UNOFFICIAL COPY

06-31961

26506401

TRUST DEED

1983 FEB 14 PM 2 47

								, , ,	HILL MAD		42 0 9 0	DECON	UENS US	CONLI		
THIS INDE	NTURE,	made _	Febru	uary 4	4,		19 _83	<u>.</u> , £	Betweer	n <u>Kas</u>	sim P	irla	nt			
and LAKE in Chicago,	. 1111'',0.3.	nerein r	eferred t	o as IRU	STEE. wita	iesseth:				ider the	laws of	the Sta	ite of Illi	nois and	-	usines
THAT, WH holder or h	rolders i	re morti	jagors a rein refe	re justiy rred to a	inaeptea t s Holders	o the leg of the l	gal holde Vote in	er or its the orig	olders (ncinal «	of the Ir sum of	istalmen	t Note	hereinaft	er desc	ribed, sa	id lega
Ten_	<u>thous</u>	21.0	nnd_0	00/100							Doll	ars (\$	10,00	0.00	.), eviden	iced by
one certain	ı İnstalm	ent Note	e sinthe l	Mortgago	rs of even	date he	erewith, (made p	ayable	to BEA	RER					
and deliver	red, in a	nd by w	hich ie!	Note th	e Mortgag	ors pro	mise to	pay the	said p	rincipal	sum and	d intere	st from o	late of	disburser	nent on
the belones	of arias	inal ran	oinina fa					,	11 4	50			1.4	6.0		
	, m3 a3 n	Jilows.	Four	<u> </u>	red e	ight)	y fiv	e an	d 10	0/100			_ Dollars	(S _4	85.10).
on the	LSth	. day of	Mar	ch	Pallace	, 19_	83	апd	Fo	our h	undre	ed e	ighty	fiv	e 10/	100
on the	ıntil said	note is	fully pai Febru	id except ary	that ne f	nal pay	ment of	principa), on the	he <u> </u>	if not so	ooner pa	day of aid, shall	f each a be due	nd every on the _	month
All such par the remaind	ist to bu	meihai b	HOAIGEG	that the	principai	or each	instalme	ent unte	ss paid	i when d	ue shail	bear in	terest at	the defa	ault rate o	of
14.68 at such ban appointmen	t, then a	t the of	fice of L	AKE VIE	V TRUST	AND SA	VINGS E	ay, ⊓ 3A ≀K in	said C	ne to tin ity.	ne, in w	riting a	ppoint, a	no in a	iosence o	it such
Mortgagors do by these	to be postante present	ina ilmii erformei s CONVI	ations of d and al: EY and V	of this tr so in con Warrant	sideration unto the	of the Trustee	e perior sum of (, its suc	mance One bol cessor	or the lla in i and a	covena hand pai signs, t	nts and d, the re the follow	agreen ceipt w wing de	rents her hereof is escribed	rein cor hereby Real Es	ntained, t acknowing tate and	by the edged, all of
their estate,	, right, ti	tle and	interest t	therein, s	ituate, lyir	ng and b	eing in 1	the COU	ט צדמנ	r Cod	o k	A	ND STAT	TE OF IL	LINOIS, 1	to wit:
	j	in B1	ock :	11 in	the Ea Wrigh rth Ra	twoo	d, A	Sub	divi	sio	In S	ecti	on 28	3,	f)	
					ook Co			156 (or t	ne n	, G	PILLI	Страт			
			•	म्लान वा दि	5 13	- A	Tinne.	SEGO.		ሊ _ት ረሙ የ	<u>.</u> กระก	A (O)	7			
												Alu		E E	1	, 1
which with the TOGETH	IFR with	all imn	rovemen:	ts tenem	ente asca	mante	fivtures	and a	COLLETA	nances	thereto	belongir	ng, and	a'i roni	s, issue:	₋' and
profits thereo said real est air condition the foregoing are declared hereafter pla	or for so ate and ing, wate g), scree to be a	iong and not sect er, light ns, wind nart of	odring a ondarily) , power, low shad said real	all such t and all : refrigera les, storn	imes as M apparatus, tion (whe! n doors ar whether ol	ortgago: equipm her sing d windo	rs may b lent or a ple units ows, floo r attache	e entitl irticles or cent or cover	ed then now or trally crings, a	reto (whi hereafte ontrolled wnings,	ich are per therein l), and vi stove a	pledged n or the entilatio nd wate	primarily ereon use in includi er heater et all sim	d to cur ng (with s. All of	n parity ppin heat, hour ristr find fore	with gas. icting going
estate.					the said											
said rights a	set tort nd benef	h, free i its the i	rom all r Mortgago	rights and Irs do her	1 benefits	under a sslv rele	and by vi ease and	irture o: I waive.	f the H	omestea	d Exemp	tion law	s of the	State of	Illinois, v	vhich
deed) are inc	corporate	ed herei	n by refe	erence ar	nd are par	t hereof	f and sha	ıll be bi	nding o	on the me	ortgagor	s, their	heirs, su	ccessor	s and ass	igns.
WITNES -	S the ha			and seal												<u></u>
	/ 	/ asim	Pirl	ant			SEAL)								(s (s	EAL)
U/V		\top				— '·	JUNE,		•	-					(3	CAC)
	\		4. 1	ead	(4)	n - E	pain	<i>u</i> -								
STATE OF ILL		SS.	a Notar		and for asim			said C	ounty,	in the :	state af	oresaid,	DO HER	EBY C	ERTIFY T	HAT
SIR SIR			who		perso			me to b	e the :	same pe	rson		wh	ose nan	ле	
/ S/	10		-	was	sul	scribed	to the f	oregoin	g Instr	ument,	appeared	before	me this	day i	n person	and
		35	acknow		nat								said Ins			
9		/S/	release	his and waiv											including	
75	000		GI\	VEN unde	er my han	d and N	votarial S	sear thi	s	7 [,	day of_	Jus	<u>1</u> , A.∖	D. 19.4 2	<u>رح</u>	—
THIS INSTRUME	KT WAST A TRUST A I N. ASHL	ND SAVE	DRAFTED B INGS BAN	iK	er of the er my han				_	12	care	<u>(a)</u>	77E	<i>Palen</i> N	lotary Pul	blic

