TOUGT DEED

25714575

		<del> </del>	E ABOVE SPACE F	OR RECORDERS USE	ONLY
	November 10	, 19 <u>80</u> , B	etweenMONI	NA S. RAY, div	orced and not
in Chicago, Illin ic or ain to	ed  D SAVINGS BANK, a corporati eferred to as TRUSTEE, witness agors are justly indebted to the	ion created and exist	ting under the law:	of the State of Illin	
holder or holders being nor	in referred to as Holders of	the Note, in the prin	cipal sum of	WENTY-TWO THO	USAND, FIVE
one certain Instalment Note	of the Mortgagors of even da	ite herewith, made p	ayable to BEARER		
and delivered, in and by wi	hich said More the Mortgagors	promise to pay the	said principal sun	and interest from d	ate of disbursement (
in installments as follows: TWO HUNDRED SEVE	naining from "the to time unpaid		- <del></del>	Dollars	(\$ 270.84
on the <u>15th</u> day of	DECEMBE R	, 19 <u>80</u> and	TWO HUNDRE	D SEVENTY AND	84/100 - ·
thereafter until said note is	fully paid except that the in NOVEMBER, 1985	payment of principa	), on theal and interest, if r	ot sooner paid, shall	be due on the
All such payments on accounts remainder to principal passive parcent (16	unt of the indebtedness eviden provided that the principal of %) after maturity whether by	ced by said Note to I each instance, unle	ss paid when due : rwise, and all of sa	shall bear interest at id principal and inter	the default rate of est being made payab
at such banking house in C appointment, then at the of	hicago, Illinois, as the holders fice of LAKE VIEW TRUST AN Mortgagors to secure the pa	s of the Note tray f ND SAVINGS LAN', in	rom time to time, said City.	in writing appoint, a	ing in absence of sur
terms, provisions and limit Mortgagors to be performed do by these presents CONVI	lations of this trust deed, as I and also in consideration of EY and WARRANT unto the Tr	nd the performance f the sum of One Do rustee, its successor	notice covenants har in that paid, the and assigns, the	and agreements ne he receipt whereof is following described	rein contained, by to hereby acknowledge Real Estate and ali
	interest therein, situate, lying				
Block 7 in C Township 40	Canal Trustee's Subd North, Range 14, Ea	ivision of the	e East Ha.f o	of section 29,	
Cook County,	. Illinois. **	Y. ILLINOIS PIL 2: 20	Siane	The series	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	FILED FOR	#(100R0 #(100R0	2571	4575	
				(	
TOGETHER with all imp crofils thereof for so long an said real estate and not sec air conditioning, water, light the foregoing), screens, win are declared to be a part of hereafter placed in the prem sstate.	inafter described, is referred to provements, tenements, easem d during all such times as Mor condarity) and all apparatus, et, power, refrigeration (wheth dow shades, storm doors and said real estate whether phy lises by the Mortgagors or the	nents, fixtures, and indigagors may be entitle equipment or articles er single units or cer windows, floor cove rsically attached ther eir successors or ass	appurtenances the led thereto (which now or hereafter to ntrally controlled), a erings, awnings, st eto or not, and it signs shall be cons	are pledged primarily herein or thereon use and ventilation includ ove and water heater is agreed that all sinsidered as constituting	y and c.i.a parity will ded to surply heat, gas ing (without restriction ss. All of the fregion nilar apparates, eticl ng the part of the rea
trusts herein set forth, free said rights and benefits the This trust deed consist	the premises unto the said Tr from all rights and benefits u Mortgagors do hereby express s of two pages. The covenants in by reference and are part	inder and by virture ( sly release and waive s. conditions and pro	of the Homestead E :. ovisions appearing	on page 2 (the reve	State of Illinois, which
WITNESS the hand	and seaf				(554)
Monna S. Ray		(SEAL)			(SEAL
		(SEAL)			(SEAL
		AGUE		te aforesaid NO HE	REBY CERTIFY THA
\ \ \ SS	a Notary public in and for				
\ \ \ SS	a Notary public in and for a MONNA S.	RAY, divorced	and not sin	ce remarried	
\ \ \ SS	a Notary public in and for a MONNA S. who is person	RAY, divorced ally known to me to scribed to the forego	t and not sin be the same pers ing Instrument, ap	ce remarried on w peared before me th	hose name nis day in person an
STATE OF ILLINOIS SOCIETY OT A RY	a Notary public in and for a MONNA S.  who is person is substacknowledged that	RAY, divorced ally known to me to scribed to the foregous he she s	t and not sin be the same pers ing Instrument, ap igned, sealed and	ce remarried on w peared before me the delivered the said in	hose name nis day in person an nstrument as
\ \ \ SS	a Notary public in and for a MONNA S.  who is person is substacknowledged that	RAY, divorced ally known to me to scribed to the foregoing the state of homestead.	t and not sin be the same pers ing Instrument, ap igned, sealed and ct, for the uses ar	ce remarried on when we have a second percent before me the delivered the said in the purposes therein and purposes therein and purposes therein are second purposes.	hose namenis day in person an astrument asset forth, including the

