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49-41284 TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

27395734

Unis Indenture, WITNESSETH, That the Grantor Daniel J. Gajda and wife	
Frances M. Gajda as joint tenants	l
Other Children and Call Control of Tilings	
of the .C.i.tyofChicagoCounty ofCookand State ofIllinois	ł
in hand r 1. CONVEY. AND WARRANT to GERALD E. SIKORA Trustee	
of the C .yof Chicago County of Cook	
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following descended the state, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything control to the state of the s	
thing appurter and t ereto, together with all rents, issues and profits of said premises, situated in theCity	1
and the second of the second o	1
<u> </u>	
Lot 42 in sub. Block 2 in the Subdivision of Block 23 in the	
Canal Trustees' Subdivision of the East 1/2 of Section 31,	
Township.39.NorthRange.14,East.of.the.Third.Principal.Meridian,	2739573
in Cook County, 111 is.	ŭ
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Hereby releasing and waiving all rights under and by virtue of the houer lead exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing performance of the coverants and agreements herein.	
Whereas, The Grantor Daniel J. Gajda and wife Frences M. Gajda as Joint Tenan	ts
justly indebted upon	!
LAKE VIEW TRUST & SAVINGS	ı
payable in 6.0. successive monthly instalments each of .71.30 due .MO.NTH-\ on the note commencing on the 21 day of JANUARY 19 85, and on the same date of	
each month thereafter, until paid, with interest after maturity at the Lighest	
lawful rate.	
2	
THE GRANTOR covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or acc ' to any agreement textending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit re ap therefor, (3) within sixty days after destruction or damage to rebuild or restors all buildings or improvements on said premises that was been destroyed or damaged; (4) that w set to said premises shall not be committed or suffered; (3) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is served years to be a served of the said that the said served is the said that the said served payable furst, to the first Trustee or Mortgage at a consist to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagese or Trustees until the indebtedness is fully paid; (6) > pc. If prior incumbrances, and the interests thereon, at the time or times when the same shall become due and payable.	
committed to such committed or suffered; (5) to keep all buildings now or at any time on said premises that has barred in committed or suffered; (5) to keep all buildings now or at any time on said premises to be selected by the grantee herein, who is sereby uncharrized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage; a. 1.	
whence, on the interest ment as their interests may appear, which policies shain be let and remain with the said unorgages or travece ment in mountainess of the interest thereon, at the time or time when the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon, when due, the grantee or the holder of said indebtedness,	
ship for innumbrances, and the interest thereon, at the prints of the purple. By rug Every of failure so to insure, or pay that years or assessments, or the prints of the purple of the interest thereon when due, the grantee or the holder of and indebtedness, any procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lies or title affecting said premises or pay all prior incumbrances and the interest hereon from the date of payment at even per cent, per annum, shall be so much additional indebtedness secured hereby. Ly rug Evvery of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest shall, at the option of the garden of the prior of	
egal holder thereof, without notice, become immediately due and payable, and with interest thereof, without notice, become immediately due and payable, and with interest thereof from time of such breach, at seven per cent, per annum, shall be recoverable by oreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.	
It is Acrest by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure hereol—including reasonable colicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree —shall be paid by the grantor ; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the granter or any holder of any part of said indebtedness,	
s such, may be a party, shall also be paid by the grantor All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release seried given, until all such expenses and disbursements, and the costs of suit, including solicitor's fees have been paid. The grantor	
dministrators and assigns of said grantorwaivell right to the possession of, and income from, said premises pending such foreclosure proceedings, and agreethat upon he 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 grantor, or to any party claiming under said grantor, or to	
IN THE EVENT of the death, removal or absence from said	
Thomas F. Bussey. This eauth easily is barely appointed to be first successor in this trust, and if for any like cause said first successor in indirection to be second aucessor in this rust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his seanable charges.	
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Witness the hand and seal of the grantor this 5 day of MOVE MSER A. D. 1984	
X Manes I Soydy (SEAL)	
Mancio M Nagol (SEAL)	
(SEAL)	
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(SEAL)	

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_) and			
I,	Alex Eisenberg County, in the State aforesaid, Du Grrhy C	wife a. Daniel I	. Gaida and	••••
a Notary Public in and for said C wife Frances M	County, in the State aforesaid, Muterrhy C C. Gajda as Joint Tenan		· vajua anu	•••••,
	e same person S, whose name S			••••
	this day in person, and acknowledged that .			oing
as. * 14 ? i.Free and voluntary a	ct, for the uses and purposes therein set fort	h, including the release and w	aiver of the right of homest	ead.
day of MOVEMBE			. D	
day of		XV, Close	n	
70			Notary Public.	
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HPP	A , Trustee	CHICAG		(å
Jrust Appl	GERALD E. SIKORA , Trustee IS INSTRUMENT WAS PREPARED BY: ORY CONSTRUCTION CORP.	JAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE., CHICAGO, IL 60657 312/625-2180		

END OF RECORDED DOCUMENT