Trustee Form Seekyn E. Lang, take Shore National Bank OSS North Hickingtan Nate, Chicago, T. HERITAGE, STANIAND. BANK. AND TERUSE. COMPANY ent presently but at notice of screic tend the classification of the Touring of the Company ent presently but at notice of screic tend the classification of the Touring of the Company and however in the payment of the indehendense hereinforder called the "Touring" octubed by a trust agreement dated July 12. 1983. The payment of the indehendense hereinforder described hereby CONDITY'S AND WARRANTS to THE LAKE SURGE NATIONAL BANKIN, a National Banking Association thereinfor called the "Touring" octubed by a trust agreement dated July 12. The Source of the Source of the Control of the Company of the Company of the Control of the Con	Mari	I	and the state of t		All the second					This instru	ment w	as prepare	d by
not personally but as trustee of a certain trust (herefinalites called the "Trust") created by a trust agreement datedNally12 138.3		_	RL 0007		26	781	433			Evelyn E. L	ang, La	ake Shore	National Bank
he payment of the indebtedees hereinalerd esteroide hereby CONTEX'S AND WARRANTS to THE LAKE SIGNER NATIONAL BANK, a National Banking Association thereinalerd called the "Tunter") certain real eniate located at 15627. SCHED. Har June 18 ANK, a National Banking Association thereinalerd called the "Tunter") certain real eniate located at 15627. SCHED. Har June 18 ANK, a National Banking Association thereinaler called the "Tunter") certain real eniate located at 15627. SCHED. Har June 18 ANK, a National Banking Association thereinaler called the "Tunter" of the West of the Scheduler of the Scheduler of the West of the Scheduler of the Scheduler of the West of the Scheduler of the West of the Scheduler of the Schedu		(I)	HER	RITAGE S	TANDA	RD BA	NK. AND	TRUST COMP	/MA			·	
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BANK, a National Basking Association thereinafter called the "Trustee") certain real estate located at		d		of the inc									
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in Cook Courty, Illinois. 28-18-310-005 COOK Courty, Illinois. 28-18-310-005 COOK Courty, Illinois. 28-18-310-005 COOK Courty, Illinois. Cook C		(1)					113 i	n Catalina's	. Commercia	al and Indust	rial S	ubdivision	
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all buildings, improvements, equipment, fixtures and any other property of my. In effectible above hereafter placed on the real estate described above shall be deemed to be a part of the mortgage groperty and main be fully subject the mortgage groperty and the control of the full state of the mortgage of the mortgage of the full state			above descri	bed prope	rty; and	togeth	er with a	ll rents, issues and	d prof as of the	above described p	roperty. A	all the above de	scribed pro-
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Dollars, which principal sum together with interest is payable as provided in the Note; and (b) The payment of the amount of all expenses which may be incurred and payments which not any be made by the Trustee or the Holder for purposes patchiffed in paragraphs 5, 6 or 9 of this Trust Deed including all amounts paid and expense, inc. fred by the Holder or Trustee for the purposes specified in paragraphs 5, 6 or 9 of this Trust Deed. DEFINITIONS: (a) The term "Holder" refers to the person who shall be the legal holder of the Note the term. "Ioder" shall be read "Holders" and all singular word forms used in connection with the term "the best of the Note, the term. "Ioder" shall be read "Holders" and all singular word forms used in connection with the term "the deemed to be shall a word forms where context and construction so require. (b) The term "Default Interest Rate" means a simple interest rate of eight person, person where the context and construction so require. (b) The term "Default Interest Rate" means a simple interest rate of eight person, person or contains agreements with respect to all or any part of the indebtedness evidenced by the Note are each sometimes certain terreferred to as a "Mortgage Instrument". (d) The term "Beneficiary" reans each person who at the time as of which the term. and "a spiled shall have any interest of any kind in the Trust (whether as beneficiary, collateral assignee or otherwise) or shall have any righ (whether joint or several right to exercise the power of direction with respect to the Trust can be date of this Trust Deed, and the power of direction with respect to the Trust can be date of this Trust Deed, under the Note or under shoother gainst the means and person who was a beneficiary and the Trust Deed, under the Note, or under shoother gainst the means gain the Holder's or Trustee's interests and this Trust Deed, under the Note or secured by this Trust Deed, and the power of the Note of the N					6, 19	83		, and made p	ayable to the	order of the LAK!	SHO! E	NATIONAL	
