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| THIS INDENTURE, Made | February 11, 19 | 86 , between Lake View Trust and of a Deed or Deeds in trust dul | nd Savings Bank, an Illinois |
| said Bank in pursuance of a | Trust Assessment dated Ja | nuary 22, 1986 | and known as |
| trust number 6959 | , herein referred to as "First P | | Bild Ellevill an |
| | AND SAVINGS BANK | arry, arm | |
| an Illinois composition bereit | referred to as TRUSTEE, witnes | earth: | |
| THAT, WHEREAS First Par | ty has concurrently herewith execu | ated and delivered an instalment not | e bearing even date herewith |
| in the Principal Sum of | | | D-11 |
| EIGHTY THOUSAND | AND 00/100 | | Dollars, |
| made payable to BEARER | | | |
| in and by which said Note the | : First Party promises to pay out c | of that portion of the trust cetate sub | ject to said I rust Agreement |
| and hereinafter specifically de- | worthed, the said principal sum ar | d interest on the balance of princi | pal remaining from time to |
| time unpaid at the rate of | FTY THREE AND 14/10 | nstalments as follows: | Dollars |
| | on the first | day of April 1986. | . and |
| EIGHT HUNDRED FI | ETY THREE AND 14/10 | 0 , ., | Dollars |
| | | day of eachmonth | |
| thereafter until said note is fu | ly paid except that the final payir | ent of principal and interest, if not | sooner paid, shall be due on |
| the first day o | March , 1991. A | Il such payments on account of the | indebtedness evidenced by |
| said note to be first applied | to pagest on the unpaid princip | al balance and the remainder to ; | principal; provided that the |
| principal of each instalment | unless pold when due shall bear i | nterest at the rate of 13.5 per cen | per annum, and all of said |
| principal and interest being i | nade provide at such office as the | holders of the note may, from time | to time, in writing appoint, |
| and in absence of such appoin | | | |
| LAKE VIEW TRUST | AND SAVINGS BANK | And the second s | in Chicago, Illinois. |
| | | | |
| NOW, THEREFORE, First Part and limitations of this trust deed, a | y to secure the payment of the and princi nd also in consideration of the sum of C | pul aum of money and said interest in acc ne Polia: in hand paid, the receipt where successure and assigns, the following descri | erdance with the terms, provisions f is hereby schnowledged, does by |
| | | | ped Real Estate situate, lying and |
| being in the COUNTY OF | | rillinois, 6 will orth Addition to Chic | and boing a |
| Lots 9 and 12 In | be compared to 1/ | 2 of the East 1/2 of | the Couth Past |
| Subdivision of t | ne Southwesterry 1/ | 2 Of the East 1/2 Of | he whind Drin- |
| 1/4 or Section 1 | 4. Cook County Til | Range 14 East of t | me inita Piin- |
| cipal Meridian, | in Cook County, Ill: | LNOIS: | na Tilinaia |
| | | 1/1630 Melrose, Chica | go, Illinois |
| PIN: 14-19-430-01 | 7-0000 11-15. | 9/, | |
| 14-18-430-01 | 19-0900 4970 | 46 | |
| | V | /X. | |
| | | | No. 1 |
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| | | (), | 140 |
| | | | 00 |
| | | 1 0. | R C. |
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| | | | |
| | | 9019 (485) (5) TPH | WHO THE MOVING OF STREET BY |

LART OF W TRUST ON SAVING COMME AND THE AND TH

SEE RIDER ATTACHED AND MADE PART HEREOF

which, with the property heromafter described, is referred to herom as the "premises."

TOGETHER with all improvements, tenements, seasonents, fixtures, and appuriencers therets belonging, and all rents, fishes, and prefits thereof for selected and during all such times as Pirat Party, its successors or assigns may be entitled thereto (which are pideged primarily said in a parity with said real seases and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hat, me, are conditioning, whiches single units or centrally, and very interest in the program of the foregoing are devased as the medical shades, atom meets and windows, finer coverings, insider bedg, awaings, slaves and water housers. All of the foregoing are devased in the premises by Pirat Party or its successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein forth.

