TRUST LENGFFICIAL COPY

86233594

| | | | THE ABOVE | SPACE FOR RECO | ADEAS USE ONLY | |
|--|--|--|--|---|---|---|
| THIS INDENTURE, made | JUNE 9, | 19 86 | Between | GUILLERMO S | ANCHEZ AND | |
| PIEDAD SANCHEZ, | HIS WIFE | | | | erein referred to as "N | fortgagers. |
| and LAKE VIEW TRUST AN in Chicago, Illinois, herein r THAT, WHEREAS the Mortg | ID SAVINGS BANK, a correleted to as TRUSTEE, w | poration created and itnesseth: | f existing under | the laws of the S | tate of Illinois an d do i: hereinatter describ ed | ng busines i said lena |
| halder or halders being he | rein referred to as Holder | e of the Note in th | a nrincinal sum | of ONE HUNDR | ED FIFTY TWO TH | OUSAND |
| one certain Instalment Note | e of the Mortgagors of ev | en date herewith, ma | ade payable to | BEARER |) | |
| and delivered, in and by w | hich said Note the Mortg | agors promise to pa | y the said print | cipal sum and inte | rest from date of disbu | ırsement o |
| the balance of principal rem | naining from time to time t | unpaid at the rate of | TEN & FIV | E EIGHTHS per | cent (10.625 %) | per annun |
| on the 15TH day of 32/100 thereafter until said note is | JULY | 19 86 | and ONE | THOUSAND FIV | E HUNDRED THIRT | Y AND |
| thereafter until said note is | Dolla fully paid except that the J' NE | ars (\$ 1:330.32 final payment of pi 1991 |), on the . rincipal and inte | rest, if not sooner | day of each and e paid, shall be due on t | the |
| All such payments on according the remainder to principal (| unt of the aid bledness e | videnced by said No | te to be first app t unless paid wh | plied to interest on hen due shall bear | the unpaid principal b | alance and |
| All such payments on according the remainder to principal principa | (%) after maturely whether thicago, Illinois, as the hi fice of LAKE VIEW TRUS | olders of the Note m | iav. from time 1 | to time. In writing | of and interest being ma appoint, and in abser | ade payable nce of such |
| NOW, THEREFORE, the terms, provisions and limi Mortgagors to be performe do by these presents CONV | e Mortgagors to secure the tations of this trust deed and also in considerations and WARRANT unto the | me payment of the said, and the performion of the sum of Oi the Trustee, its succ | aid principal sun lance of the co ne Dollar in han essor and assig | m of money and sa ovenants and agre- id paid, the receipt gns, the following | ements nerein contain whereof is hereby ack described Real Estate | nowledged, and all of |
| their estate, right, title and | interest therein, situate, l | ying an Ubring in th | e COUNTY OF . | COOK | AND STATE OF ILLIN | OIS, to wit |
| West 1/2 of the | Meyer and Smith' Southwest 1/4 of Third Principal | the Northves Meridian, i.: (| t 1/4 of Se Cook County | ection 25, To y, Illinois. | ne East 1/2 of township 40 North | ı, Range |
| 3105-09 W. Georg | | | 4 | | | ٽغ |
| Chicago, IL P.I. #13-25-130- | $_{ou}^{-016}$ M | | The | | | 623359 |
| | CHED HERETO AND I | MADE A PART HI | EREOF: | O | | , - |
| which with the property here TOGETHER with all improfits thereof for so long an said real estate and not sec air conditioning, water, ligh the foregoing), screens, win are declared to be a part of hereafter placed in the premestate. | einafter described, is refer- provements, tenements, e ad during all such times as condarily) and all apparat t, power, refrigeration (w dow shades, storm doors I said real estate whether nises by the Mortgagors o | red to herein as the asements, fixtures, as Mortgagors may be us, equipment or ar thether single units and windows, floor physically attached in their successors of | "premises," and appurtenant entitled thereto ticles now or he or centrally continuous, awrithereto or not or assigns shall | o (which are pledge ereafter the tim or i trolled), and ventila nings, stove and w , and it is agreed be considered as | ed primarily and on a thereon used to supply ition including (without after heaters. All of the that all similar apparations ituting the part | parity with heat, gas, restricting foregoing tus, article of the real |
| trusts herein set forth, free said rights and benefits the This trust deed consist deed) are incorporated here | Mortgagors do hareby ex s of two pages. The cove in by reference and are | its under and by vir pressly release and nants, conditions ar part hereof and shal | rture of the Hom waive id provisions as I be binding on I | pestead Exemption of page to the mortgagors, the | laws of the State of Illii 2 (the reverse side of ifr heirs, successors ar | nois, which this trust id assigns. |
| WITNESS the hands | and seal s | of Mortgagors | the day and year | ır first aboye writte | n. | |
| Lylliams Sams | for - | (SEAL) | Predad San | chez auch | 8 | (SEAL) |
| | | (SEAL) | | | | (SEAL) |
| | | | | | | |
| STATE OF ILLINOIS SS. | l. a Notary public in and Guillermo S | for and residing in Sanchez and Pi | said County, in edad Sanch | the state aforesa | ud, DO HEREBY CERT | IFY THAT |
| | v.hoarepe | | | | | |
| | are | subscribed to the fo | oregoing Instrun | ment, appeared bei | fore me this day in p | erson and |
| | acknowledged that | they | signed, sea | ted and delivered | the said Instrument as | . |
| | their | free and volunta | ary act, for the | uses and purpose | s therein set forth, Inc | cluding the |
| | A # : = * : | Annual Land Allen 1995 | Samilabia | | A D 4A | |
| | GIVEN under my | hand and Notarial S | Seal this | day of | , A.D. 19 | |