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applied shall have any interest of any kind in the Trust (whether as beneficiary, collateral assignee or otherwise) or shall have any right (whether joint or several) to exercise the power of direction with respect to the Trust. Each person who was a beneficiary of the Trust or who had a joint or several right to exercise the power of direction with respect to the Trust on the date of this Trust Deed is hereing after referred to as an "Initial Beneficiary". (e) The term "impositions" means all general real estate taxes, special assessments, water and sewer charges and all other taxes and charges against the mortgaged property or against the Holder's or Trustee's interest under this Trust Deed, under the Note, or under any other Mortgage Instrument, ordinary as well as extraordinary, unforescen as well as forescen, of every kind and nature whatsoever, including but not limited to assessments for local improvements and betterments. (f) The term "Obligor" means any person other than Mortgagor-who shall be a maker of the Note, who shall have guaranteed payment or collection of all or any part of any amount at any time owing under the Note or secured by this Trust Deed, or who shall or may be otherwise personally liable (whether absolutely or contingently) in any capacity for payment of all or any part of any amount at any time owing under the Note or secured by this Trust Deed. MORTGAGOR REPRESENTS, COVENANTS AND AGREES AS FOLLOWS: 1. Although Mortgagor shall not be personally obligated to do any of the things specified in this paragraph, a default shall be deemed to have occurred under this Trust Deed if Mortgagor shall fail to do any of the following: (a) to keep the mortgaged property free of any mortgage, enchanic's lie, or other lies or other lies or claim of mortgage, lien or encumbrance except for mortgage, lien, or the Holder in writing; or (c) to appear in any proceeding which in the opinion of the Trustee or the Holder in writing; or (c) to appear in any proceeding which in the opinion of the Trustee or	- 3		annum. (c) cures or co	The Note ntains agre	, this T	rust Dec with re	ed, and a espect to	ny other writing all or any part of	(whether heret the indebtedne	ofore made or here ess evidenced by the	after exec e Note are	cuted) which b e each sometim	y i i termi se- es verein iter
or who had a joint or several right to exercise the power of direction with respect to the Trust on the date of this Trust Deed is hereinafter referred to as an "Initial Beneficiary" (c) The term "impositions" means all general real estate taxes, special assessments, water and sewer charges and all other taxes and charges against the mortgaged property or against the Holder's or Trustee's interest under this Trust Deed, under the Note, or under any other Mortgage Instrument, ordinary as well as extraordinary, unforeseen as well as foreseen, of every kind and nature whatsoever, including but not limited to assessments for local improvements and betterments. (f) The term "Obligor" means any person other than Mortgagor, who shall be a maker of the Note, who shall have guaranteed payment or collection of all or any part of any amount at any time owing on the Note or secured by this Trust Deed, or who shall or may be otherwise personally liable (whether absolutely or contingently) in any capacity for payment of all or any part of any amount at any time owing under the Note or secured by this Trust Deed. MORTGAGOR REPRESENTS, COVENANTS AND AGREES AS FOLLOWS: 1. Although Mortgagor shall not be personally obligated to do any of the things specified in this paragraph, a default shall be deemed to have occurred under this Trust Deed if Mortgagor shall fail to do any of the following: (a) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgage, liens, and encumbrances clearly subordinate to the mortgage created by this Trust Deed or which shall have been in each case expressly permitted by the Trustee or the Holder in writing; or (c) to appear in any proceeding which in the opinion of the Trustee or the Holder any affect the mortgage created by this Trust Deed or which shall have been in each case expressly permitted by the Trust ender or the Holder in writing; or (c) to appear in any proceeding which in the opinion of the Trustee or the Holder in writing; or (c) to emplay the mortgage e			applied sha	ll have an	y intere	st of any	/ kind in	the Trust (whether	er as beneficiar	y, collateral assigne	e or other	rwise) or shall l	nave any righ.
