## 10EEICIAL (

THIS INSTRUMENT WAS PREPARED BY: ROBERT H. SNELL 50 South La Saile Street Chicked Sinds (EDD)5

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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made APRIL 12 , 1979 , between CATHERINE A. VERTUCCI, A WIDOW AND THOMAS F. VERTUCCI, A BACHELOR , 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 Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal sum of TWENTY THOUSAND FIVE HUNDRED AND 00/100 (20,500.00)

Sum of the Mortgagors of even date believed, in and by which said Note the Mortgagors of even date berew in made payable to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said pr. pal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at

the rate 9.75 % per annum in instalments as follows:
ONE HULLIED EIGHTY THREE AND 00/100
Dollars on 5th
ONE HUNDFED EIGHTY THREE AND 00/100

(183.00)

, 19 79 and

(183.00)

5th Dollars on the

day of each month thereafter until said Note is fully paid, except that the final pay-

ment of principal and interest, if not sooner paid, shall be due on the 5th day of All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal bala ice 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 a point, and in absence of such appointment then at the office of The Northern Trust

Company in said City.

NOW, THEREFORE, the Mortgagors to recure the payment of the said 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 the presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of the estate, right, title and interest therein, situate, lying and being in the COUNTY OF COOK AND CEATE OF ILLINOIS, to wit:

IDER ATTACHED

Unit No. C . 1755 Robin Wark Hoffman Estates, Illinois, Moon Lake
Village Two Story Condominium as Cerineated on the survey of: Certain
Tots in Peter Robin Farms Unit One raing a subdivision of part of the
South West quarter of Section 8, Townsip 41 North, Range 10, East of
the Third Principal Meridian according to the Plat thereof recorded
the Third Principal Meridian according to the Plat thereof recorded
November 14, 1969 per document No. 2101350 in Cook County, Illinois;
Which survey is attached as Exhibit B to the Declaration of Condominium
recorded as Document No. 24686037

The Declaration, as amended from time to time
the Declaration, as amended from time to time
the Declaration, as amended from time to time

Mortgagor also hereby grants to Mortgagee, its successors and
assigns, as rights and easements appurtenant to the above described
real estate, the rights and easements for the benefit of said real
real estate set forth in the aforesaid Declaration, and if the Moon Lake
Village Condominium Community Declaration of Easements, Covenants and
Restrictions (the "Community Declaration") recorded as Document No.

24686036 STATE OF THE STATE

This Mortgage is subject to all rights, easements, estriction conditions, covenants and reservations contained in the Declaration and the Community Declaration the same as though their provisions were recited and stipulated at length herein. estrictions,

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COOK COUNTY, ILLINOIS FILED FOR RECORD

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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 thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors mey 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:

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premiers which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without wate, and free from mechanics, or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superfor to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law municipal ordinance or as suthorized by the Holders of the Note; (6) make material alterations in said premises except as required by law municipal ordinance or as suthorized by the Holders of the Note; (6) make no material alterations in said premises except as required by law of the contraction of the contract

2. Mortgagors shall pay before any penalty stitches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefore many death default bereunder Mortgagors shall pay in full under protect, in the manner provided by statute, any tax or assessment which Mortgagors are receipts.

3. Mortgagers shall keep all buildings and improvements now or hereafter slituated on said premises insured against loss or damage by fire, lightning, omega and such other hazards or contingencies as the Holders of the Note may require under policies providing for payment by the insurance companies and the providing of the Note may require under policies providing for payment by the insurance companies astification to the Holders of the Note and the Note and the Note of the Note of

