## UNOFFICIAL COPY

TRUST DEED

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155	<u>,                                    </u>

26787571

			THE ABOVÉ S	PAGE FOR RECORD	ERS USE ONLY	
HIS INDENTURE, made	September 8.	SEP-2 3:63837 6	2655	26787571	V — : : .	00.01
HIS INDENTURE, made	fa Pougae hie	wife	., Between			
nd LAKE VILW TOUST AND SA Chicago, Illinois, hutain referre HAT, WHEREAS are Mortgagor	AVINGS BANK, a corpo	oration created and e		he laws of the Sta		ing business
nolder or holders being in cin i	• •	-				
Twelve thousand ₹.	no/100 *	* *	*	Dollars (\$	_12,000.00_), 6	videnced by
ne certain Instalment Note						
and delivered, in and by which	sai! Note the Mortos	oors promise to pay	the said princi	nal sum and intere	st from date of dish	ursement on
he balance of principal remaini	ing from time to time u	npaid at the rate of _	13.25	per c	cent ( <u>13.25</u> %	) per annum
o hundred seventy-fi	ive and 20,1/3.	* *	# #	*	Dollars (\$ <u>_275</u> _	29).
on the $\frac{15E\Omega}{*}$ day of $\frac{1}{*}$	* *	19	and TWO	nunarea seve	ency-live and	29/100 -
n installments as follows:  to hundred seventy—fine the 15th day of —  thereafter until said note is full  15th day of	ly paid except that the eptember, 1988	rs (\$ <u>275.29</u> Fine? payment of pri	), on the _ incipal and inte	15th rest, if not sooner p	day of each and paid, shall be due on	the
All such payments on account the remainder to principal prov	vided that the principa	al of each it at ument	unless paid wh	ien due shall bear i	nterest at the default	rate of
at such banking house in Chica appointment, then at the office	) after maturity wheth ago, Illinois, as the hi e of LAKE VIEW TRUS	olders of the Note m T AND SAVINGS 6.3	oth rwise, and ay, .rom time t MK in said City.	o time, in writing	appoint, and in abs	ence of such
NOW, THEREFORE, the M terms, provisions and limitati Mortgagors to be performed a do by these presents CONVEY	ions of this trust der and also in considerat ' and WARRANT unto t	ed, and the perform ion of the sum of Or the Trustee, its succ	ance ( the co ne Dolla, in '.a. essor and assi	ovenants and agreed of paid, the receipt gree, the following	ements herein conta whereof is hereby a described Real Esta	nined, by the cknowledged, ite and all of
their estate, right, title and int	terest therein, situate,	lying and being in th	e COUNTY OF	Cok	AND STATE OF ILL	INOIS, to wit:
Lot 21 in Block 7 in Westerly Half of the Range 14, East of th	East Half of	the South East	Quarter c	of Section 19	, Township 40	
				(0	A CONTRACTOR OF THE PARTY OF TH	
				<	000	)
which with the property herein TOGETHER with all improprists thereof for so long and sald real estate and not seco air conditioning, water, light, the foregoing), screens, wind are declared to be a part of shereafter placed in the premisestate.	rovements, tenements, during all such times ondarily) and all appar power, refrigeration ( low shades, storm doo said real estate wheth	easements, fixtures, as Mortgagors may b atus, equipment or a (whether single units rs and windows, floo ler physically attache	and appurtent e entitled there articles now or l or centrally co or coverings, av ed thereto or n	to (which are pledy hereafter therein or ntrolled), and ventil whings, stove and v ot, and it is agreed	ged primarily and co thereon used to sup lation including (with water heaters. All of I that all similar app	a party with the foregoing the foregoing paratus, in the same areas of the foregoing paratus.
TO HAVE AND TO HOLD trusts herein set forth, free f said rights and benefits the f This trust deed consists deed) are incorporated herei	from all rights and ber Mortgagors do hereby s of two pages. The co	nefits under and by v expressly release and evenants, conditions	virture of the Ho d waive. and provisions	omestead Exemption appearing on page	n laws of the State of 2 (the reverse side	Illinois, which e of this trust
WITNESS the hand	and seal		_	ear first above writ		
Andres Bouzas	ragas)	(SEAL)	x one	Aa AD	ouzaa	(SEAL)
	0		Josefa B	oµzas		
		(SEAL)	<del></del>			(SEAL) 🛫
marcs boazas	- G	(SEAL)	<del>-</del>	<del>-</del>	<del> </del>	(SEAL) =
	1. Bear	zo mloce a	1	<u> </u>	DO UEDERY	
STATE OF ILLINOIS	• • •	y Mou u and for and residing			esaid, DO HEREBY	
STATE OF ILLINOIS	• • •	ys mloce a and for and residing	Bouzas, h	is wife	·	CERTIFY THAT
STATE OF ILLINOIS	Andres Bouz	and for and residing as and Josefa personally known t	Bouzas, his o me to be the foregoing lns	is wife same person <u>s</u> trument, appeared	whose n	CERTIFY THAT C
STATE OF ILLINOIS SS.	Andres Bouz	and for and residing as and Josefa personally known t subscribed to the	Bouzas, hi o me to be the e foregoing Ins signed,	is wife same person <u>s</u> trument, appeared sealed and delivere	whose n before me this day ad the said Instrume	CERTIFY THAT C
STATE OF ILLINOIS SS. County of Cook SS.	who are were acknowledged that their release and waiver	and for and residing as and Josefa personally known t subscribed to the	Bouzas, hi o me to be the e foregoing Insi signed, intary act, for stead.	same persons trument, appeared sealed and delivere the uses and purp	whose n	CERTIFY THAT Came
STATE OF ILLINOIS ss.	who are were acknowledged that their retease and waiver GIVEN under the	and for and residing as and Josefa personally known t subscribed to the they free and volu of the right of homes	Bouzas, hi o me to be the e foregoing Insi signed, intary act, for stead.	same persons trument, appeared sealed and delivere the uses and purp	whose n before me this day at the said Instrume oses therein set fort	CERTIFY THAT Came