and sewer charges and all other taxes and charges against the mortgaged property or against the Holder's or Trustee's interest under this Trust Deed, under the Note, or under any other Mortgage Instrument, ordinary as well as extraordinary, unforeseen as well as foreseen, of every kind and nature whatsoever, including but not limited to assessments for local improvements and betterments. (f) The term "Obligor" means any person other than Mortgagor-who shall be a maker of the Note, who shall have guaranteed payment or collection of all or any part of any amount at any time owing under the Note or secured by this Trust Deed, or who shall or may be otherwise personally liable (whether absolutely or contingently) in any capacity for payment of all or any part of any amount at any time owing under the Note or secured by this Trust Deed. MORTGAGOR REPRESENTS, COVENANTS AND AGREES AS FOLLOWS: 1. Although Mortgagor shall not be personally obligated to do any of the things specified in this paragraph, a default shall be deemed to have occurred under this Trust Deed if Mortgagor shall fall to do any of the following: (a) to keep the mortgaged property free of any mortgage, mechanic's lien, or other lien or encumbrance or claim of mortgage, lien or encumbrance except for mortgages, liens, and encumbrances clearly subordinate to the mortgage created by this Trust Deed or which shall have been in each case expressly permitted by the Trustee or the Holder in writing; or (c) to appear in any proceeding which in the opinion of the Trustee or the Holder may affect the mortgage greeted by this Trust Deed and at the expense of persons other than the Trustee and the Holder, to take all steps necessary to protect, definant of defend the primacy, enforceability and validity of the mortgage created by this Trust Deed or at the sole expense of persons other than the Trustee and the Holder to do. make, execute and deliver any acts, things, assurances and the Holder to Holder any require to protect, defend, or make more secure the mor	15. 40 E		or who had	dajointo:	r several	right to	exercise	the power of dire	ection with resp	pect to the Trust of	n the date	of this Trust I	Deed is hereir
seen, of every kind and nature whatsoever, including but not limited to assessments for local improvements and betterments. (f) The term 'Obligor' means any person other than Mortgagor-who shall be a maker of the Note, who shall have guaranteed payment or collection of all or any part of any amount at any time owing on the Note or secured by this Trust Deed, or who shall or may be otherwise personally liable (whether absolutely or contingently) in any capacity for payment of all or any part of any amount at any time owing under the Note or secured by this Trust Deed. MORTGAGOR REPRESENTS, COVENANTS AND AGREES AS FOLLOWS: 1. Although Mortgagor shall not be personally obligated to do any of the following: (a) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged property in good condition and repair; or (b) to keep the mortgaged, property and in the following and at the expense of persons other than the Trustee and the Holder to do, make, execute and deliver any acts, things, assurances and writings which the Holder or the Trustee may require to protect, defend, or mortgage, lien, other encumbrance or charge on all or any part of the mortgaged property equal to senior in priority to the mortgage created by this Trust Deed in accordance of the polyment of the mortgaged property equal to senior in prior			and sewer	charges an	d all ot	her taxe	s and ch	arges against the	mortgaged pro	perty or against th	ie Holder	's or Trustee's	interest under
	10		term "Obl	igor" mear	ns any p	erson a	ther than	Mortgagor who	shall be a make	r of the Note, who	shall have	e guaranteed pa	yment or col-
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	1		keep the me mortgages, I	ortgaged pro iens, and er	perty fre	e of any	mortgage ly subordi	, mechanic's lien, o nate to the mortga	r other lien or er se created by thi	s Trust Deed or which	of mortgage h shall hav	e, lien or encumb e been in each ca	rance except for se expressly per-
			gage created	by this Tr	ust Deed	and at t	he expens	of persons other t	han the Trustee	and the Holder, to tal	ke all steps	necessary to pro	tect, maintain o
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- 2. Although Mortgagor shall not be personally obligated to do any of the things specified in this paragraph, a default shall be deemed to have occurred under this Trust Deed if Mortgagor shall fail to do either of the following; (a) to keep all buildings, improvements, and betterments now or hereafter upon the mortgaged property insured against loss or damage by fire, lightening, windstome, malicious mischief, vandalism, extended coverage hazards, and such other hazards (including hazards not now contemplated) as the Trustee or the Holder may require to be insured against until the indebtedness secured by this Trust Deed is fully paid, or in case of foreclosure, until expiration of the reduption period, in an amount sufficient either to pay the full replace cost of all such buildings, improvements and betterments, or to pay in full the indebtedness secured by this Trust Deed, or (b) to provide liability insurance covering such liabilities (including liabilities which may arise under any law relating to intoxicating liquor) and with such monetary limits as the Trustee or the Holder may require. Mortgagor shall have the right to choose the companies, agents and brokers from which any insurance required under the terms of this Trust Deed shall be obtained, provided, however, that the Trustee and the Holder shall each have the right to disapprove for reasonable cause any company, agent or broker selected by Mortgagor. Policies for the hazard and liability insurance required under the terms of this Trust Deed shall be delivered to the Holder and in the case of insurance about to expire, renewal policies shall be delivered to the Holder not later than ten (1° day prior to the respective dates of expiration. Each hazard insurance about to expire, renewal policies shall be delivered to the Holder not later than ten (1° day prior to the respective) dates of expiration. Each hazard insurance policy shall contain an ortegage clause in a form satisfactory to the Holder making by expendition of the subsect of a clause in a
- authorized to pay out a y, of all insurance proceeds in accordance with the Holder's direction.

