## UNOFFICIAL COPY

27092357

TRUST DEED—9

- 49.37377

19917 AISTSTANTSTANT	
IND DIMPRIMITY, WITNESS	ETH, That the Grantor zny and wife Loretta L. (J)
John S. Postus	zny and wile Eoretta E. (3)
	. Cook . Illinois
$_{ m ne}$ . City $_{ m of}$ . Chicago $_{ m .Co}$	ounty of and State of
nd in consideration of the sum of F.OU.	teen thousand one hundred four and 20/100Dollars
ூ.id, CONVEY. AND WARRANT	Tto GERALD E. SIKORA Trustee
	County of Cookand State of Illinois
ng des with ed red estate, with the improv g appurter at the eto, together with all r	ned, for the purpose of securing performance of the covenants and agreements herein, the fol- rements thereon, including all heating, gas and plumbing apparatus and fixtures, and every- rents, issues and profits of said premises, situated
<sub>ne</sub> City of Chicago	County of COOK and State of Illinois, to-wit:
ot 10 in the Resubdivi T North part of the E	ision of part of Lots 5 and 6 in Lurton's Sub 1/2 of the NW 1/4 of Sec. 1, Twp. 38 North,
ange 13, East of the T	Phird Principal Meridian according to Plat
	1.887 as Doc. 908856 in Cook County, Illinois.
	<u></u>
.,,	
	er and by virtue of the homest ad exemption laws of the State of Illinois. e of securing performance of the covenants and agreements herein.
WHEREAS, The Grantor John	S. Posluszny and wife Loretta L. (J)
ly indebted upon	ne principal _ror _ssory note . bearing even date herewith, payable
LAKE VIEW	D BANK CHGO, IL.
	~~~~
payable in 60 succes	ssive monthly instalments each of 235, 07, lue Frontly g on the 2 day of JUNE 1987, and on the same date of
each month thereafter.	
	until paid, with interest after maturity at the Lig lest
	until paid, with interest after maturity at the Lig lest
lawful rate.	
THE GRANTOR covenant and agree as ement extending time of payment; (2) to pay prior to furthin cityl days after destruction or damage to rebuilt in the contract of the contract o	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or / cording \ an he first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit, exipts the efor head of the control of the co
THE GRANTOR covenant and agree as ement extending time of payment; (2) to pay prior to furthin cityl days after destruction or damage to rebuilt in the contract of the contract o	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or / cording \ an he first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit, exipts the efor head of the control of the co
THE GRANTOR covenant and agree as ement extending time of payment; (2) to pay prior to furthin cityl days after destruction or damage to rebuilt in the contract of the contract o	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or / cording \ an he first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit, exipts the efor head of the control of the co
THE GRANTOR covenant and agree as ement extending time of payment; (2) to pay prior to furthin cityl days after destruction or damage to rebuilt in the contract of the contract o	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or / cording \ an he first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit, exipts the efor head of the control of the co
THE GRANTOR covenant and agree as ement extending time of payment; (2) to pay prior to furthin cityl days after destruction or damage to rebuilt in the contract of the contract o	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, ary cordinary and formed by of bins in each years all taxes and assessments explicit said premises, and on demand to exhibit ceptite he will de for restor all buildings one or at any time on said premises insured in companies to be selected by the grantee herein, which could be herein buildings now or at any time on said premises insured in companies to be selected by the grantee herein, which could be an explained by the provided of the provided by the provided by the first Trustee or Mortgage and the provided by
THE GRANTORcovenantand agreean  THE GRANTORcovenantand agreean  tempted tentuding time of payment. (3) to pay prior to it nises shall not be committed or suffered; (3) to keep alized to place such insurance in companies acceptable to, do the Trustee herein as their interest may appear ized to place such insurance in companies acceptable to, but the such that the such that the such that the such as	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or cording to any the first day of union is each year, all taxes and assessments against said premises, and on demand to exhibit copies the sind of or restore all buildings one or at any time on said premises instal may have been destroyed or damaged; (4) the water is a building so or at any time on said premises insured in companies to be selected by the grantee herein, with "be to a to be holder of the first interrage indebtedness, with loss clause statched payable for, to the first frustees or Morragore and nor times when the same shall become due and payable, agages or Transess until the methodeness is linkly padi," to put on assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness and the interest thereon are consulted to the payable, and with interest thereon from time of such breach, at seven prior incumbrances and the interest union. The payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by fail of and indebtedness had then natured by syngrest terms.  It is a substantial to the substantial payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by fail of and indebtedness had then natured by syngrest terms.  All such appears and disbursements, occasioned by any suit or proceeding wherein the grantee or any bloder of any part of said indebtedness.  All such appearses and disbursements shall be an additional lies upon said premises embracing foreclosure decreased in the state of said indebtedness in the said of said indebtedness and the said of said indebtednes