26506401

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

- THE COVERANTS, CONDITIONS AND PROVISIONS REFERRED TO BY PROE 1 (THE REVENSE SIDE OF THIS TRUST DEED):

 1. Martgapars shall: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without wasts, 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 her builders of the note, (4) compiled within a resonable line any building or buildings now or at any time in process or rection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material attentions in said premises except as required by an or municipal ordinances.

 2. Mortgagns shall pay before any penalty attacles all general taxes, and shall pay special laxess, 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, duplicate receipts therefore. To prevent detail thereunder Mortgagns shall pay for ull undeer protest, in the manner provided in statute, any tex or assessment which Mortgagners may desire to contest.

 3. Mortgagners shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by life, lightening or windstorm and such other hazards or liability, including liquar liability as the holders of the note may require under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness Secured hereby, all in companies satisfactory to the holders of the note with the mortal provided or shall be a payment or performed and dense and policies, to holders of the note,
- of the note; and in case of insurance about to expire, shall deliver renewal policies not less than len days prior to the respective dates of insurance about to expire, shall deliver renewal policies not less than len days prior to the respective dates of expiration.

 4. In case of default hereunder, Trustee or the holders of the note man, but need not, make any payment or perform any act herein required of Mortgagors in any form and matter deemed experient, and may, but need not, make full or partial payments of inricipal or interests on prior encumbrances; if any, and purchase, discharge, compromise or settle any tax file no or their prior lier or title or claim thereof, or nuclear from any tax sale or fortellure interests or content on the respective of the content of the prior lier or the content of the prior lier or the many supports and the lien thereof, and the lien thereof the considered as a waiver of any right accruing to lien on account of any default herounder on the part of the Mortgagors.