 3. Although Mortgage shall not be personally obligated to do any of the things specified in this paragraph, a default shall be deemed to have occurred under this Trust Deed 'Mortgagor shall fail to do either of the following: (a) to pay to the Holder each month a sum specified by the Holder and estimated by the Holder to be 'qual to one-twellful of the total amount of the general property taxes to be assexsed against the mortgaged property for the year in which the deposit 'ade, or (b) to pay such additional amount each month as the Holder may specify in order to provide funds for the payment of all special assessments, other immositions and premiums for insurance specified in paragraph 2 which shall be designated in the Holder's written request and which in the Holder's est natu n may fall due or accrue within the next succeeding year. No trust or other fiduciary relationship shall be deemed to exist between the Holder and my 1th. person by reason of the making of the deposits provided for in this paragraph 3. The Holder shall not have any obligation of any kind to pay mute. stor other return on any funds deposited pursuant to this paragraph 3 (regardless of whether the Holder may pay any interest or return on similar deposits may.' 've other persons.' Such deposits may be commingled with the Holder's own funds, and, except as expressly set forth herein, the Holder shall not be o' gate o' comply with any request of Mortgagor or any other persons with respect to the use, investment or disposition of any such deposits. The Trus e and the Holder are hereby authorized to pay all taxes, special assessments, other impositions and insurance premiums as charged or billed without inq inv as to accuracy of validity and regardless of whether or not such payment is requested by Mortgagor. The Holder shall not, however, be obligated to app' any amounts deposited pursuant to this paragraph to the payment of any tax, special asse
- 4. A default shall be deemed to have occurred under this Trust Deed 1, any of the following shall occur in the absence of the prior written consent of the Trustee or the Holder: (a) the mortgaged property shall be used for any property of the than that for which it was used on the date of this Trust Deed; or (b) there shall be any substantial alterations or additions to or demolition, teming a value of any building, improvement, fixture, appurtenances, machinery or equipment now or hereafter upon the mortgaged property except as many or equipment of (c) there shall be any purchase, lease or agreement under which title or any security interest not expressly subordinate to the mittage, created by this Trust Deed is reserved by any person other than the Holder in any lixture, machinery or equipment to be placed in or upon any be die; "improvements on the mortgaged property; or (d) any zoning reclassification or variance shall be requested by or on behalf of Mortgagor or any Be. effort year (e) any unlawful use or nuisance shall exist upon the mortgaged property; or (f) Mortgagor, any Beneficiary or any person who shall occupy or use an entraged property shall fail to comply with any law, regulation, ruling, ordinance, order or any other requirement imposed by any governmental or or or er competent authority relating to the mortgaged property or shall fail to comply with any restriction, covenant or condition relating to the mortgaged property.
- 5. The Trustee and the Holder are hereby authorized (but shall not be required) to make any paymer and a perform in any manner deemed expedient any act described in paragraph 1 or 2 of this Trust Deed which shall not have been made or perform 1 by Mr tiggor at the time or in the manner necessary to prevent a default under the terms of paragraph 1 or 2. The Trustee and the Holder for any act which either of them may deem necessary to establish, protect or defend the mortgage created by this Trust Deed, or the value thereof, or to protect or maintain the value of the mortgaged property or to establish, protect or defend the mortgage created by this Trust Deed, or the value thereof, or to protect or maintain the value of the mortgaged property or to establish, protect, or defend the mortgage created by this Trust Deed, or the value thereof, or to protect or maintain the value of the mortgage property or to establish or enforce the liability of any Obligor on the Note. The authority hereby granted to the Trustee and the Holder includes but is not limit do. The right to make full or partial payments of principal, interest or other charges at any time due or claimed to be due on any mortgage or other line. or e.c., and, nace equal or senior in priority to the mortgage created hereby; the right to purchase, discharge, clear off, compromise or settle any tax lien or their qual or senior lien or title or any premium for any insurance described in paragraph 2; the right to contest any tax or assessment; and the right to purchase he mortgaged property or any premium for any insurance described in paragraph 2; the right to contest any tax or assessment; and the right to purchase he mortgaged property at any sale or to redeem the mortgaged property strom any such sale or from any forfeiture. The Trustee and the Holder shall be entitled or ever reimbursement of all expenses incurred by the Trustee or the Holder in connection with any action taken and of all payments made by the Truste or the Holder on the amount thereof rema
