UNOFFICIAL COPY

TRUST OPE ED 32 PH 71 24 173 886 THE ABOVE SPACE FOR RECORDERS U. THIS INDENTURE, make October 17 19 77 Between James Joseph McGr. Elizabeth Ann McGutgan, his wife. and LAKE VIEW TRUST AND SANINGS BANK, a corporation created and existing under the laws of the State of ill in Chicago, Illinois, herein referred or as TRUSTEE, witnesseth: THAT, Wieleras the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinath holder or holders being herein referred to as Holders of the Note, in the principal sum and interest from the balance of principal sum and interest from the balance of principal remaining from time to time unpair of the rate of eight 6 three quart for on the Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the McGagors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpair of the rate of eight 6 three quart for on the Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the McGagors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpair of the rate of eight 6 three quart for on the Note of the N	deling fill him
THIS INDENTURE, make October 17 19 77 Between James Joseph McG. Elizabeth Ann McJuigan, his wife here with the state of the State of Illin (Cheago, Illinois, herein refer and LAKE VIEW TRUST AND SAN INGS BANK, a corporation created and existing under the laws of the State of Illinois Cheago, Illinois, herein refer and a state of a state of the State of Illinois and the Mortgagors and justly indebted to the legal holder or holders of the Instalment Note hereinat holder or holders being herein referred to as tholders of the Note, in the principal sum of Fifteen Thouse one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the individual of the state of State of Illinois and delivered, in and by which said Note the individual of the state of State of the Instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the individual of the State of Illinois and the State of Illinois and Individual of Illinois and India of Illinois and Illinois and India of Illinois and Illinois I	CORDER OF DEEDS
THIS INDENTURE, made October 17 19 77 Between James Joseph McGuigan, his wife hereafter the Man McGuigan, his wife hereafter the State of Ill in Chicago, Illinois, herein refer ad a SAK VIEW TRUST ANN SAN INGS BANK, a corporation created and existing under the laws of the State of Ill in Chicago, Illinois, herein refer ad to as House sets the Chicago set of the Chicago se	24173886
THIS INDENTURE, made October 17 19 77 Between James Joseph McGr Elizabeth Ann McSuigan, his wife In Chicago, Illinois, herein referred on a TRUSTEE, witnesseth: HAT, WHEREAS the Mortgagors an justy indebted to the legal holder or holders of the Instalment Note hereinat holder or holders being herein referred on a TRUSTEE, witnesseth: HAT, WHEREAS the Mortgagors an justy indebted to the legal holder or holders of the Instalment Note hereinat holder or holders being herein referred to as Holders of the Note, in the principal sum of Fiffeen Thouse one certain instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the introduction of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the introduction of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the introduction of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the introduction of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the introduction of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the introduction of the Mortgagors of the reference of the Mortgagors of the mortgagors of the mortgagors of the said of the Mortgagors of even date the fine payable of the Mortgagors of the indebtedenses evidenced by said Note at the fine and the efficiency of the Mortgagors of the Note Bank in the Mortgagors of the professes of the Note Bank in the fine and the efficiency of the Note Bank in the fine payable of the Mortgagors of the professes of the Note Bank in the Mortgagors of the professes of the Note Bank in the Said Principal and interest mere of the Note Bank in the Country of the foreigness of the Note Bank in the Country of the	27173000
THIS INDENTURE, make October 17 19 77 Between James Joseph McGr Elizabeth Ann McGuigan, his wife herein refered to a SA MGS BANK, a corporation created and existing under the laws of the State of III nothicago. Illinois, herein refered to as TRUSTEE, witnesself: HAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinal molder or holders being herein refered to as Holders of the Note, in the principal sum of Fifteen Thouse certain instalment Note of the Mortgagors of even date herewith, made payable to BEARER mind delivered, in and by which said Note the 1th or yors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpair of the rate of cight & three quart present (.5 mind the light of the l	IF ONLY
Elizabeth Ann Molitgan, his wife and LAKE VIEW TRUST AND SA INGS BANK, a corporation created and existing under the taws of the State of III in Chicago, Illinois, herein referred to as FRUSTEE, witnesseth: INTERIOR OF TRUSTER OF SA INGS BANK, a corporation created and existing under the taws of the State of III in Chicago, Illinois, and the state of the Note, in the principal sum of Fifteen Thouse and Control of the Morgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the 12 or 2 or 3 promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpai. It the rate of Claim & three quart per cent (Single Installments as follows: One Hundred, Twenty-Three and 33/100	dgan and