 5. The Trustee or the holders of the note hereby secured making any payments hereby authorized relating to taxes or assessment, may do so according to any bit, statement or estimate or link the validity of any tax, assessment, sale, fortelure, tax lien or title of claim thereof.

 6. Mortgagors shall pay each tiem of indebtdeets herein menioned, buth principal and interest, when due according to the terms hereof. At the option of he betteen so the contrary, became due and payable (a) limedelatel

- in a 3, or (0) when defac" shall occur and continue for invested using the performance of any other aggreement of the Mortgagors herein contained.

 In case of default herein the Mortgagors waive all right to the performance of any other aggreement of the Mortgagors herein contained.

 In case of default herein the Mortgagors waive all right to the possession, income and rents of said premises (including accrued and ungald income and ret is no therefore the performance of any other genesis (including accrued and ungald income and ret is no therefore the case of the said of the first is the performance of any other genesis (including and ungald income and ret is no the premises hereby conveyed, to lease the same, collect and receive all the rents, issues and profits thereof (accrued or otherwise), and apply the same, or the income premiums, taxes, assessments and water charges, to a reduction of said indebtedness; and when the night to forcebuse the little hereof. In any suit to forcebuse the little hereof to receive the little and included as additional indebtedness in the decree for sale all expenditures and expenses which may be do received, changes, publication casts and said in the little searches and examine soft or itsulated as to items to be expended after entry of the decree of processing all such abstracts of title, escribed to the control of the control of the premises, fortens certificates, and similar data and assurances with respect to title as Trustee or holders of the note in connection with 7 and polyable with interest thereon at the ledealst rate as specified herein when paid or incurred by Trustee or holders of the note in connection with 7 and polyable with interest thereon at the default rate as specified herein when paid or incurred by Trustee or not actually commenced, (c) preparations for the commencement of any suit fo

- 10. No action for the enforcement of the lien or any provision hereof shall be set,ect. any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

 11. Trustee on the holders of the note shall have the right to inspect the premises at all reasonable or the reasonable of the note shall have the right to inspect the premises at all reasonable or the reasonable of the note shall have the right to inspect the premises at all reasonable or the reasonable or complete or secretic any power herein given unless expressly obligated by the terms hereof, note be liable for any acts or "such sherein given unless expressly obligated by the terms hereof, note be liable for any acts or "such sherein given, except in case of 18 way report any power herein given unless expressly obligated by the terms hereof, note be liable for any acts or "such sherein given unless expressly obligated by the terms thereof or "such sherein given unless expressly obligated by the terms thereof the shere of the security of the shere of the shere of the security of the shere of the security of the shere of the

- in this Indenture to be taken by the Trustee or the holders of said note may be taken or had jointly by the Trustees and any holder of said note.

 17. Mortgager parest that in order more fully to protect the security of this Trust Boed, Mortgager will deposit with holder of the note, with each "beduted principal and interest payment, one-twelfith (1/12) of the amount (as estimated by the holder of the note) which will be sufficient to pay taxes, special assimates, and other charges on the real estate that will accruze as a lien from year to vear on a calender basis (January to January), not on a "when issued and psylabe basis. The holder of the note shall hold such monthly deposits in trust, without any allowance of interest, and shall use such fund for the payment of such items when the same are due and psylabil. It, at any time, the fund so held by the holder of the note is insufficient to pay any such item when the same shall become due, the holder of the note such additional funds as may be necessary to pay such items. Failure to make any deposit when due shall be a breach of this Trust Bode. If at any time here be default in any of the provisions of this Trust Bode, the holder of the note may at its spirit on apply any money in the fund on any of the mortgage obigations and in such order and manner as it may elect. On full payment of the mortgage debt any unused portion of the fund shall be craded to the one of the payment of the debt any amount in the fund shall be cradited on the indebtedness. Transfer of the legal title to the mortgaged real estate shall automatically transfer to the new owner the beneficial interest in the fund.

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

herewith under Identification No. 14425 LAKE VIEW TRUST AND SAYINGS BANK, Trustee BY: Chlee arlan Trust Copker

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

OR

END OF RECORDED DOCUMENT