- 6. The Trustee and the Holder or both of them, at their discretion, are hereby authorized to employ counsel for advice and other legal services, to employ other persons, and to take such other action and incur such other expenses as may appear necessary or prudent to either of them in connection with any action which the Trustee or the Holder is authorized to take under any of the provisions of this Trust Deed or in connection with any litigation, proceeding, negotiation, transaction or dealing in which either the Trustee or the holder may be made or may have a right to become a participant by reason of institutes under this Trust Deed or the Note or may he made or may have a right to become a participant by reason of institutes under this Trust Deed or the Note; (b) participation (whether as plaintiff, defendant, claimant, intervenor, witness or otherwise) in any proceeding, negotiation, or transaction which may affect title to or any interest in the mortgaged property or which may in any way affect or question the to receive and/or to retain payment of the amount which the Holder shall determine to be due under the Note or under the provisions of this Trust Deed (or which may in any way affect or question the validity, enforceability, or priority of the mortgage created by this Trust Deed; (c) the initiation and/or maintenance of any judicial or administrative action reasonably deemed necessary by the Holder to establish or protect the validity, enforceability or priority of the mortgage created by this Trust Deed; (d) any other action of any kind taken at the invitation or request of Mortgagor or any Beneficiary or any assignee, grantee, or other successor of Mortgagor or of any person who may claim title to or an interest in the mortgaged property under or through Mortgagor including but not limited to the making of any special arrangements, the waiver of any rights under any Mortgage Instrument, or the amendment of any Mortgage lastrument; or (e) preparation for any proceeding, negotiation, action, transac
- 7. For the purposes of this Trust Deed, a "Material Default" shall be deemed to have occurred if: (a) any payment which shall become due to the Trustee or the Holder under the terms of the Note, this Trust Deed or any other Mortgage Instrument shall not be paid when due; or (b) Mortgagor shall fail to make any payment or to do any act and such failure shall constitute a default under the provisions of paragraph 1, 2 or 3 hereof or any default shall occur under paragraph 6 or 17 hereof; or (c) any warranty, representation, statement or report made or given at any time to the Trustee or the Holder by or on behalf of Mortgagor or any Obligor shall have been false in any material respect when given or furnished; or (d) there shall be any execution or leavy on, the institution of any suit to foreclose any mortgage, lies or or other encumbrance against, or any seizure, attachment, forced sale or forfeiture of all or any part of the mortgaged property, or (e) any proceeding shall be instituted by or against any Obligor under any chapter of the federal Bankruptcy Act, or under any insolvency have relating to the relief of debtors, readjustment of indebtedness, roorganization, arrangement, composition or extension; or (f) any Obligor shall die or shall make any assignment for the benefit of creditors or shall apply for or consent to the appointment of a preciver for any Obligor or for all or any part of the mortgaged property; or (g) any Obligor or all or any part of the mortgaged property shall be placed under the control

or in the custody of any court or other governmental authority or of a receiver or trustee; or (h) the mortgaged property or any part thereof shall be vacated or abandoned. Upon the occurrence of any Material Default and at any time thereafter, the Holder shall have the right at the Holder's election, without notice of such election, without affecting the validity, enforceability, or priority of the mortgage created by this Trust Deed to declare all unpaid principal and accrued interest under the Note and all other amounts secured by this Trust Deed to declare and unpaid principal, interest, and other amounts shall without notice or demand become immediately due and payable.

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- 8. At any time after the entire principal balance of the Note shall have become due (whether by reason of acceleration or otherwise), and regardless of whether or not a Material Default shall have occurred, the Trustee and the Holder shall have the right to do any or all of the following: (a) to foreclose the mortgage created by this Trust Deed in any manner permitted by law; (b) to institute appropriate legal action for the appointment of a receiver and for any other relief permitted by law; and (c) to exercise all other rights which may accrue to the Holder or to the Trustee under or by reason of the provisions of a foregage Instrument or under law.
