TRUST UNDFFICIAL CORY

Notary Public

THIS INDENTURE, made Bank, under			OBA 3HT	VE SPACE FOR RECO	SISCO .	
THIS INDENTURE, made Bunk, under	D-4 . 4 . 44		//02 1 1			
and LAKE VIEW TRUST AN in Chicago, Illinois, herein r	gagors are justly ind	ebled to the legal	holder or holders of	f the Instalment Note	hereinafter describe	d, said le
holder or holders being he and 00/100				Dollars (\$	25,000.00	evidenced
one certain Instalment Note						
and delivered, in and by w the balance of principal rem in installments as follows: Interest	naining from time to	time unpaid at the	rate of Prime 4	1.00 per	cent (P + 1 %	
in installments as follows: Interest on the 25th day of						<u>.</u> .
thereafter until said note is	rully baid except th	Dollars (\$ at the final payme), on th	e 25th	day of each and	every mo
	unt of the invebtedn	ess evidenced by	said Note to be first	applied to interest on	the unpaid principal	balance a
	%) after maturity	thether by acceler	allon or otherwise	nd all of said orincinal	Land interest being o	nade nava
NOW, THEREFORE, the terms, provisions and fimit Mortgagors to be performed by these presents CONVI	Mortgagors to secilations of this trus	ure the payment of depth, and, the teration of the su	of the said principal sperformance of the most one Doltar in h	um of money and said covenants and agree and naid the receipt in	d interest in accorda ments herein contai whereof is hereby ac	nce with ned, by knowleda
their estate, right, title and						
in A. Wis Quarter o (40), Non	snor's Subdivi	ision of the Vest Quarter irteen (14),	Soute East Que of Section to	of lot seventy parter of the S wenty (20). To Third Principal	outh West waship forty	
Pormanost	. Real Estate	Ludex Number	r: 14 -20- 329-	028		
which with the property here				7 0.		
TOGETHER with all imp profits 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.	rovements, tenement during all such tim ondarily) and all ap , power, refrigeratio dow shades, storm (said real estate wh	its, easements, fix es as Mortgagors paratus, equipmen n (whether single foors and window ether physically a	tures, and appurter may be entitled ther it or articles now or units or centrally cost, floor coverings, a ttached thereto or a	eto (which the pledge hereafter there n or th introlled), and v intilati whings, stove and wa of and it is appent the	d primarily and on a pereon used to supply ion including (withouter heaters. All of the last apparents and a similar apparents	parity with heat, gast restriction to the total transfer of transfer
TO HAVE AND TO HOLD trusts herein set forth, free is said rights and benefits the in This trust deed consists fleed) are incorporated herein	from all rights and t Mortgagors do hereb i of two pages. The	penefits under and y expressly releas covenants, conditi	I by virture of the Hose and waive. ons and provisions	mestead Exemption la appearing on page 2	ws of the state of Iffi (the reverse side of	nois, which this true
WITNESS the hand						(OT 4)
						•
STATE OF ILLINOIS (a Notary public in Podro Cabre	and for and resid	ing in said County, abrera	in the state aforesaid	1, DO HEREBY CERT	IFY THA
100	v ho are	_ personally know	n to me to be the s	ame person iment, appeared before	whose name	
			— , — —		, ,	
10,19	acknowledged that	دسي ۽ دست	signed, se	aled and delivered the	e said Instrument as	

THE COVENANTS COLDING IS AND PLOWIS GNG LEARED TY AN LAGE IT THE RIVERS LOW ONLINE TRUST DEED.

1. Mortgagors shall ris promptly sear irreduced educary but covered by the form members of the low of the promptly sear irreduced educary but covered by the form members of the low of the promptly sear irreduced educary but covered by the form members of the low of the promptly sear irreduced educary but covered by the form members of the low of the promptly sear irreduced educary but covered by the form members of the low of the promptly sear irreduced educary but the destruction of the form members of the promptly sear irreduced of the promptly of the promptly sear irreduced by the search of the promptly sear irreduced by the search of the promptly of the promptly search of the promptly search

tion to Trustees for each matter concerning which action hereen authorized may be faken shall be defined. The committee and with independent and the deal interest specified here. Taction of instead of the case of the state of

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

Trustee or the holders of the note shall have the right to inspect the premises at all reasonable lime, 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, nor stall Trustee has no duty to examine the title, location, existence or condition of the premises, nor stall Trustee has no duty to examine the title, location, existence or condition of the premises, nor stall Trustee he obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or cliss one hereunder, except in cese of its own ploss helpingence or misconduct or that of the agents or employees pl Trustee, and it may require indemnities satisfactory to it before exercising any rower herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully gaid, including trustee's release lee in accordance with his rate schedule then a effect, and Trustee may execute and deriver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce, or which to Trustee the note, representing that all indebtedness hereby secured has been paid which representation Trustee may accept as true without induly. 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 intrification purporting to be executed by the persons herein described herein, it may accept as the genuine note herein described any note which may be prepared a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note herein described any note which may be presented at certificate on any instrument identifying same as the note described herein, it may accept as the genuine note herein described any note which may be created by the persons herein designated at misc is thereof.