THE GRANTORcovenantand agreean  THE GRANTORcovenantand agreean  second extending time of payment. (20 to pay prior to it mines thall not be committed or suffered; (30 to keep al- ized to place such insurance in companies acceptable to, do, to the Trustee herrin as their interest may appear ized to place such insurance in companies acceptable to, but the procure such insurance, or pay such thases or assessive con from time to time; and all money so paid, the pri procure such insurance, or pay such delicious in the procure such insurance, and all money so paid, the pri procure such insurance, or pay such delicious in the procure such insurance, and all money so paid, the pri procure such insurance, and all money so paid, the prior procure such insurance, and all money so paid to the procure delicious in the colorate thereof, without notice, become immediately closure thereof, without notice, become immediately closure thereof, or by suit at law, or both, the same as it is represented to the procure of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or sording a nay the first day of union in each year, all taxes and assessments against said premises, and on demand to exhibit cripts the effort of a restore all buildings on or at any time on said premises insured to compare to be selected by the grantes berein, which is a board of the said and permises insured in comparate to be selected by the grantes berein, which is a board of the said that he first and remain with the said Mortagages or Trustess until the indebtedness is fully paid; (for price or times when the same shall become due and payable.  For assessments, or the prior incumbrances or the interest thereon when due, the grantes or the holder of said indebtedness needs, or discharge or purchase any take live or the interest thereon when due, the grantes or the holder of said indebtedness nectured hereby.  Some comments or agreements the whole of said indebtedness, including principal and all entered interests half, at the option of the day and grayable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by and disbursements, occasioned by any said or proceeding, whereit he praints or any holder of any part of said indebtedness and disbursements, occasioned by any said or proceeding, whereit he praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the premises and the most of said indebtedness proceedings, which the praints of the said premises of any holder of any part of said indebtedness and the sorts of said indebtedness permises with power t
THE GRANTORcovenantand agreean  THE GRANTORcovenantand agreean  second extending time of payment. (20 to pay prior to it mines thall not be committed or suffered; (30 to keep al- ized to place such insurance in companies acceptable to, do, to the Trustee herrin as their interest may appear ized to place such insurance in companies acceptable to, but the procure such insurance, or pay such thases or assessive con from time to time; and all money so paid, the pri procure such insurance, or pay such delicious in the procure such insurance, and all money so paid, the pri procure such insurance, or pay such delicious in the procure such insurance, and all money so paid, the pri procure such insurance, and all money so paid, the prior procure such insurance, and all money so paid to the procure delicious in the colorate thereof, without notice, become immediately closure thereof, without notice, become immediately closure thereof, or by suit at law, or both, the same as it is represented to the procure of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.  Just Evzer of the death, removal or absence for Thormas F. Bussey.	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or sording a nay the first day of union in each year, all taxes and assessments against said premises, and on demand to exhibit cripts the effort of a restore all buildings on or at any time on said premises insured to compare to be selected by the grantes berein, which is a board of the said and permises insured in comparate to be selected by the grantes berein, which is a board of the said that he first and remain with the said Mortagages or Trustess until the indebtedness is fully paid; (for price or times when the same shall become due and payable.  For assessments, or the prior incumbrances or the interest thereon when due, the grantes or the holder of said indebtedness needs, or discharge or purchase any take live or the interest thereon when due, the grantes or the holder of said indebtedness nectured hereby.  Some comments or agreements the whole of said indebtedness, including principal and all entered interests half, at the option of the day and grayable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by and disbursements, occasioned by any said or proceeding, whereit he praints or any holder of any part of said indebtedness and disbursements, occasioned by any said or proceeding, whereit he praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the praints or any holder of any part of said indebtedness proceedings, which the premises and the most of said indebtedness proceedings, which the praints of the said premises of any holder of any part of said indebtedness and the sorts of said indebtedness permises with power t