and LAKE VIEW TRUST AND SAN INGS BANK, a corporation created and existing under the laws of the State of Illi in Chicago, Illinois, herein refet. All vas TRUSTEE, witnessells: THAT, WHEREAS the Morrgagors are justly indebted to the legal holder or holders of the Instalment Note hereinat holder or holders being herein referred to as Holders of the Note, in the principal sum ofFifteen_Thouse. ———————————————————————————————————	rred to as "Mortgagors"
THAT, WHEREAS the Mortgagors a justly indebted to the legal holder or holders of the Instalment Note hereinal holder or holders being herein referred to as Holders of the Note, in the principal sum of Fifteen Thouse Dollars (\$ 15.4) and certain instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the 150 yors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpair. At the rate of cight & three quart per cent (. E. in gastaliments as follows: One Hundred, Twenty-Three and 33/100	nois and doing business
and delivered, in and by which said Note the Mor. agors of even date herewith, made payable to BEARER and delivered, in and by which said Note the Mor. agors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpair at the rate of eight & three quart per cent (_S one Hundred, Twenty-Three and 33/100	nd and No/100
and delivered, in and by which said Note the 10° of yors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpair, of the rate of eight 6 three quart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian the 10 three guart per cent (.8 in Igitalian three guart gu	1 <u>00.00</u>), evidenced by
the balance of principal remaining from time to time unpa.*. It the rate of SEARCH CHINCE STRIPS. The card of Installments as follows: One Hundred, Twenty-Three and 33/10	
he balance of principal remaining from time to time unpag. "It the rate of extent of the time to install ments as follows: One Hundred, Twenty-Three and 33/10	date of disbursement on
Isth day of November 2002 Ill such payments on account of the indebtedness evidenced by said Note obe first applied to interest on the unpart of the principal provided that the principal of each instalment unless paid when due shall bear interest as one half (9-1/2%) after maturity whether by acceleration or oncorrison, and all of said principal and into tsuch banking house in Chicago, Illinois, as the holders of the Note may, from the totime, in writing appoint, ppointment, then at the office of LAKE VIEW TRUST AND SAVINGS BANK in such lifty. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sure of money and said interest erms, provisions and limitations of this trust deed, and the performance of the love lants and agreements is fortgagors to be performed and also in consideration of the sum of One Dollar in ham prist the receipt whereof oby these presents ConveY and WARRANT unto the Trustee, its successor and assign, it is following described resident estate, right, title and interest therein, situate, lying and being in the COUNTY OF	76 i der annum
ill such payments on account of the indebtedness evidenced by said Note obe first applied to interest on the unpart of the indebtedness evidenced by said Note obe first applied to interest on the unpart of the principal provided that the principal of each instalment unless paid when due shall bear interest as one half (_9-1/2%) after maturity whether by acceleration or oncorrists, and all of said principal and into tsuch banking house in Chicago, Illinois, as the holders of the Note may, from ime to time, in writing appoint, popointment, then at the office of LAKE VIEW TRUST AND SAVINGS BANK in such life. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal or one more and said interest mrs, provisions and limitations of this trust deed, and the performance of the love lants and agreements is fortgagors to be performed and also in consideration of the sum of One Dollar in harry of money and said interest respects. CONVEY and WARRANT unto the Trustee, its successor and assign, it is following described their estate, right, title and interest therein, situate, lying and being in the COUNTY OFC_x	s (\$ <u>123.33</u>).
Il such payments on account of the indebtedness evidenced by said Note ob the first applied to interest on the unparter remainder to principal provided that the principal of each instalment unless paid when due shall bear interest as one half (\$\frac{9}{2} = \frac{17.29}{2}\$) after maturity whether by acceleration or oncors, and all of said principal and into tsuch banking house in Chicago, Illinois, as the holders of the Note may, from the time, in writing appoint, popointment, then at the office of LAKE VIEW TRUST AND SAVINGS BANK in such lifty. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sure of money and said interest mrs, provisions and limitations of this trust deed, and the performance of the sove lants and agreements is fortgagors to be performed and also in consideration of the sum of One Dollar in ham or sure receipt whereof by these presents CONVEY and WARRANT unto the Trustee, its successor and assign, it is following described reliferestate, right, title and interest therein, situate, lying and being in the COUNTY OFC_X	ree and 33/100