- 5. The rustee and the Holder shall be entitled to reimbursement for all costs and expenses (hereinafter called "Foreclosure Expenses") incurred by the Trustee or 1.7 the Holder subsequent to the occurrence of a Material Default in connection with foreclosure proceedings or in connection with the exercise of all of the Holder subsequent to the occurrence of a Material Default in connection with foreclosure proceedings or in connection with the exercise of all of the paid by the Trustee or the Holder on the amount of such costs and expenses remaining from time to time unreimbursed. The Foreclosure Expenses 1.2 include but shall not be limited to: attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stengrapher's charm 1, pt diletation costs, sheriff's costs and fees, costs (which may be estimated as to items to be expended after entry of a foreclosure decree) of procuring all of includes a procure and a surrance with respect 1 to ittle as the Trustee or the Holder may deem reasonably necessary either to prosecute a foreclosure suit or to evidence to bidders at any sale which may be pursuant to such a suit the true condition of the title to or the value of the mortgaged property. The Foreclosure Expenses, all principal amounds for which the Trustee or the Holder is or shall be entitled to reimbursement under the provisions of this Trust Deed, such reasonable compensation as may be harged by the Trustee for each action which shall be taken by the Trustee under this Trust Deed, such reasonable compensation as may be harged by the Trustee for each action which shall be taken by the Trustee under this Trust Deed, and all interest on any such Foreclosure Expenses or other mortgage created by this Trust Deed, and, if not some paid, shall be included in any decree or judgment as part of the indebtedness secured hereby, shall be payable from the rents and proceeds of sale of the mortgage draped.
- 10. The proceeds of any foreclosure sale of the money aged property shall be distributed and applied in the following order of priority: First, to accrued interest on the foreclosure decree; second, to all Frieclosine Expenses and all other amounts secured by this Trust Deed additional to amounts evidenced by the Note and all accrued interest thereon; this , to all principal and accrued interest remaining unpaid on the Note; and fourth, any overplus to Mortagaor.
- 11. Upon, or at any time after the filing of a forech with a modern this Trust Deed, the court in which such suit is filed may appoint a third party as receiver of the mortgaged property or may, with the consert of the appointment may be made either before or after sale, with at notice, without regard to the solvency or insolvency of any Obligor at the time of application for such receiver or mortgagee in possession and with a regard to the solvency or insolvency of any Obligor at the time of application for such receiver or mortgagee in possession and with a regard to the then value of the mortgaged property or whether or not the mortgaged property shall be then occupied as a homestead. The receiver or mortgage is mossession shall have all powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the mortgaged property, including but not limited to the power to do any or all of the following: To enter upon and take possession of the mortgage in possession shall have all powers which may be necessary or are usual in such complete and the probable period of possession way deem desirable; to lease the mo (sag d property; to provide insurance against such risks and in such amounts as the receiver or mortgage in possession; and to collect the rents, issues and profit. Of the mortgaged property (including those which shall be overdue) during the pendency of the foreclosure suit and, in case of a sale and a deficient. The first statutory period of redemption, whether there be redemption or not, as well as during any further times during which Mortgagor, except for the full statutory period of redemption, whether there be redemption or not, as well as during any further times during which Mortgagor, except for the full statutory period of redemption, whether there be redemption or not, as well as during any further times during which Mortgagor, except for the service or mortgage in possession in the receiver or mortgage in possession, but the receiver
- 12. Mortgagor hereby pledges and assigns to the Trustee and the Holder all rents payable under any last of any part of the mortgaged property whether presently existing or hereafter made and any other proceeds arising from any occupancy, use or exploit do not the mortgaged property or any interest therein. While it is the intention of the parties that the foregoing assignment shall be a present assignment meither the Trustee nor the Holder shall exercise any rights granted under this paragraph unless and until a Material Default (as defined in paragraph 1) stall occur. Upon the occurrence of a Material Default and at any time thereafter, at the election of the Trustee or Holder, and regardless of whether the T ustee. The Holder shall have accelerated maturity of the Note or shall have availed itself of any right available under paragraph 8: (a) All rents and other p. o. each shereby assigned which shall be paid subsequent to the date of the Material Default shall insure to the Holder (b) the Trustee and the Holder shall have the right to terminate, alter and amend any lease of the mortgaged property and to cause new leases to be executed; (c) the Trustee and the Holder hall have the right to notify any lessee or other person in possession of the mortgaged property of this assignment and to require that all subsequent agamers a hereby assigned be made directly to the Trustee or to the Holder; and (d) the Trustee and the Holder shall have the right to collect and receive all 1 mts 2 d 1 cocceds hereby assigned. The collection of rents pursuant to this assignment shall not of itself be deemed to render the Trustee or Holder a mortgage in or ession. The rents and proceeds hereby pledged and assigned shall be deemed to be pledged and assigned on a parity with and independently of the norty aged real estate and this assignment shall not be deemed merged in any foreclosure decree. Mortgagor shall execute such attornment notices and other writing; as the Holder or may require to secure its in trerst in the rents and pr
- 13. Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of the mortgage created by this Trust Deed on its own behalf and on behalf of each and every person, except decree or judgment creditors of Mortgagor who shall acquire any interest in or title to the mortgaged property subsequent to the date of this Trust Deed.