The Grantoncovenantand agreean  The Grantoncovenantand agreean  tendral tending time of payment (20 to age prior to it mises shall not be committed or suffered; (30 to keep a  lined to place such insurance in companies acceptable to all, to the Trustee herein as their interest may appear  lower than the committed or suffered; (30 to keep a  large procure such insurance, or pay such taxes or assessive  from from time to time; and all money so paid, the pr  pare cert, per amount, shall be some insuranced and the procure of the common shall be commended to the commendately  closure thereof, or by suit at law, or both, the same as  It is Agazaro by the grantor that all expenses  hall be paid by the grantor that all expenses  hall be paid by the grantor that all expenses  that is a commendately commendately  considered that the grantor or the procession of the commendately  considered that may be readered in such foreclosure the  filling of any bill to foreclose that Trust Deed, the court  appoint a receiver to take possession or charge of  IN THE EVENT of the death, removal or absence for  Thomas F. Bussey.  y like cause sand first successor fail or refuse to act, tak.  An when all the aforesaid covenants and agrees  somable charges.	Infollows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or cording any the first day of dune in each year, all taxes and assessments against said premises, and on demand to exhibit exists the efort of the provided of the
The Grantoncovenantand agreean  The Grantoncovenantand agreean  tendral tending time of payment (20 to age prior to it mises shall not be committed or suffered; (30 to keep a  lined to place such insurance in companies acceptable to all, to the Trustee herein as their interest may appear  lower than the committed or suffered; (30 to keep a  large procure such insurance, or pay such taxes or assessive  from from time to time; and all money so paid, the pr  pare cert, per amount, shall be some insuranced and the procure of the common shall be commended to the commendately  closure thereof, or by suit at law, or both, the same as  It is Agazaro by the grantor that all expenses  hall be paid by the grantor that all expenses  hall be paid by the grantor that all expenses  that is a commendately commendately  considered that the grantor or the procession of the commendately  considered that may be readered in such foreclosure the  filling of any bill to foreclose that Trust Deed, the court  appoint a receiver to take possession or charge of  IN THE EVENT of the death, removal or absence for  Thomas F. Bussey.  y like cause sand first successor fail or refuse to act, tak.  An when all the aforesaid covenants and agrees  somable charges.	follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or cording the first day of funes in each year, all taxes and assessments against said premises, and on demand to exhibit, explot the soft of a restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) the water of the buildings now or at any time on said premises invaried in companies to be selected by the grantes herein, with "be a buildings on or assessments, or at any time on said premises invaried information for the bridge of the first frustee or Mortgager and the provided of the pr
The Grantoncovenantand agreean  The Grantoncovenantand agreean  tendral tending time of payment (20 to age prior to it mises shall not be committed or suffered; (30 to keep a  lined to place such insurance in companies acceptable to all, to the Trustee herein as their interest may appear  lower than the committed or suffered; (30 to keep a  large procure such insurance, or pay such taxes or assessive  from from time to time; and all money so paid, the pr  pare cert, per amount, shall be some insuranced and the procure of the common shall be commended to the commendately  closure thereof, or by suit at law, or both, the same as  It is Agazaro by the grantor that all expenses  hall be paid by the grantor that all expenses  hall be paid by the grantor that all expenses  that is a commendately commendately  considered that the grantor or the procession of the commendately  considered that may be readered in such foreclosure the  filling of any bill to foreclose that Trust Deed, the court  appoint a receiver to take possession or charge of  IN THE EVENT of the death, removal or absence for  Thomas F. Bussey.  y like cause sand first successor fail or refuse to act, tak.  An when all the aforesaid covenants and agrees  somable charges.	Infollows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or cording, any he first day of dune in each year, all taxes and assessments against aid premises, and on demand to exhibit ceipts the effort of the cordinary of the provided of the cordinary of the cordinary of the provided of the cordinary

27092357

## UNOBECIALCOPY

nunty of Cook	) 1884 890030	27092357 A — RE	10.00
Notary Public in and for said County, in	n the State aforesaid, Bu Herrby Certify the and wife Loretta L. (J)	tt.	
ersonally known to me to be the same p	personS. whose nameS are	subscribed to	the foregoing trument
theirfree and voluntary act, for the	ne uses and purposes therein set forth, includ	ing the release and waiver of the right	
000			outy rustic.
1			
	0		
4 <u>1 :</u> 25	TANOS		
	* O **		
		0/2/	2709
	<b>&gt;</b>	Clopy	270927
	&, 10eks	C/0/4/5	270920
	RED BY:		
	Trustee  S PREPARED BY:  FREQUESAD SUICERS		
at April	SIKORA Trustee SIKORA Trustee  ENT WAS PREPARED BY:  T MFTROPULIAN SUIOERS		270927 27092357
Trust April	GERALD E. SIKORA Trustee THIS INSTRUMENT WAS PREPARED BY:	LAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE., CHICAGO, IL 60657 312/525-2180	

END OF RECORDED DOCUMENT