ill such payments on account of the indebtedness evidenced by said Note obe first applied to interest on the unpart of the indebtedness evidenced by said Note obe first applied to interest on the unpart of the principal provided that the principal of each instalment unless paid when due shall bear interest as one half (_9-1/2%) after maturity whether by acceleration or oncorrists, and all of said principal and into tsuch banking house in Chicago, Illinois, as the holders of the Note may, from ime to time, in writing appoint, popointment, then at the office of LAKE VIEW TRUST AND SAVINGS BANK in such life. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal or one more and said interest mrs, provisions and limitations of this trust deed, and the performance of the love lants and agreements is fortgagors to be performed and also in consideration of the sum of One Dollar in harry of money and said interest respects. CONVEY and WARRANT unto the Trustee, its successor and assign, it is following described their estate, right, title and interest therein, situate, lying and being in the COUNTY OFC_x	If be due on the
he remainder to principal provided that the principal of each instalment inless paid when due shall bear interest a come half (9-1/2%) after maturity whether by acceleration or on one of said principal and into the such banking house in Chicago, illinois, as the holders of the Note may, from line to time, in writing appoint, pointment, then at the office of LAKE VIEW TRUST AND SAVINGS BANK in such principal and into principal providers. The Mortgagors to secure the payment of the said principal or one of the coverants and agreements in the provisions and limitations of this trust deed, and the performance of the coverants and agreements in the provisions and limitations of this trust deed, and the performance of the coverants and agreements in the provisions and limitations of the sum of One Dollar in hanger of the coverants and agreements in the provisions of the sum of One Dollar in hanger of the coverants and agreements in the provision of the sum of One Dollar in hanger of the coverants and agreements in the provision of the sum of the coverant and assign, it is following described by these presents CONVEY and WARRANT unto the Trustee, its successor and assign, it is following described the sum of the country of the coverant and sum of the provision of the sum of the country of the coverant and sum of	
tone half (9-1/2%) after maturity whether by acceleration or other is and all of said principal and into the such banking house in Chicago, Illinois, as the holders of the Note may, from line to time, in writing appoint, prointment, then at the office of LAKE VIEW TRUST AND SAVINGS BANK in such all. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal author of money and said interes irms, provisions and limitations of this trust deed, and the performance of the overants and agreements fortgagors to be performed and also in consideration of the sum of One Dollar in hand provide describer leter estate, right, title and interest therein, situate, lying and being in the COUNTY OF	id principal balance and the default rate of
NOW, THEREFORE, the Mortgagors to secure the payment of the said principal up of money and said intereserms, provisions and limitations of this trust deed, and the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the payment of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants and agreements in the performance of the love nants agreements in the performance of the love nants agreements in the love nants agreement in	
times, provisions and limitations of this trust deed, and the performance of the own ants and agreements for brigagors to be performed and also in consideration of the sum of One Dollar hanny p.d. the receipt whereof to by these presents CONVEY and WARRANT unto the Trustee, its successor and assign, it is following described their estate, right, title and interest therein, situate, lying and being in the COUNTY OF	and in absence of such
Lot 3 in Kraemer and Rider's resubdivision of Lots 45, 46, 47, 49 and 50 Block 28 in Ford's Subdivision of Blocks 28, 27, 37, 38, in Sundivision of Block 28 in Ford's Subdivision of Blocks 28, 27, 37, 38, in Sundivision of Section 19, Township 40 North, Range 14, East of the Third Princiel Meric (except South West quarter of North East quarter South East quarter of North East quarter thereof) in Cook county Illinois. hich with the property hereinalter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, an offits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarial real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon ure foregoing), screens, window shades, storm doors and windows, floor coverings, awnings, stove and water heat edeclared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all sereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constitution. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the ald rights and benefits the Mortgagors do hereby expressly release and waivo. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the real are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, with the state aforesaid, Do 1 James Joseph McGuigan and Elizabeth Ann McGuigan, his	erein contained, by the is hereby acknowledged,