- 14. In the event any part of Mortgagor's title to or interest in any of the mortgaged property shall pass to or vest in any third person or in the event any third person shall become liable for or shall assume any obligations secured by this Trust Deed or by any other Mortgage Instrument, then and in either such event, the Trustee and the Holder if either so elects (but not otherwise) may without notice to Mortgagor deal with any such third person in any way in which the Trustee or the Holder may deem necessary or desirable in connection with any indebtedness or obligations secured by this Trust Deed, Without limiting the generality of the foregoing provision, the Trustee and the Holder are hereby authorized: (a) to extend the time for payment of any indebtedness secured by this Trust Deed, (b) to forebear to sue and to forebear to exercise any other right, power or remedy which may be available under law or under any of the Mortgage Instruments; (c) to settle or to compromise any claim against any such third person (which settlement or compromise may have the effect of releasing any or all third persons from any liability to the Holder to the Trustee); and (d) to release any collateral securing any obligation of any third person. No dealings or activities undertaken by the Trustee or by the Holder pursuant to the provisions and authorizations contained in this paragraph 14 shall operate to terminate, limit or impair in any way any right or power of the Trustee or the Holder under this Trust Deed, under the Note or under any other Mortgage instrument.
- 15. In case all or any part of the mortgaged property shall be taken or condemned by any governmental or other competent authority, the Trustee and the Holder are hereby empowered and authorized to collect and receive all compensation which may be paid for any property taken or for damage to any property not taken and all compensation so received shall be applied at the election of the Holder to the immediate reduction of the indebtedness secured hereby whether or not then due, or to the repair and restoration of any damaged property, or in part to both of such purposes in such proportion as the Holder shall determine.
- 16. No action for the enforcement of the mortgage created hereby or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing the defense in an action at law upon the Note by the then holder of the Note.
- 17. A default under the Trust Deed shall be deemed to have occurred if: (a) All or any part of Mortgagor's interest in the mortgaged property shall be sold, conveyed, or otherwise transferred (whether voluntarily or involuntarily and whether by operation of law or otherwise) to any other person; or (b) any right or interest of any Initial Beneficiary in the Trust shall be transferred (whether voluntarily or involuntarily and whether by operation of law or otherwise) to any person other than another initial Beneficiary; or (c) any right or interest of any Beneficiary in the Trust shall be transferred (whether voluntarily or involuntarily and whether by operation of law or otherwise) to any person who was not a Beneficiary immediately prior to such transferred (c) Mortgagor shall fail to permit the Trust tee or the Holder to impect or copy any correspondence, records, files or instruments relating to the Trust which shall be in the possession or custody of Mortgagor; or (e) Mortgagor shall fail to supply the Holder or the Trustee with the names of persons shown

by Mortgagor's records to have any interest in the Trust or any right to exercise the power of direction relating to the Trust as of a date specified by the Holder or Trustee or shall fall to indicate the extent of the right or interest of each such person in the Trust as indicated by Mortgagor's records and such failure shall continue for three days after any such information shall have been requested by the Holder or by the Trustee.

- 18. The Trustee has no duty to examine the title, location, existence or condition of the mortgaged property, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories of the Note, of this Trust Deed or of any other Mortgage Instrument. The Trustee shall not be obligated to record this Trust Deed or to exercise any power unless expressly obligated by the terms of this Trust Deed to do so. The Trustee shall not be liable for any acts or omissions hereunder, except in case of its own gross negligence or that of its agents or employees. The Trustee may require indemnities satisfactory to it before exercising any power granted under the terms of this Trust Deed.
- 19. The Trustee shall release this Trust Deed and the mortgage created by this Trust Deed upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid and upon the payment to the Trustee of a reasonable fee for the execution of any necessary release instruments. The Trustee is hereby authorized to execute and deliver a release of this Trust Deed at the request of any person who shall, either before or after maturity, produce and exhibit to Trustee and instrument purporting to be the Note and who shall represent to the Trustee that all indebtedness secured by this Trust Deed has been paid, which representation the Trustee may accept as true without inquiry. The Trustee may accept as the Note herein described any note which bears an identification number matching an identification number on this Trust Deed and purporting to be placed on the note by any Trustee and which conforms in substance with the description of the Note herein contained. Where no matching identification number purporting to be that of a Trustee appears on the note exhibited to the Trustee and on this Trust Deed, the Trustee may accept as the Note herein described any note which conforms in substance with the description of the Note herein contained.