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- THE COVEMENTS, CONDITIONS AND PROVISIONS REPERTED TO ON PAGE T (THE REVENSE SIDE OF THIS TRUST DEED):

  1. Mortgagors shall; (1) promotily repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or ba destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof, (3) pay to 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 lime in process or erection upon said premises; (5) comply with all requiryments; of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material afterations in said premises except as required by taw or municipal ordinances.
- 2. Mortgagers shall pay before any penalty attaches 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 the holders of the note diplicate receipts therefore. To prevent default hereunder Mortgagers shall pay in full under protest, in the manner provided in statute, any tax or assessment which Mortgagers may desire to contest.
- and other charges) against the premises when due, and shall, upon written request, furnish to Irustee or to the holders of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the hol

- the holders of the note, and without note of the Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become of ear payable (a) immediately in the case of default making payments of any installment of principal or interest on the note, or (b) when defau" shall occur and continue for three days in the performance of any other aggreement of the Mortgagors herein contained.

  7. In case of default herein the Mortgagors wave all right to the possession, income and ents of said premises (including accrued and unpaid income and rents) and thereupon it shall be lawful for 10" instead on the premises, collect and receive all the rents, issues and profits thereof (accrued or otherwise), and apply the same, less the necessary expenses for the collect in hereof, for the care and preservation of said premises, including any such expense as the payment of Trustee's less, insurance premiums, taxes, assess anent and water charges, to a reduction of said indebtedness; and when the indebtedness said when the indebtedness said become due whether by acceleration or otherwise, a determined the payment of Trustee's less, insurance premiums, taxes, assess anent and water charges, to a reduction of said premises, including any such expense as the payment of Trustee's less, insurance premiums, taxes, assess anent and water charges, to a reduction of said premises, sincident said become due whether by acceleration or otherwise, where charges is not accelerated to the result of the many many and the result of the care of the many and the result of the results of the result of the results of the res

- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee by hiligal of the corond this trust deed or to exe power herein given unless expressly obligated by the terms hered, nor be liable for any acts or omissions herein or, even in ease of its own gross in coordinate of the agents or employees of Trustee, and it may require indemnities satisfactory to it before each group power herein give
- gence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it set, a ercising any power herein 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory adde are that all indebtedness set this trust deed has been fully paid, including Trustee's release tee in accordance with his rate schedule then in effect, and justee may execute and of release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to investee the note, representation Trustee may accept as true without inquiry. Where a rive is sequested of a strustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification to promiting the except a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purpors to be exceed as prior trustees are not excepted as the makers thereof; and where the release is required of the original trustees and it has never executed a citil cate on any insidentifying same as the note described herein, it may accept as the genuine note herein described any note which may be presented and which purpors stance with the description herein contained of the note and which purpors to be executed by the persons herein designated as makers thereof.

FOR THE PROTECTION OF BOTH THE BORROWER AND THE LENDER, THE MOTE 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.

LAKE VIEW THUST AND SAVINGS BANK Real Estate Loan Department 3201 North Ashland Avenue Chicago, Illinois 60657

Box No. 146

Trust Officer

1028 W. Wolfram St., Chicago, IL 60657

END OF RECORDED DOCUMENT