Lot 3 in Kraemer and Rider's resubdivision of Lots 45, 46, 47, 49 and 50: Block 28 in Ford's Subdivision of Blocks 28, 27, 37, 38, in Surdivision of Section 19, Township 40 North, Range 14, East of the Third Principe' Meric (except South West quarter of North East quarter South East quarter of North East quarter South East quarter of North East quarter thereof) in Cook councy Illinois. Note	i neai Estate allu all oi
Block 28 in Ford's Subdivision of Blocks 28, 27, 37, 38, in Surdivision or Section 19, Township 40 North, Range 14, East of the Third Principe Meric (except South West quarter of North East quarter South East quarter of North West quarter and East half of South East quarter thereof) in Cook councillinois. Thick with the property hereinalter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, an route thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarial real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon use foregoing), screens, window shades, storm doors and windows, floor coverings, awnings, stove and water head to declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all streater placed in the premises by the Mortgagors or their successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the ladding that the properties of the Homestead Exemption have of the ladding that the properties of the Homestead Exemption have of the ladding that the ladding that the ladding that the ladding that the body of the Homestead Exemption have of the ladding that the ladding that the ladding of the Homestead Exemption have of the ladding that the ladding of the Homestead Exemption have of the ladding that the ladding of the ladding of the mortgagors, their heirs, with the ladding of the mortgagors, their heirs, with the ladding of the mortgagors, their heirs, with the ladding of the ladding of the mortgagors, their heirs, and seed that ladding the ladding of the mortgagors, their heirs, with the ladding of the ladding of the mortgagors, their heirs, and seed the ladding of the laddin	
(except South West quarter of North East quarter South East quarter of North West quarter and East half of South East quarter thereof) in Cook councy. Illinois. Thick with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, an rofits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primar and real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon use foregoing), screens, window shades, storm doors and windows, floor coverings, awnings, stove and water heaf re declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all sereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituted. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the ald rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the read) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, with the state aforesaid, seal. WITNESS the hand Because of Mortgagors the day and year first above written. (SEAL) Robert L. Tamez A Notary public in and for and residing in said County, in the state aforesaid, Do it and the control of the control of the country. In the state aforesaid, Do it and the country in the state aforesaid, Do it and the country of the country in the state aforesaid, Do it and the country of the country in the state aforesaid, Do it and the country of the countr	
Thich with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, an rofits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primar ald real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon up ir conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation inclue foregoingly, screens, window shades, storm doors and windows, floor coverings, awnings, stove and water heat redeclared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all streamed in the premises by the Mortgagors or their successors or assigns shall be considered as considered as considered as considered as considered as considered as the considered as considered as considered as the considered as considered as considered as the considered as	th U
hich with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, an offits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primare and to secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon or conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation include foregoing), screens, window shades, storm doors and windows, floor coverings, awnings, stove and water heat redeclared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all sereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constitutionable. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the laid rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reped) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, with the state aforesaid. WITNESS the hand Band Seal Robert L. Tamez AND TO HOLD Market and Seal Robert L. Tamez AND TO HOLD Market and Seal Seal Robert L. Tamez AND TO HOLD Market and Seal Seal Robert L. Tamez AND TO HOLD Market and Market aforesaid, DO Market and Market aforesaid, DO Market and Market and Market aforesaid, DO Market and M	