- 20. The Trustee may resign by instrument in writing filed in the office of the Recorder of Deeds or Registrar of Titles in which this Trust Deed shall have been recorded or filed. In case of the resignation of the Trustee or in case of the inability, refusal or failure to act of the Trustee, the Holder shall have the right to appoint a person to serve as Successor Trustee. In the event a vacary shall occur by reason of resignation or otherwise and the Holder shall fail to appoint a Successor Trustee, the then Recorder of Deeds (or the Registrar of Titles if the mortgaged property is registered under the Torrens System) of the Cunty in which the mortgaged property is situated shall be the Successor Trustee. The original Trustee and any Successor Trustee shall be entitled or very mable compensation for all acts performed pursuant to the provisions of this Trust Deed and shall be entitled to interest at the Default Interest Rate from the date any Trustee's fees are charged on the amount of such fees remaining from time to time unpaid.
- 21. (a) The Third case any it rustice's itest are charged on the amount of such test intending from this to time and on as many occasions as the Trustee or the Holder may desi; and access to the mortgaged property shall be permitted for the purposes of such inspection. (b) The word "Note" when used in this instrument has been granted to mean "Notes" when more than one note is used. (c) Unless otherwise specifically provided, all powers, rights and remedies granted to the "rust e and the Holder under the terms of this Trust Deed may be exercised by the Holder alone, by the Trustee alone, or by both the Holder and the Tau" or "rust earlier may of this Trust Deed may be exercised by the "Holder". (d) Time is of the essence of this Trust Deed and all provisions relating the "most" all be strictly construed. (e) Whenever possible each provision of this Trust Deed, the Note and every other Mortgage Instrument shall be interpreted; suc manner as to be effective and valid under applicable law, but, if any provision of this Trust Deed, the Note or any other Mortgage instrument shall be interpreted; suc manner as to be effective and valid under applicable law, but, if any provision of this Trust Deed, the Note or any other Mortgage instrument shall be ineffective only to the extent of such prohibition or invalidity, without way daving the remainder of such provision or the remaining provisions of the instrument in which such provision appears or any other Mortgage instrume. If any given rate or charge permitted by law, the highest rate or charge permitted by law shall be due in place of the given rate or charge which would otherwise be due. () E: h notice, demand or direction required or permitted under the terms of this Trust Deed shall be deemed to have been given or delivered at the time the "m. deby United States return receipt requested registered mail addressed (1) if to Mortgage to such address as may be shown on the Trustee's princir. or charge to the final provision of the mortgage instrument may be amended, mod
- 22. This Trust Deed is executed by the undersigned Mortgagor not personally but as _uv x as aforesaid in the exercise of the power and authority conferred upon and vested in it as such trustee (and the undersigned hereby warrants that it pot ess s full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in the Note contained shall be to contained any liability on Mortgagor or on the undersigned personally to pay the said Note or any interest that may accrue thereon, or any inductioness. This personally in the results of the personal property of the Note and the owner or owners of any indebtedness accruing hereunder shall look solely to the property on may be personally liable hereon.

IN WITNESS WHEREOF, the undersigned Mortgagor has	executed and delivered this Trust Deed at Chic. 30, (11) his on the 26th day
ofAugust	, 19 83. (herein called the "date of this Try a Deed").
ATTEST: Jamel & Blygma	Meritage Standard Bank and Trust Company
Identification No. LAKE SHORE NATIONAL BANK Trustee	not personally but a trustee under a certain trust create 1 by a rust agreement date. July 2, 1983 and know (r t. 8.535. By Cledowall Title Vice President and Trust Officer
By	
STATE OF ILLINOIS) COUNTY OF SS.	
President, and Pamela 1. Bergman; Secretary of sa ed to the foregoing instrument as such Vice me this day in person and acknowledged that they signed and as aforesaid, for the uses and purposes therein set forth; and the succession of the corporate seal of said Bangaran and the same and the	ic, in and for said county and state, do hereby certify that A. C. Baldermann, Vice id Bank, who are personally known to me to be the same persons whose names are subscribered. President, and Assistant Secretary, respectively professional delivered the said instrument as their own free and voluntary act of section as instrument as their own free and voluntary act of section in the said Assistant Secretary then and there acknowledged that the corporate seal of said Bank to said instrument as
	sald Bank as Trustee as aforesald, for the uses and purposes therein set torilogy of September , A.D. 1983
GIVEN under my hand and notarial seal, this 8th	Catrinia a Break 100 200 W
RL 0007	form 8000 Typered Col Colcopo

END OF RECORDED DOCUMENT