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4. In case Mortagaors shall fail to perform any covenants herein copayment or perform any act hereinbefore required of Mortagaors in any form payments of principal or interest on prior encumbrances, if any, and purchas claim thereof, or redeem from any tax sale or forfeiture affecting said premise limited to the control of the folial premise in the control of the folial premise in the control of the Note to protect the mortagaed premises and the lien hereof, action herein authorized may be taken, shall be so much additional indebtedn notice and with interest thereon at the same rate of interest per annum as is the Note shall never be considered as a waker of any right accruing to them on	ntained, Trustee or the Holders of the Note may, but need not make any and manner deemed expedient, and may, but need not, make full or partial
claim thereof, or redeem from any tax sale or forfeiture affecting said premise; herein authorized and all expenses paid or incurred in connection therewith, i	s or contest any tax or assessment. All moneys paid for any of the purposes including attorneys' fees, and any other moneys advanced by Trustee or the
action herein authorized may be taken, shall be so much additional indebtedn notice and with interest thereon at the same rate of interest per annum as is	pius reasonanie compensation to Trustee for each matter concerning which tess secured hereby and shall become immediately due and payable without provided for said principal indebtedness, inaction of Trustee or Holders of
5. Trustee or the Holders of the Note hereby secured making any	payment hereby authorized relating to taxes or assessments, may do so
<ol> <li>Trustee or the Holders of the Note hereby secured making any according to any bill, statement or estimate procured from the appropriate estimate or into the validity of any tax, assessment, sale, forfeiture, tax ilen or</li> </ol>	public office without inquiry into the accuracy of such bill, statement or ititle or claim thereof.
estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or i  6, Mortgagors shall pay each litem of indebtedness herein mentioned, i  option of the Holders of the Note, and without notice to Mortgagors, all unpa  in the Note or in this Trust Deed to the contrary, become due and payable (a)  principal or interest on the Note, or (b) when default shall occur and con  Mortgagors herein contained.	id indebtedness secured by this Trust Deed shall, notwithstanding anything immediately in the case of default in making payment of any instalment of
Mortgagors herein contained.	tinue for three days in the performance of any other agreement of the
Mortageors herein contained.  7. When the indebtedness hereby secured shall become due whether right foreclose the iten hereof. In any suit to foreclose the circle of the right foreclose the iten hereof. In any suit to foreclose the circle of the right	e shall be allowed and included as additional indebtedness in the decree for chalf of Trustee or Holders of the Note for attorneys' fees, Trustee's fees,
appraiser's fees, outlays for documentary and expert evidence, stenographers' to be expended after entry of the decree) of procuring all such abstracts of title, the expended and sentences with respect to title as Trustee or Holders of the No	charges, publication costs and costs (which may be estimated as to items to litle scarches and examinations, guarantee policies, Torrens certificates, and lite may deem to be reasonably necessary either to prosecute such suit or to
evidence to bidders at any sale which may be had pursuant to such decree the and expenses of the nature in this paragraph mentioned shall become so much	true condition of the title to or the value of the premises. All expenditures additional indebtedness secured hereby and immediately due and payable.
with interest thereon at the same rate of interest per annum as is provided for a the Note in connection with (a) any proceeding, including probate and han plaintiff, c imant or defendant, by reason of this Trust Deed or any indebtedr	that principal indebtedings, to which either of them shall be a party, either as incess hereby secured; or (b) preparations for the commencement of any suit
for the 'sre losure hereof after accrual of such right to foreclose whether threate d sui or proceeding which might affect the premises or the security he	or not actually commenced; or (c) preparations for the defense of any error, whether or not actually commenced,
the state of the proceeds of any foreclosure also of the premises shall be distributed to the premises shall be distributed to the proceedings, including all such items which a great the terms hereof constitute secured indebtedness additions third, all practical and interest remaining unpaid on the Note; fourth, any on	items as are mentioned in the preceding paragraph hereof; second, all other it to that evidenced by the Note, with interest thereon as herein provided;
third, all principal and interest remaining unpaid on the Note; fourth, any overights may apper.	to Mortgagora, their nears, legal representatives or assigns, as their
