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TRUST DEED

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THE ABOVE SPACE FOR RECORDERS USE ONLY

10.00

THIS INDENTURE, made

September 12 1983 , between

Irving Basich and Margaret Basich, his wife

herein referred to as "Mortgagors," and

THE FIRST NATIONAL BANK and TRUST COMPANY OF BARRINGTON, a National Banking Association doing business in Barrington, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WYERFAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, so d let al holder or holders being herein referred to as Holders of the Note, in the principal sum of FORTY THOUSAND AND NO/100--

evidenced by or cer' in Instalment Note of the Mortgagors of even date herewith, made payable to BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of per cent per a numi in instalments as boliance described below:*

indiagram three control of the final payment of principal and interest, if not sooner para, shall be due on the day of September 19 87. All such payments on account of the indebtedress evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; principal that the principal of each instalment unless paid when due shall bear interest at the rate of saveroper cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Barrington, Ilmo, a the holders of the note, may from time to time, in writing appoint, and in absence of such appointment, then at the of co of First National Bank & Trust Co. of Barrington

yment of the saic principy and of money and said into mance of the covenants and a rections herein containe and paid, the receipt we reed is creby acknowledged, do following described Re. Estate and all of their estate, NOW, THEREFORE, the Morigagors to secure the pay visions and limitations of this trust deed, and the periore and also in consideration of the sum of One Pollar in ham RANT unto the Trustee, its auccessors and assigns, the erest in accordance with the terms, pro-ed, by the Mortgagors to be performed, by these presents CONVEY and WAR-right, title and interest therein, situate,

lying and being in the

COUNTY OF

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AND STATE OF ILLINOIS.

*48 payments payable as follows: 12 payments of $\$1,573.0^\circ$ commencing 10/5/83 and 36 payments of \$885.00 commencing 10/5/84. Payments applied ffrs to interest balance to principal.

Lot 8 in Block 13 in Units Hanover Gardens First Addition, being par of the West 1/2 of the Southeast 1/4 and part of the East 1/2 of the Southwest 1/4 of Section 25, Township 41 North, Range 9, East of the Third Principe 1 idian in Cook County, Illinois. 26783156

THIS DISTRUMENT WAS PROPARED BY Glenn H. Schnadt The first rational daim and TRUST COLIPANY O. BANNINGTO.! 104 SOUTH COOK STREET BARRINGTON, ILLINOIS 60010

which, with the property hereinatter described, is selected to herein as the "premises."

TOGETHER with all improvements, tenements, essentents, fixtures, and appartranaecs the so look, and during all such time as Mortgagovich, and the selection of the selectio

ent or armines occasion, estate, estate, forever, for the purposes, and upon the uses and trusts motion Laws of the State of Illinois, which said rights and

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

Mortescore shall (1) promptly repair, restore or rebuild any built of or be destroyed; (2) keep said premises in good condition and appressly subordinated to the lim-heroit; (3) nay when due any in en hereof, and upon recuest exhibit satisfactory evidence of the dia reasonable time any building or buildings now or at any time in a manifelation of the diffusion when any time in a manifelat ordinance, with respect to the premises and the use to minimize ordinance.

3. Mottgagors shall keep all buildings and improvements now one her windstorm under policies providing for tayment by the instance, windstorm under policies providing for tayment by the instance is the contract of the policy of the policy of the policy of the policy of the policy, and shall deliver all policies, including additional and terew titer renewal policies on teles than tent days prior to the respective.

A in case of default therein. Trustee or the holders of the net season way, but need not, make Mortgagors in any form and manner deemed expedient, and may, but need not, make full or brances, if any, and purchase, dishapare, compromise or settle any tax, lies nor other prior lien forfeiture affecting said premises or contest any tax, or assessment. All moneys paid for any incurred in connection therewish including attorneys' (see, and any other moneys advanced be grared premises and the lien hereof, plus reasonable compensation to Trustee and advanced or shall be so much additional indebtedesses secured needs to indicate the momental compensation to count of any default hereunder on the part of Mortgagors.

