## **UNOFFICIAL COPY**

## RECEIVED IN BAD CONDITION

27455894

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS

49-42074

This Judenture, witnessettl, That the Grantor Albert Matthews and wife	
Novia as Joint Tenants	
	•••
of L. City of Chicago County of Cook and State of Illinois.	
for s.d in consideration of the sum of Eleven Thousand Four Hundred Sixteen & .44/100Doll	ars
in hanc paid CONVEY. AND WARRANTto GERALD E. SIKORA Trustee	
Chicago County of Cook and State of Illinois	
and to his success of trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the lowing described ear tate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and eve	fol- ry-
in the	vit:
Lot 3 in Block 3 i Revels and Locifler's Addition to Chicago,	
being a Subdivision of Lot 1 in the Superior Court Partition of	
the South East 1/4 cr Section 22, Township 39 North, Range 13	
East of the Third Primingl Meridian, in Cook County, Illinois.	
Commonly Known /s: +167 West 16th Street Chicago	
Hereby releasing and waiving all rights under and by virtue of the homeste d ex mption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing performance of the reports and agreements herein.	
Whereas, The Granter Albert. Matthews. and . wife Novia. as Joint. Tenants	
justly indebted upon	ble
justly indebted upon	-
LAKE VIEW TRUST & SAVINGS	
125 01 1 monthly	
payable in 84 successive monthly instalments each of 135.97 due monthly	
on the note commencing on the OG day of Alit 1985, and on the same date of	•••
each month thereafter, until paid, with interest after maturity at the highest	
lawful rate.	
S Manuary Roy M.	
פינים ביים מינים מינים מינים ביים ביים ביים ביים ביים ביים ביים	
The Graveton cover that and agree as follows: (1) To pay said indeltedness, and the interest thereon, as herein and in said notes provided, or according to	iny for
THE GRAFTORcoven 1	aid av
second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the still aurugagees on I trustees burned and proving the companies of the province	e88, 1
IN THE EVENT of finiture as to insure, or pay taxes or assessments, or the pint is only the first set of the set of the pint o	est at
mercon from time to time, and it minory to religious mercine the control of the c	the A
legal holder thereof, without notice, become immediately due and payable, and with interest thereof from time of such breach, at seven per cent, per annum, snatu or recoverable foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.	ble 3
It is Acazen by the granter that all expenses and disbursements paid or incurred in whatit of computational include the order part of the solicitors fees, outlays for documentary evidence, stempersphere's charges, cost of procuring or completing alternet showing the whometer or any holder of any part of said indobted.	ree
-shall be paid by the grantor and the like expenses and obtains any expension of the like and an additional lieu upon said premises, shall be taxed as costs and sa such, may be a purty, shall also be paid by the grantor Adjussed, nor a relation to the same of said shall have been entered or not, shall not be dismissed, nor a relation to the same of the said of the sai	ase
in any decree that may be rendered in such associates proceedings, and the cross of suit, including solicitor's fees have been paid. The grantor for said grantor and for the heirs, execute hereof given, until all such expenses and disbursements, and the cross of suit, including solicitor's fees have been paid. The grantor for said grantor and for the heirs, execute hereof given, until all such expenses and disbursements, and the cross of suit, including solicitor's fees have been paid. The grantor for said grantor and for the heirs, execute hereof given, until all such expenses and disbursements, and the cross of suit, including solicitor's fees have been paid. The grantor for said grantor and for the heirs, execute hereof given, until all such expenses and disbursements, and the cross of suit, including solicitor's fees have been paid. The grantor for said grantor and for the heirs, execute hereof given, until all such expenses and disbursements, and the cross of suit, including solicitor's fees have been paid. The grantor for said grantor and the cross of suit.	ble cree man of the cree man of the cree man of the cree man of the cree cree cree cree cree cree cree cr
the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once and without notice to the said granum or to any persy usualized to the said granum or to any persy usualized to the said premises.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	hen :
IN THE EVENT of the death, removal or shounce from said	for
Thomas F. Bussey	his his
trust. And when all the aforesaid covenants and agreements are performed, the grantee of his accessor in the state of the aforesaid covenants and agreements are performed, the grantee of his accessor in the state of the aforesaid covenants and agreements are performed, the grantee of his accessor in the state of the aforesaid covenants and agreements are performed, the grantee of his accessor in the state of the aforesaid covenants and agreements are performed, the grantee of his accessor in the state of the aforesaid covenants and agreements are performed, the grantee of his accessor in the state of the aforesaid covenants and agreements are performed.	
Craning!	15
Witness the hand and deal of the grantor this 20 day of FBRY ARY A. D. 19	.
When Maliner S. (SEA	L)
Malingy (SEA	- 1
	1)
a grant of the state of the sta	L)
(SPA	
(SEA	L)
한 물 수 병물이 있는 것은 근무수 확인하는 것 같아. 하지만 하면 하는 것 같아 하는 것을 하는 것 같아.	L)

## UNOFFICIAL COPY

				Communication (Communication)	
• •					
State of Illinois					
Cook Cook					
		15 - 31237			11.00
<b>I,</b>	Alex Eiser	nberg	Albert Watt	hows and	
a Notary Public in and for said Coun Wife Novia .as.	ty, in the State aforesaid, Joint. Tenants.	On Gerein Certifi that			••
perse ia 'ly known to me to be the sar			esı		 1 <u>g</u>
strume t, appeared before me this	day in person, and acknow	vledged that .t .he .y .signed	l, sealed and delivered	he said instrument	
s. the tree and voluntary act, fo		/ / /	he release and waiver o	t the right of nomestea	u.
ay of	ZyA. D. 19 8.5.	1 Xle	X I ser	ly	
O <sub>A</sub>				Not-try Public.	
	in tale entwise.			State of the	*.
	Ux	•			
		4.40			
	0				
		T			
e e in the second		C			
		<b>-</b> 0,			
		4	<b>A</b>		
		7	12		
# · · · · · · · · · · · · · · · · · · ·		//7	7		
1: 27		100	(C)		
	entransportunisti (m. 1971).		e particular se	Danie a del serte del	· · · · · · · · · · · · · · · · · · ·
		~		4,	
				2,'	
**					
	÷		•		1/20
and the second s		the section		* * * * * * * * * * * * * * * * * * * *	
	·	. e			
		RED BY  Co. d. Cente 60648			λb
B <b>'</b> ₩	98	ARE) on C( ood. ( 60¢		.   -	¥774
Y June 10	Trustee	REP.			<u> </u>
	KORA . T	AS, P		t some and a second	27455894
Trust Heel	TO GERALD E. SIKORA	THIS INSTRUMENT WAS PREPARED BY.  Cory Consideration Co. 261-D Lawiencewood Center Niles, Illinois 60648  LAKE VIEW RISERBERG 3201 N. SSHAND AVE. CHCAGO L 60657 312/525-2180			<b>1</b>
9 3	Б. S.	COLY 261- Nilex Alex EUSTA LAND,			
	AALD	STRU VEWT			
ğ A	GE!	32011 312/5			
" (D)		XIII			

END OF RECORDED DOCUMENT