9. Upt a, or at any time after the filling of a bill to foreclose this Truppermises. Such now it ment may be made either before or after sale, without the man and the Truste here under may be appointed as such receiver. Such received during the pende a both foreclosure sult and, in case of a sale and a defined the pende a both foreclosure sult and, in case of a sale and a defined the sale and profits, at a lit other powers which may be necessary or are ut operation of the premise do in the whole of said period, The Court from the hands in payment in which of the foreclosure to the liten before fore the deficiency in case of a sale of deficiency in case of said each of the liten hereof or a contract of the liten	notice, without regard to the solvency or insolvency of Mortgagors at the the premises or whether the same shall be then occupied as a homestead or
not and the Truste here inder may be appointed as such receiver. Such receiver and a defining the pende consuce the foreclosure suit and, in case of a sale and a defined more not. as we as during any further times when Mortgagors, exce	ver shall have power to collect the rents, issues and profits of said premises iciency, during the full statutory period of redemption, whether there be pt for the intervention of such receiver, would be entitled to collect such
rents, issues and profits, at 1: Il other powers which may be necessary or are u operation of the premise and in the whole of said period. The Court from the	sual in such cases for the protection, possession, control, management and me to time may authorize the receiver to apply to the net income in his
assessment or other lien which may e or become superior to the lien hereof or of (2) the deficiency in case of a sale and deficiency.	of such decree, provided such application is made prior to foreclosure sale;
(2) the deflectency in case of a safe of deflectency.  all 0. Upon partial or total con-temparation of the premises and upon dem all or such portion of the proceeds he of as may be demanded by the Holde accrued interest of the Note as may elected by the Holder and without premises.	and of the Holder of the Note, the Mortgagor shall pay over to the Holder er, and all such proceeds so paid over shall be applied upon the principal or
accrued interest of the Note as may elected by the Holder and without premie 11. No action for the enforcement of the lien or of any provision hereof the party interposing same in an action at 1 w 2 on the note hereby secured.	f shall be subject to any defense which would not be good and available to
12. Trustee or the Holders of the Note the have the right to inspect the	e premises at all reasonable times and access thereto shall be permitted for
that purpose.  13. Truster has no duty to examine the title, location, existence, or concern of the total process of the case of its own gross negligence or misconduct or that of the sgents or employerencising any power herein given.	ndition of the premises, nor shall Trustee be obligated to record this Trust terms hereof, nor be liable for any acts or omissions hereunder, except in
case of its own gross negligence or misconduct or t' at of 'he agents or emplo exercising any power herein given.	eyees of Trustee, and it may require indemnities satisfactory to it before
14. Trustee shall release this Trust Deed and he lien thereof by proper in secured by this Trust Deed has been fully paid; and _wetce may execute and de before or after maturity thereof, produce and exhibit to _rr, stee the Note, a representation Trustee may accept as true without inquit. W zer a release is genuine. Note herein described any sorbition herein on the release is required to the release to the release is required to the release is required to the release in the release is required to the release it is required to the release it is not a release to the release it is required to the release it is not a release to the release the release to the release the release to the release the release the release to the release the release the release the release to the release to the release the relea	nstrument upon presentation of satisfactory evidence that all indebtedness elements are least hereof to and at the request of any person who shall, either representing that all indebtedness hereby secured has been maid which
representation Trustee may accept as true without inquir . We are a release is a genuine Note herein described any note which bears a ertir care of identific	requested of a successor trustee, such successor trustee may accept as the cation purporting to be executed by a prior trustee hereunder or which
makers thereof; and where the release is requested of the original in size and it.  Note described herein, it may accept as the genuine Note here in d ser ord any	has never executed a certificate on any instrument identifying same as the has never executed a certificate on any instrument identifying same as the note which may be presented and which conforms in substance with the
description herein contained of the Note and which purports tox _ uted by t 15. Trustee may resign by instrument in writing filed in the o tice of the	the persons herein designated as makers thereof.
15. Trustee may resign by instrument in writing filed in the outce of the recorded or filed. In case of the resignation, inability or refusal to act of T corporation, shall be Successor in Trust and in case of its resignation; inability premises are situated shall be Successor in Trust. Any Successor in Trust in entitled to reasonable comper action.	ristee, Chicago Title and Trust Company, Chicago, Illinois, an Illinois  refusal to act, the then Recorder of Deeds of the county in which the nd r shall have the identical title, powers and authority as are herein given