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the laid rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reced) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand and seal of Mortgagors the day and year first above written. WITNESS the hand (SEAL) Ames Joseph McGuigan Robert L. Tamez ANTE OF ILLINOIS SS. James Joseph McGuigan and Elizabeth Ann McGuigan, his	0
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the laid rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reced) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand and seal of Mortgagors the day and year first above written. WITNESS the hand (SEAL) Ames Joseph McGuigan Robert L. Tamez ANTE OF ILLINOIS SS. James Joseph McGuigan and Elizabeth Ann McGuigan, his	7,
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reced) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand B and seal Of Mortgagors the day and year first above written. WITNESS the hand B (SEAL) Ames Joseph McGuigan (SEAL) Robert L. Tamez A Notary public in and for and residing in said County, in the state aforesaid, DO is junty of Coole. Ss. James Joseph McGuigan and Elizabeth Ann McGuigan, his	
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the laid rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reced) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand and seal of Mortgagors the day and year first above written. WITNESS the hand (SEAL) Ames Joseph McGuigan Robert L. Tamez ANTE OF ILLINOIS SS. James Joseph McGuigan and Elizabeth Ann McGuigan, his	I all parts, sues and lly and on speny with
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reced) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand B and seal Of Mortgagors the day and year first above written. WITNESS the hand B (SEAL) Ames Joseph McGuigan (SEAL) Robert L. Tamez A Notary public in and for and residing in said County, in the state aforesaid, DO is junty of Coole. Ss. James Joseph McGuigan and Elizabeth Ann McGuigan, his	sed to supply nert, gas, ding (without restricting)
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reced) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand B and seal Of Mortgagors the day and year first above written. WITNESS the hand B (SEAL) Ames Joseph McGuigan (SEAL) Robert L. Tamez A Notary public in and for and residing in said County, in the state aforesaid, DO is junty of Coole. Ss. James Joseph McGuigan and Elizabeth Ann McGuigan, his	ers. All of the freeging
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes usts herein set forth, free from all rights and benefits under and by virture of the Homestead Exemption laws of the did rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reled) are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, witness the hand and seal of Mortgagors the day and year first above written. WITNESS the hand and seal of Mortgagors the day and year first above written. WITNESS the hand (SEAL) WITNESS th	ing the part of the real
ATE OF ILLINOIS To the control of t	, and upon the uses and
WITNESS the hand and seal and	
Robert L. Tamez ATE OF ILLINOIS and County in the state aforesaid, DO is James Joseph McGuigan and Elizabeth Ann McGuigan, his	
Robert L. Tamez ATE OF ILLINOIS a Notary public in and for and residing in said County, in the state aforesaid, DO I James Joseph McGuigan and Elizabeth Ann McGuigan, his	, .
Robert L. Tamez ATE OF ILLINOIS a Notary public in and for and residing in said County, in the state aforesaid, DO I James Joseph McGuigan and Elizabeth Ann McGuigan, his	WOOM (SEALT
ATE OF ILLINOIS a Notary public in and for and residing in said County, in the state aforesaid, DO in James Joseph McGuigan and Elizabeth Ann McGuigan, his	J (SEAL)_
a Notary public in and for and residing in said County, in the state aforesaid, DO in the state afores	Ţ
S617577	wife
	whose name s
subscribed to the foregoing Instrument, appeared before me	
are subscribed to the foregoing Instrument, appeared before me acknowledged that they signed, sealed and delivered the said their free and voluntary act, for the uses and purposes therein release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 31st day of october the said that the said the said that the said t	
release and waiver of the right of homestead.	set forth, including the
GIVEN under my hand and Notarial Seal this 31st day of October	A.D. 19//

- THE COVEMATS, CONDITIONS AND PROVISION REFERENCE 10 ON FACE I (INC REVEALS since of THIS TRUST CALL).

 1. Margagers that it is a state of the provision of the

FOR THE PROTECTION OF BOTH THE BORROWER AND THE LENGER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE LAKE VIEW TRUST AND SAVINGS BANK, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

with under Identification No. 3426

LAKE VIEW TRUST AND SAVINGS BANK, Trustee

ASSISTANT TRUST OFFICER

LAKE VIEW TRUST AND SAVINGS BANK Real Estate Loan Department 3201 North Ashland Avenue Chicago, Illinois 60857

OR