equitable proceedings for the collection of the moneys hereby secured as may be necessary; that all expenses and disbursements, paid or incurred in behalf of the plaintiff in connection with the foreclosure hereof—including reasonable attorneys' fees, outlays for documentary evidence, stenographers' charges, cost of procuring or completing an abstract of title or a letter of opinion or minutes for foreclosure, showing the whole title to said premises embracing foreclosure decree—shall be paid by the Grantors; that the like expenses and disbursements, occasioned by any suit or proceeding wherein the Trustee, or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantors; that such fees, expenses and disbursements shall be an additional lien and charge upon said premises secured by this trust deed, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; and that such proceedings shall not be dismissed, nor a release hereof given, until all such fees, expenses and disbursements, and the costs of suit, have been paid.

The Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, waive all right to the possession of and income from said premises pending such foreclosure proceedings and until the period of redemption from any sale thereunder expires, and agree that upon the filing of any bill to foreclose this trust deed the court in which such bill is filed may at once and without notice to the said Grantors or to any party claiming under said Grantors appoint a receiver to take possession or charge of said premises with power to collect the rest, issues and profits of the said premises during the pendency of such foreclosure suit and until the full time allowed by law to redeem the same from any saic there-

When the said notes and all expenses accruing under this trust deed shall be fully pair, the Trustee or its successor shall receiving its reasonable charges therefor. The Trustee may in the exercise of its discretion accept the production of the principal of the independent of the principal of

English 96022 a English WA make

If this instrument is executed by one individual, then the word "Grantors" and all verbs, pronouns and other words qualifying, applying or referring to the sexual in this instrument shall be construed as if the same had been written in the singular, and if this trust deed secures only one or acipal note, then the word "notes" as used herein shall be held to mean such note.

WITNESS the hands and seals of the said Grantors the day and was fair them written.

John R. Barone (SEAL)

Jo Ann Barone (SFAL)

STATE OF ILLINOIS COUNTY OF COOK (ss.



I, the undersigned, A. BERT & Time & a NOTARY UPLIC in and for said County, in the State aforesaid, DO HEPPEY CERTIFY, That

JOHN R. BARONE AND JO ANN BARONE, HIS WIFE
personally known to me to be the same person s whose names—are
subscribed to the foregoing instrument, appeared before me this
day in person and acknowledged that—they signed, sealed and delivered the said instrument as—thois free and voluntary act, for
the uses and purposes therein set is the including the release and
waiver of the right of homestead.

The principal note mentioned in the within

Trust Deed has been identified herewith.

Register Number 3033

LAKE VIEW TRUST AND SAVINGS BANK Trustee,

GIVEN under my hand and notarial so a this of the public of 1974

NOTARY PUBLIC

Schaufbreg, Illinois

MLAKE VIEW B

Address of Property

END OF RECORDED DOCUMEN