It is FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforessaid shall be fully pand and in ones of the failure of First Party, its successors and upon the uses and trusts herein good condition and repair, without waste, and free from mechanics or either here or lams for item not expressely, submittanted to the first premises appropriate to the lies hereoff (2) pay when due any indebtedness which may be secured by a lies or charge on the premises superior in the lies hereoff, and upon Todact satisfactory evidence of the discharge of such prior lies for the hone; (1) complete within a reasonable time any buildings or a monetage of such prior lies for the hone or of holders of the note; (1) complete within a reasonable time any buildings or may time in process of erection upon said premises of hone; (2) complete within a reasonable time any buildings and temperature of the discharge of such prior lies for the hone or to holders of the note; (3) pay he f

NAME: Lake View Trust & Savings Bank D 3201 North Ashland E STREET Chicago, Illinois 60657 I. CITY i... E H

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER: 146 ...

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

3248 N. Lincoln

Chicago, Illingis

Wf DF

holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all galicies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies not less than ten days prier to the respective dates of expiration; then Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore set forth in any form and manner deemed expedient, and may, but seed not, make full or partial payments of periodical interest or interest or interest or interest or extite any tax lies or other even prior lies or claim thereof, or renews interest or interest and or forefulture affecting and purphase, discharge, compressive or extension, and purphase and proposed any tax or assessment. All moneys paid for any of the purphase herein, or renews the same or forefulture affecting and prepales are compressed or interest. All moneys paid for any of the purphase herein, or renews and or interest of any or the holders of the relative and any other manneys advanced by Trustee or the holders of the mortgaged premises and the ion because, plus resonantly compensation to Trustee for each matter conversing which herein authorised may be taken, shall be no much additional herein and the foreing and shall become immediately due and payable without notice and with interest therein at the rate of per cent per annum. Insection of Trustee or the holders of the note shall never be emistered an a walver of any right according to them on account of any of the appropriate guille office without inquiry into the account of any in an according to the validity of any tag, assessment, sale, forfeiture, tag lien or little or claim thereof.

2. The Trustee or the holders of the note are in the appropriate guille office without inquiry into the accuracy of such bill, statement or instinct or principal or interest and the note, or (b) in the event of the failure of such the indication of the note

an maning magness of my instalment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or needens to so not the unique searcheally set forth in paragraph one hereoff and such default shall continue for there days, said option to be succrited at any time after the expiration of soid three day period.

4. When the indebtedness hereby secured shall become due whether by acreivation or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for one of the predictors and expenses which may be paid or incurred by or on hehalf of Trustee or holders of the note for attorneys fees. I trustee's fees, appealant's fees, estilage for decreenes and expenses and coats (which may be satisfacted in the need for enterings) fees, trustee's fees, and smiller data and assurances with respect to title as Trustee or helders of the note may down to be reasonably necessary sittler to predictors at any sale which may be had pursuant to such first little successors and coats (which may be not predictors at any sale which may be had pursuant to such first little successors and the predictors at any sale which may be had pursuant to such first the control of the control of the note of the predictors at any sale which may be had pursuant to such first little successors and the predictors at any sale which may be had pursuant to such first little successors and the predictors at any sale which may be had pursuant to such first little successors and coats (which may be had pursuant to such first little successors and the sale successors and the predictors at the rate of the sale pursuant and the predictors at the rate of the sale predictors and bankruptey proceedings, to which the li

8. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed as to exercise any power herein given union approach obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its ewn gream negligence or misconduct or that if the agents or employees of Trustee, and it may require indomnities astisfactory in it before exercising any power herein given.

ay power herein given.

B. Trustee shall release this trust deed has been fully paid and from the many required and the request of any person who shall release the fully paid and from the many requests and the request of any person who shall representation from a steer maturity thereof, produce and exhibit in Trustee the note representing that all indebtedens hereby secured has been paid, which there before or after maturity thereof, produce and exhibit in Trustee the note representing that all indebtedens hereby secured has been paid, which person on the person described any note which bear a criticate of identification purporting to be executed by a prior trustee may accept as the genuine note herein described any note which bear a criticate of identification purports to be executed by a prior trustee herein or canned of the note and which purports to be executed in behilf of First Party; and where the release is requested of the original trustee and it has every executed a certificate on any instrument identifying same as the note described herein. It may be presented and which purports to be executed on bright of First Party.

16. Trustee may resign by instrument in writing field in the first. Party is not which the description herein contained of the note and which purports to be executed on bright of First Party.