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5. The Trustee or the holders of the note hereby secured making any paing to any bill, statement or estimate procured from the appropriate public or into the validity of any tax, assessment, sale, foriciture, tax lien or title	oment hereby authorized relating to taxes or assessments, may do so accord- coffice without inquiry into the accuracy of such bill, statement or estimate or claim thereof.
6. Mortgagors shall pay each item of indebledness berein mentioned. Journal of the holders of the note, and without notice to Mortgagors, all unit of the holders of the note, and without notice to Mortgagors, all unit of principal or interest on the note, or (b) when default shall occur and corgagors herein contained.	th principal and interest, when due according to the terms hereof. At the naid indebtedness secured by this Trust Deed shall, notwithstanding anything a limit of the case of default in making payment of any instalment titing for three days in the performance of any other agreement of the Mort-
7. When the indebtedness hereby secuted shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale persons the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale persons the control of the persons the p	
suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the little to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when poid or incurred by Trustee or holders of the note in connection with (2) any proceeding, including probate and bankruptey proceedings, to which either of them shall be a party, either as plantiff, chaimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) treparations for the commencement of any suit for the foreclosure hereof after accrual of such right to increduce whether or not acqually commenced; or (c) preparations for the defense of any threatened suit or proceeding which	
c. sts and expenses incident to the foreclosure proceedings including all su other items which under the terms hereof constitute secured indebtedness, vided; third, all trincipal and interest remaining unpaid on the note; four	commerced. uted and applied in the following order of priority: First, on account of all the items as are mentioned in the preceding paragraph hereof; second, all additional to that evidenced by the note, with interest thereon as herein proth, any overfules to Mongagers, their heirs, legal representatives or assigns.
9. Upon, or at any superary time after the filing of a bill to foreclose this trust ies. Such appaintment may be made either before or after sale, without not applicat a for such receiver and without recard to the their value of the original of the property of the sale of a sale and a redem, ion, and, as well as during any further times when Morteagers, rents, issues an' profits, and all other powers which may be necessary or and operation, and premises during the whole of said period. The court for more of the profits of the said period. The court for more or other its with may be or become superior to the lien hereof or of (2) the deficiery in case of a sale and deficients to the lien hereof or of	deed, the court in which such bill is filed may appoint a receiver of said premitive, without regard to the solvency or insolvency of Mortsagors at the time of present of the solvency of the solvency of the solvency of motivated as a homestead or not designed to the solvency of the sol
11. Trustee or the bode of the note shall have the right to inspect the that nurpose.	the premises at all reasonable times and access thereto shall be permitted for
12. Trustee has no due to extend to record this trust deed or to exercise any power to in a continuous description of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power to in a continuous exercisty obligated by the terms berrod, nor be likely for any acts or omissions betturnder, except in case of its own gross negligence or missions or that of the agent, or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given. 13. Trustee shall release this just deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness	
13. Truster shall release this just dired and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust dired has been allowing tand. Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after manning there, produce and exhibit to Trustee the note, representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee was accept as the remains many herein described any not will a gaza a certificate of identification purposes to be executed by a prior trustee may accept as the remains many there is the produce of the produce	
14. truster may resign by instrument in writing 0 in the outer of the Recorder of Registral at vities in which the instrument and may be not considered for filed, in case of the resignation, inability a reful to act of Trustee, the then Recorder of Deeds of the country in which the premisest are situated shall be Successor in Trust. Any Successor i Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.	
In order to provide for the payment of taxes, the uniform the payment of taxes are uniformative to pay morthly in addition to the above naturents, one weight of the monthly in addition to the above naturents, one weight of the monthly in addition to the above naturents, one weight of the monthly in addition to the above naturents were the following the term it is a biguine on the last day of each such year during the term it is a biguine of an attention. The undersigned promises the pay mostfully a providal share of all assessments, tuture instance assist may accurately entering additionable to pay said taxes insutance, assessments, of the charges is not sufficient, the undersigned promises to pay the difference of the payment of t	
OF AMERICA OF BOT 1983 BELLOUIS WHITE BUYE EXCERTED THE TABLE OF BUYE 13 BUYE	
4/2	
Winness the hand S and sealS of Mortgagors the day and year fir t clove written.	
Trying Basich Series (SEA)	Margaret Basico (SEAL)
STATE OF ILLINOIS Glenn H. Schnad	
1	siding in said County, in the State afores id, P.3 HEREBY CERTIFY THAT
County of Cook Irving Basich and Margaret Basich, his wife	
who are personally known to me to be the same person S whose name S are subtribed in the foregoing In-	
strument, appeared before me this day in person and acknowledged that they skened to be aligned delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth and, the release and waiver of the right of homestead.	
GIVEN under my hand and Notarial	Seal this 12th/ day of September. 13.
My commission expires 2/20/84	Notary; Public
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND	The Instalment Note mentioned in the within Trust Deed has been identified.
LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HERE. IN BEFORE THE TRUST DEED IS FILED FOR RECORD.	The First National Early and Trust Company of Barrington, Ill., The First National Early and Trust Company of Barrington, Ill., Trustee, by Clenn H. Schnadt, Vice President
D Mr. Glenn H. Schnadt	FOR RECORDER'S INDEX PURPOSES
E STREET First National Bank of Barring L 104 S. Cook Street	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V CITY Barrington, Illinois 600K	
E L	Hanover Park, IL
Y INSTRUCTIONS OR	1100

END OF RECORDED DOCUMENT