14. Trustees may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this insurant shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the process are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persond liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. This Trust Deed shall further stand as security for any other obligation, now existing or hereafter created, of the Mortgagors or any of them, to the holder hereof

16. LAKE VIEW TRUST AND SAVINGS BANK personally may buy, self own and hold said note or any interest therein before or after maturity, and whether or not in default, and said Bank as holder of said note or any interest therein and every subsequent holder shall be entitled to all the same recurity and to all the same rights and remedies as are in this Indenture given to the holders of said note, with like effect as if said Bank were not the Trustee under this Identure and no merger of the interest of said Bank as holder of said note and as Trustee hereunder shall be deemed to occur at any time. Any actions or remedies provided 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 principal and interest payment, one-twellth (1/12) of the amount (as estimated by the holder of the note) which will be sufficient to pay takes special 10 ments and other charges on the real estate that will accrue as a lien from year to year on a calender basis (January to January), not on a when issued and other charges on the real estate that will accrue as a lien from year to year on a calender basis (January to January), not on a when issued and a when issu

IMPORTANT
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

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

LAKE VIEW TRUST AND SAVINGS BANK, Trustee

BY:

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

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

Box No 146

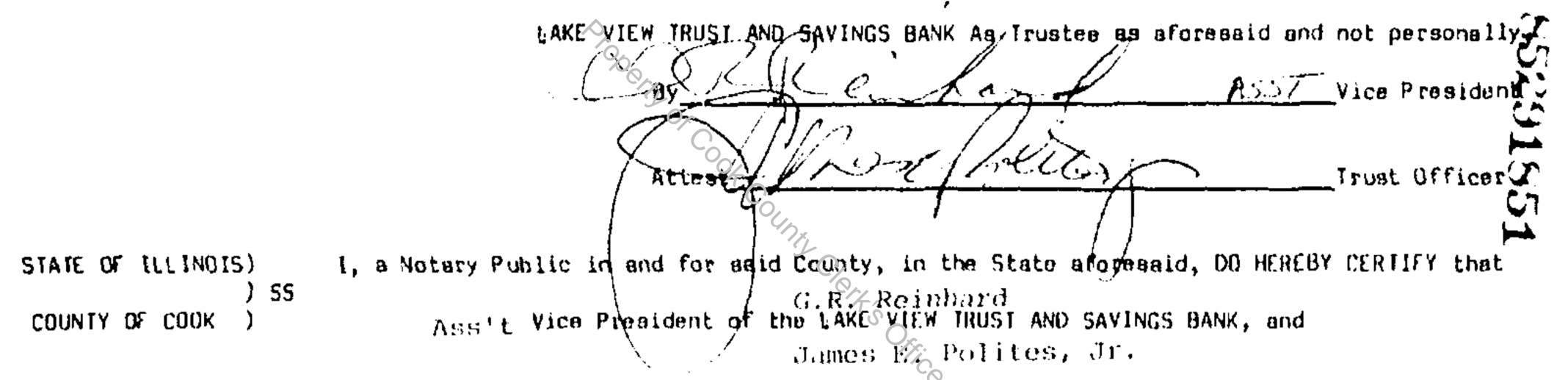
OR

UNOFFICIAL COPY

THIS TRUST DEED is executed by the take View Trust and Savings Bank, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said take View Trust and Savings Bank hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said first Party or on said take View Trust and Savings Bank personally to pay the said note express or implied herein contained, all such liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that so far as the first Party and its successors and said take View Trust and Savings Bank personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by action to enforce the personal liability of the guaranter, if any.

IN WITNESS WHEREUF, Lake View Trust and Savings Bank, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Vice President, and its corporate seal to be hereunto affixed and attested by

its Trust Officer, the day and year first above written.



Trust Officer of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice President, and Trust Officer, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Trust Officer then and there acknowledged that said Trust Officer, as custodian of the corporate seal of said Bank, did affix the corporate seal of said Bank to said instrument as said Trust Officer's own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.

Given under my hand and Notar	ial Seal this 20th day	of November	, 19
	Millettine	Lamourea	102/2
	——————————————————————————————————————	tary Public	



RIDER ATTACHED TO TRUST DEED DATED November 20, 1985 from
Lake View Trust & Savings Bank As Trustee Under Trust Agreement dated January
14, 1983 and Known as Trust Number 6358

TO: Lake View Trust & Savings Bank

In the event that the Mortgagor shall convey title to or otherwise suffer or permit its equity of redemption in the property described in this mortgage to become vested in any person or persons other than the Mortgagor or a successor trustee under the Trust Agreement as Trustee of which Mortgagor has executed this mortgage, or in the event that the present owner or owners of all or any part of the beneficial interest under the hereinabove described Trust Agreement, as Trustee of which Mortgagor has executed this mortgage, shall cause or permit any conveyance of all or any part of their interest under the Trust Agreement, or cause or permit said interest, to become vested in any manner or projection different from that existing on the date of this mortgage (except when the difference in such manner or proportion results solely from a bequest or operation of law upon the death of any such owner who is an individual) then in either such event, Mortgagee is hereby authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare all sums secured hereby immediately due and payable and apply toward the payment of said mortgage indebtedness are indebtedness of the Mortgagee to the Mortgagor, and said Mortgagoe may also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately. Acceptance by the Mortgagee of any mortgage payments made by any person or persons other than the Mortgagor shall not be deemed a waiver by the Mortgagee of its rights to require or enforce performance of this provision or to exercise the remedies hereunder. For the purposes of this provision, the word "person" means an individual, a corporation, a partnership, an association, a joint stock company, a trust, any unincorporated organization, or a governmental or political subdivision thereof or any one or more or combination of the foregoing. Whenever the Mortgagee shall elect to declare all sums secured hereby ramediately due and payable in accordance with this provision, it shall give written notice to the Mortgagor and to the Mortgagor's successors in title not less than thirty (30) days prior to the effective date of such acceleration. Such notice shall be deemed to have been given upon the mailing thereof by registered or certified mail, postage prepaid, addressed to the last known address of the Nortgagor and of the Mortgagor's successors in title as recorded upon the books of the Mortgagee, but if no such address be so recorded then to the address of the mortgaged property.

Where the term "mortgagee" has been used in the above paragraph, it shall be construed to mean the Holder of the Note.

/Rider

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