16. Trustee may resign by instrument in writing field in the offer of the Recentler or Registrar of Titles in which this instrument shall have been recented or field. In case of the resignation, inshillity or refusal to lart of Trustee. The there were an authority as are herein given Trustee. and any Trustee or successor in Trust. Any Success

(1981), and the indebtedness secured hereby constitutes a "business loan" which comes within the purview of said Chapter, Section and Paragraph.

12. The Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree of judgment creditors of the Mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

THIS TRUST DADD in executed by the Lake View Trust and Savings Bank, not personally but as Truste as storesaid in the executes of the power-state suffering sendered upon and vested in it as such Truste (and said lake view Trust and Savings Bank b. The warrants that it pessences full pewer and subjectly to execute this instrument), and it is expressly understand an agreed that nothing herein or in sail notes contained shall be construed as reasting any limbility on the said First Party or on said Lake View Trust and Savings Bank personally to pay the said in the contributed are the reasting any limbility on the said First personally as the personal shall be construed as receiving the rest of the personal shall be construed and said lake View Trust and Savings Bank personally are concerned, the legal holder or helders of said and a not the View Trust and said lake sold to the premiser 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 enferce the payment in the gravanter of the proposal liability of the guaranter, if any.

IN WITNESSA WHESEOF, Lake View Trust and savings Bank, not personally but as Trustoe as aforesaid, has cannot be payment to be hereunted and attended by its Assistant Trust Officer, the day and year its. Clara written.

| | | | LAKE | VIEW | TRUST | IND SA | VINGS BA | \ 1 | Trustee | as sto | | | perronally, PRESIDENT |
|--------------------------|---|--|--|--|--|--|---|--|--------------------------|------------------------------------|--|--|--|
| | | | | | Attent | ZN | 2 | 2/ | Bi | A | ABBUTAL | | T OFFICER |
| SIOKIJII 40 STATS | , | | | | in in and for | | in the Stat | / - =fa:==== | i do hei | LEBY C | CHTINY (I | ha (| |
| COUNTY OF COOK | SR. | s | | - 1 | Provident of U | 1 | | | | | | | |
| | Assistant 7 | Trust C | Officer of | nail line | a. when again | ri ranally h | ames 1 | in he the | lites | Jr www.nhi | • | ner sulme | villed to the |
| | net of sold seknowleds Bank to se | red the Bent, i red the aid inv | t they sig as Trusted t said As trument : | rned and rno store sistant Ti so said A | Precident, an delivered the said, for the urust Officer, a solution Trus he uses and s | anid Instru see and pur s custodian : Officer's (| ment as their passe theirin of the curps wat from an | r son fre ort farth: resto sont il vulunta: | e and value and the m | niary act iii Assisi ak. did | und us li ant Truot affic like o | he free as Officer the parparate | nd valuatory on and there east of asid |
| | | | | | Given under | ny hand si | al Notreini # | hyd this | 4th | ייי מייי | Marc | <u>h</u> | . 86 |
| • | | | | | | | 14 | proth | J. V. | Nutary F | Visio 11 | <u> Lasar</u> | d |

IMPORTANT

FOR THE PROTECTION OF BOTH THE SORRGWER AND LENDER, THE MOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTER NAMED HERRIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the Bank, Lake Niew Truster This rider is a trached to and made a part of certain Trust Deed dated -February 11, 9 (keouted by La) of tew Trust and Savings Bank, as Trustee under Trust Agreement dated 1-22-86, known as Trust No. 6959.

In the event Mortgagor shall convey title to any person or persons other than the Mortgagor or shall suffer or permit Mortgagor's equity of redemption in the property described in this Mortgage to become vested in any person or persons other than Mortgagor (except when such vesting results from devise or operation of law upon death of any individual executing this Mortgage and the Note secured by this Mortgage), then in any such event the 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 any indebtedness of the Mortgagee to the Mortgagor, and said Mortgagee 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 seperately. 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 right to require or enforce performance of this provision or to exercise the remedies hereunder. For the purpose 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 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 immediately 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 reen given upon the mailing thereof by registered or certified mail, postage prepaid, addressed to the last known address of the Mortgagor 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.

The word "Mortgage" shall mean "Trust Deed" when applicable.

The beneficiaries of the First Party shall not permit assignment, pledge or transfer of the beneficial interest or conveyance of the real estate in Trust 6959 without the prior written consent of the legal holder of the Note.