Trustee, and any Trustee or successor shall be entitled to reasonable comper atto-	on or all acts performed hereunder, be binding upon Mortgagors and all persons claiming under or through
16. This Trust Deed and all provisions hereof, shall extend to and Mortgagors, and the word "Mortgagors" when used herein shall include all separt thereof, whether or not such persons shall have executed the Note or this are	permis and all persons liable for the payment of the indebtedness or any u. D. d.
17. Without the prior written consent of the Holders of the Note, the M of the Note may elect to accelerate as provided in the Note for breach of this of such breach shall be construed as a waiver of or acquiescence in any such conv	c tigg, its shall not convey or encumber title to the Fremises. The Holders of the art and an delay in such election after actual or constructive notice reyance or encumbrance.
the Board of Directors, 1755 Robin W	
as provided in its By Laws.	
19. Each request, notice, authoriza required or permitted shall be in wr	tion, direction or demand hereby
registered mail to Mortgagors at 175	5 Robin Walk Unit No. C,
Hoffman Estates, Illinois or if Trustee is the interied recipient,	
to Trustee at 50 South LaSalle Street, Chicago, Illicois, shall be sufficient service thereof on date of mailing, and no notice to any	
assigned arrived thereof of date of	
	Thomas F. Valuer (seal)
CATHERINE A. VERTUCCI	HOMAS F. VERTUCCI
STATE OF ILLINOIS : 1. Mawen A. 1	Ylullen
	in said County in the State aforesaid, DO HEREBY FERTI Y THAT CI, A WIDOW AND THOMAS F! VEF LUCCI,
CATHERINE A O' VERTUS	OI, A WIDOW AND INOMAD F. VERTOCCI,
who S personally known to me to be the same	e person S whose nameS ARE subscribed to the fore our In-
strument, appeared before me this day in person ar	nd acknowledged that THEY signed, sealed and delive et
said Instrument as THEIR free and release and waiver of the right of homestead.	d voluntary act, for the uses and purposes therein set forth, includir t the
<b>☆〒☆〒松下第72年11月</b> 日	
GIVEN under my hand a Notarial Sec	al this 19th day of HDri 1. A.D. 1979.
GIVEN under my hand a Notarial Sec	at this 19th, day of Harif A.A. 18 79.
my come	Maysen A. Muleu
my come	MUSE A. Muleumans of the Mission Company State of the Mission Company State of the Mission of th
The letter of th	MUSSION EXPLIES 3.4.80 Notary Public  astalment Note mentioned in the within Trust Deed has been identified ith under Identification No. 325769
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED	MUSSION E. DICES 3.4.80 Notary Public natalment Note mentioned in the within Trust Deed has been identified
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 by	MUSE A MULEU  MUSE OF EXPLICE 3.4.80 Notary Public  astalment Note mentioned in the within True Deed has been identified  ith under Identification No. 325769  NORTHERN TROST COMPANY, as Trustee.
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED	MUSSION EXPLIES 3.4.80 Notary Public  astalment Note mentioned in the within Trust Deed has been identified ith under Identification No. 325769
IMPORTANT  TO 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.  D NAME THE NORTHERN TRUST COMPANY	MUSTION E. DIRES 3.4.80 Notary Public  natalment Note mentioned in the within Trust Deed has been identified  lith under Identification No. 325769  NORTHERN TROST COMPANY, as Trustee,  Jount M. Second Vice President  Activiant Secretary
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.  D NAME ATTN: WILLIAM J. SCHMIDT E. STREET 50 SOUTH LA SALLE STREET	MUSTION E. DIRES 3.4.80 Notary Public  natalment Note mentioned in the within Trust Deed has been identified  tith under Identification No. 325709  NORTHERN TROST COMPANY, as Trustee,  John Second Vice Fresident  Anistani Second Vice President
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.  D NAME ATTN: WILLIAM TRUST SCHMIDT E STREET 50 SOUTH LA SALLE STREET I CHICAGO, ILLINOIS 60675	MANUSCA MULEU  MISSION & PICES 3.4.80 Notary Public  Intalment Note mentioned in the within Trup Deed has been identified  lith under Identification No.  325769  NORTHERN TROST COMPANY, as Trustee.  JOHN Second Vice President  Activant Second Vice President  Activation Second Vice President  Act
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD SE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.  D NAME ATTN: WILLIAM J. SCHMIDTY E STREET 50 SOUTH LA SALLE STREET I CHICAGO, TILLINOIS 60575 V CITY E	MUSTION E. DIRES 3.4.80 Notary Public  natalment Note mentioned in the within Trust Deed has been identified  tith under Identification No. 325709  NORTHERN TROST COMPANY, as Trustee,  John Second Vice Fresident  Activitant Scentary  FOR RECORDER'S INDEX PURPOSES  INSERT STREET ADDRESS OF ABOVE
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.  D NAME ATTN: WILLIAM E STREET 50 SOUTH LA SALLE STREET I CHICAGO, ILLINOIS 60675 V CITY E R OR	MANUSCA MULTINOS COMPANY, as Trustee.  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1755 ROBIN WALK UNIT NO. C
IMPORTANT  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEEN MAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.  D NAME THE NORTHERN TRUST SCHMIDT ATTN: WILLIAM J. SCHMIDT I CHICAGO, ILLINOIS 60675  V CITY E	MANUSCA MULTINOS COMPANY, as Trustee.  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1755 ROBIN WALK UNIT NO. C