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

  1. Mortgagors shall: (1) promptly 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 wasts, and free from mechanics 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 time in process or erection 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 allerations in said premises except as required by law or municipal ordinances, 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 default hereunder Mortgagors shall pay in full under protest, in the manner provided in statute, any tax or assessments, water charges, sewer service charges, can define the required Mortgagors shall pay in full under protest, in the manner provided in statute, any tax or assessment which Mortgagors may desire to contest.

  3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightening or windstorm and such other hazards or liability, including liquor liability as the holders of the note may require under policies providing for paymant by the insurance companies of moneys will clearly the providing to repairing the standard manual providing for paymant by the insurance about to expire, shall deliver renewal policies and the analysis of the note, such holders of the note, such indicates of the note, such rights to be evidenced by the standard manual pr

- Trust Deed to the "intro", become due and payable (a) immediately in the case of default in making payments of any installment of principal or interest on the note, or (b) when defe? "I all occur and continue for three days in the performance of any other aggreement of the Mortgagors breith contained.

  7. In case of defau, "bur "I he Mortgagors waive alt right to the possession, income and rents of said premises (including accrued and unpaid income and rents) and thereupon it son? be awful for the Trustee or Noteholder, who are hereby expressly authorized and empowered to so do enter into and upon and take same, elses the necessary expent is not the collection thereof, for the care and preservation of said premises, including any such expense as the payment of Trustee Ses, insurance premi ms. axes, assessments and water charges, to a reduction of said indebtedness; and when the indebtedness hereby secured shall become due whether by a subject of the note of Trustee shall have the right to toreclose the lien hereof. In any suit to foreclose the lien hereof there shall be above. The note for a continuer of the same publication costs and cost (which may not be estimated as to litems to be easonably necessary either microstructures and examinations, guarantee madels, the same publication costs and cost (which may not be estimated as to litems to be easonably necessary either microstructures and examinations, guarantee madels, and the proposed proposed to the note of the note of the subject of the note of the

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

- 10. No action for the enforcement of the lien or any provision hereof shall be \$0^{1/2} = 0^{1/2} and yeldense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

  11. Trustee or the holders of the note shall have the right to inspect the premises at all \$2 on \$2^{1/2}\$ on \$2^{1/2}\$ times and access thereto shall be permitted for that purpose.

  12. Trustee has no duty to examine the title, location, existence, or condition of the premises are said trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, on be liable for any acts \$1^{1/2}\$ times be any prover the premises and the proper instrument upon presentation of said sactory to it before exercising any power herein given.

  13. \*\*Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of said sactory evidence that all indebtedness secured by this trust deed has been fully paid, including Trustee's release fee in accordance with his rate schedul then in effect, and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produr and exhibit to Trustee the note, representing that all indebtedness hereby secured as been paid, which representation Trustee may accept as the genuine note herein described any note which bears a cell licate of dentification purporing to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purpors to be executed by the purpors and exhibit the description herein contained of the note and which purpors to be executed by the persons herein destigates and the same and the propers of the resignation, inability or refusal to act of Trustee, the then floated the county in which an executed by the persons shall have the denoted the note and which purpors to be executed by the persons herein destigates and

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

The Installment Note mentioned in the within Trust Deed has been identification No.

LAKE VIEW TRUST AND SAVINGS BANK, Trustee

BY:

BY:

BY:

The Installment Note mentioned in the within Trust Deed has been identification.

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

FOR RECORDS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT