UNOFFICIAL COPY

TRUST DEED

26843297

		THE ABOVE SPACE/FOR RELOADS	ens Ausc-entré 10	00.0
THIS INDENTIBE made	0ctober 26, 19 83	Return Wanne Grinme		
* *	* * * *		ein referred to as "Mortgagors,	.,
in Chicago, Illing's, herein refer	AVINGS BANK, a corporation created and e red to as TRUSTEE, witnesseth: irs are justly indebted to the legal holder or	xisting under the laws of the State	e of Illinois and doing busines	SS
holder or holders baing herein	referred to as Holders of the Note, in the	orincipal sum ofThirteen	n Thousand and	
Four Fundred	l Seventeen and 64/100	Dollars (\$ _	<u>13,417.64</u>), evidenced l	by
one certain instalment tote of	the Mortgagors of even date herewith, mad	e payable to BEARER		-
and delivered, in and by which	h and Note the Mortgagors promise to pay	the said principal sum and interes	st from date of disbursement	on.
	ing ${\it cro}$ ${\it n}$ time to time unpaid at the rate of $_$			
n installments as follows:	Three Hundred Seven and	60/100	Dollars (\$ 307.60	.).
on the $-26th$ day of	November 19 83	and Three Hundred S	even and 60/100	
hereafter until said note is fu	A Dollar (\$ 307.60 Illy paid except that the final payment of print of the final payment of the fi), on the26±h ncipal and interest, if not sooner pa	day of each and every mon aid, shall be due on the	ith —
All such payments on account	of the indebtedness evaluation by said Note	e to be first applied to interest on t	he unpaid principal balance as	nd
tne remainder to principal pro	vided that the principal of each histalment	unless paid when due shall bear in	iterest at the default rate of	_
at such banking house in Chi) after maturity whether by accreation or cago, Illinois, as the holders of the Note to e of LAKE VIEW TRUST AND SAVIN 3S BAI	av from time to time in writing :	and interest being made payal appoint, and in absence of su	ble
terms, provisions and limital Mortgagors to be performed	Mortgagors to secure the payment of the ai ions of this trust deed, and the perform- and also in consideration of the sum of On ' and WARRANT unto the Trustee, its succe	ence of the covenants and agree e Ook r in hand paid, the receipt v	ments herein contained, by t whereof is hereby acknowledge	the ed
	terest therein, situate, lying and being in the			
.liss				
	ot four in Block one in	Merrick's Suldivisi	on of Block	2
OCT 83 121 15 N	ive in Merrick's Subdivi orthwest Quarter of Sect orth, Range 13, East of	ion Nine, Township	Thirty-Nine	<u> </u>
· · · · · · · · · · · · · · · · · · ·	orth, Range 13, East of	the Third Principal	Meridian.	26843297
ر الما الما		au	6	53
			3,	÷
TOGETHER with all improfits thereof for so long and said real estate and not sect air conditioning, water, light, the foregoing), screens, wind are declared to be a part of hereafter placed in the premi estate.	nafter described, is referred to herein as the covements, tenements, easements, fixtures, during all such times as Mortgagors may be midarily) and all apparatus, equipment or ar power, refrigeration (whether single units ow shades, storm doors and windows, floor said real estate whether physically attached see by the Mortgagors or their successors of	and appurtenances thereto belon entitled thereto (which are pledge ticles now or hereafter therein or to or centrally controlled), and ventila r coverings, awnings, stove and w d thereto or not, and it is agreed or assigns shall be considered as	ed primarily and on a parity withereon used to supply heat, gitton including (vithout restrict ater heaters. All of the forego that all similar apporatus, articonstituting the part of the i	rith as, ing ing icle real
said rights and benefits the l This trust deed consists	the premises unto the said Trustee, its succiform all rights and benefits under and by vi Mortgagors do hereby expressly release and s of two pages. The covenants, conditions a	rture of the Homestead Exemption waive.	laws of the State of Illinois, what is the reverse side of this to	nich rust
WITNESS the hand,	n by reference and are part hereof and sha			gns.
Lila Willand	and seal of Mortgagors	s the day and year first above writte		: 11.
	Vayne Gripman (SEAL)		(55	AL)
	(SOLL)		(30	.AL)
or FCKE	. Sharon Strobeck Eckers	all		
STATE OF ILLUMIS SE BOUNTY TO COOK SS.	a Notary public in and for and residing in Wayne Gripman	n said County, in the state afores		
2000 E		me to be the same person		
		foregoing Instrument, appeared b		
COOK COLLEGE	acknowledged that he his free and volume	signed, sealed and delivered ntary act, for the uses and purpos		
Manual Control	release and waiver of the right of homes GIVEN under my hand and Notarial	tead.	topes , A.D. 1983	<i>2</i>
THIS INSTRUMENT WAS PREPARED . LAKE VIEW TRUST AND SA		Skaria	Trasect ck	en

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

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST OCCO).

1 Mortgagors shall (1) promptly redar, 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 diher liens or claims for lien and expressly subordinated to the lien hereof, (3) pay to hereof, and upon reduces exhibit satisfactory evidence of the discharge of such prior her to Trustee or to holders of the note; (4) complete within a resample time any buildings row or at any time in process or exerction upon said premises. (5) complety with all resourcements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances. (2) Mortgagors shall pay before any penalty attaches all general taxes a shall pay special taxes, special assessments, water charges, sewer service charges. (2) And other charges) against the premises when due, and shall, upon written reduces, 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 statue, 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 less or damage by fire, lightening or windsterm and such other hazards or flability, including liquor 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 requiring the same or to pay in filt the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver affocies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

In case of default hereunder. Trustee or the holders of the note may, but need not, make any payment or perform any act herein required of Mortgagors in any form and matter deemed expedient, and may, but need not, make may payment or perform any act herein required of Mortgagors in any form and matter deemed expedient, and may, but need not, make full or partial payments of orincipal or interest on prior encumbrances, if any, and purchase, descharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or rispers, from any tax sale or forfeiture affecting said premises or ontest. In tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including aftering in the propose of the note of the protect the mortgagor premises and the lien hereof, plus reasonable compensation, to rustees for each matter concerning which action herein authorized may be taken shall be so much additional indebtodness secured hereby and shall become immegrately due and payable without notice and with interest thereon at the default rate as specified herein liaction of Trustee or he holders of the more shall never a considered as a waiver of any right accoung to them on account of any default hereunder on the part of the Mortgagors.

The other or the holders of the note shall never hereby extended in the part of the Mortgagors.

5 The It sites or the holders of the note hereby secured making any payments hereby authorized relating to taxes or assessments, may do so according to any Lil, st tement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity or __iy __a., assessment, sale, fortedure, tax tien or title of claim thereof

6 Mort gors hall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of holders of two men, of without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall non-kinhstanding anything in the note or in this st Deed to the only of become due and payable (a) immediately in the case of default in making payaments of any installation of principal or interest on the or (b) when out the occurrence of any other aggreement of the Mortgagors herein contained.

the holders of the formary, become due and payable (a) immediately in the case of default in maxing payments of any installment of principal or Interest on the note, or (b) when out in the case of default in maxing payments of any installment of principal or Interest on the note, or (b) when out in the case of default in maxing payments of any installment of principal or Interest on the note, or (b) when out in the case of default in maxing payments of any installment of principal or Interest on the note, or (b) when out in the case of default in maxing payments of any installment of principal or Interest on the note, or (b) when out is and thereupon it shall be I will for the Trustee or Noteholder, who are hereby expressly authorized and empowered to so do enter into and upon and take possession, income and rents and the property of the payment of the principal or Interest of the programment of the principal or Interest of the Interest principal or Interest or holders or the principal or Interest principal and principal and the principal and the principal and the principal and the principal and t

10. No action for the enforcement of the lien or any provision hereof shall be subject to all, Justense which would not be good and available to the party 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 subject to any overnee 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 reasonable times and accuss thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trust, "except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it unfor exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory and careful shall indebtedness secured by this trust deed has been fully paid, including Trustee's release fee in accordance with his rate schedule then in effect, "of Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit." Thus the the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification properties, and a prior trustee hereunder or which conforms in substance with the description herein contained of the oam and which purpors to be executed by the persons herein designated as the makers thereof; and where the release is required of the original trustes and it has never executed a "all flicate on any instrument identifying same as the note described herein, it may accept as they genuine note herein described any note which may be presented and while con-miss in substance with the description herein contained of the note and which purpors to be executed by t

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. Mortgagor agrees that in order more fully to protect the security of this Trust Deed, Mortgagor will deposit with the holder of the note, with each similar protection and interest payment, one-heelfth (1/12) of the amount (as estimated by the holder of the note) which will be sufficient to pay taxes, special assessments, and other charges on the real estate that will accrue as a lien from year to vear on a calender basic flarmary to January), not on a "when Issued and payable" basis. The holder of the note shall aloss 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 payable. 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 littles and the same shall be ableated of the state of establit alones when the same shall become default in any of the provisions of this frust Deed, the holder of the note may all to spid on the payable when the same shall be come the same shall be ableated in any of the provisions of this frust Deed, the holder of the note may all the spid on the fund shall be paid over to the owner. On prepayment of the debt, any amount in the fund shall be credited on the indebtedness. Transfer of the legal title to the mortgage of the payable to the owner. The beneficial interest in the fund.

IMBERTATE

**The Institution of the control of the payable to the owner. The beneficial interest in the fund.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND THE LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE LAXE 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 iduntified herewith under Identification No. 14 46.0.7.

LAKE VYEW TRUST AND SAVINGS BANK, Trustee

BY: 4 M TRUST AND SAVINGS BANK, Trustee

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

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

END OF RECORDED DOCUMENT