THE COVENANTS. COLDITIOS IND "ADVISIONS REFERENCE TO UN PLOSE I (HE SELERS). THE OF THIS TRUST DEED):

1. Mongagors shall (1) promptly repair restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or ball destroyed; (2) keep said premises in good condition and repair without wasts, and free from mechanics or other frees or craims for item not expressly suborcinated to the light hereof. (3) pay to hereof, and upon repulses exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note. (4) complete within a reasonable timelamy buildings now or at any free in process are erection upon said premises. (5) complete within a reasonable timelamy buildings now or at any free in process are erection upon said premises except as required by law or municipal ordinances with respect to the premises and the use thereof. (6) make no material afterations in said premises except as required by law or municipal ordinances.

2. Mongagors shall pay before any penalty attaches all general taxes and shall pay special taxes special assessments water charges sewer service charges (and other charges) against the premises when due, and shall, upon written request turnish to Trustee or to the holders of the note duplicate recepts therefore. To prevent default hereunder Montgagors shall pay in full under protest, in the manner provided in statute any tix or assessment which Montgagors may desire to contest.

3. Montgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightening or windstorm and such other hazards or liability, including liquor liability as the holders of the note may require under policies providing for payment by the insurance companies of moneys sufficient either to pay the due cast of replacing or repairing the same or to pay in full the indebtedness secured hereby all in companies sallistications to the holders of the note, and in case of insurance

of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

A. In case of default hereunder. Trustee or the holders of the note may, but need not, make any payment or perform any act herein required of Mortgagors in any form and matter deemed expedient, and may, but need not, make full or partial payments of orincipal or interest on prior encumbrances, if any and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including afformers' fees, and any other moneys advanced by Trustees or the holders of the note to protect the mortgaged premises and the free hereof, plus reasonable compensation to Trustees for each matter concerning which action herein authorized may be taken shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the default rate as specified herein. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accoung to them on account of any default hereunder on the part of the Mortgagors.

5. The Trustee or the holders of the note hereby secured making any payments hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title of claim thereof

to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax tien or title of claim hereof.

6. Mortgagors shall pay each item of indebtedness herein mentioned both principal and interest when due according to the terms hereof. At the option of the holders of the note, and ""hour notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, econe due and payable (a) immediately in the case of default in making payments of any installment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other aggreement of the Mortgagors herein contained.

7 In case of default herein, the Mortgagors waive all right to the possession, income and rents of said premises finctuding accurad and unpaid income and rents of said premises finctuding accurad and unpaid income and rents of said premises finctuding accurad and unpaid income and the possession of the premises hereby on eyed to lease the same, collect and receive all the rents, issues and profits thereof (accrued or otherwise), and apply the same, less the necessary expenses if it is collection thereof, for the care and preservation of said indebtedness, including any such expense as the payment of said premises, including any such expense as the payment of said premises, including any such expense as the payment of the line for the same less the necessary expenses if it is collection thereof, for the care and preservation of said indebtedness, and when the indebtedness hereby secured shall become due whether by acceleration to otherwise, holders of the notic of Trustee shall be allowed and the day additional indebtedness in the decree for said all expenditures and expenses which may be paid or incurred by or on behalf of Trustee shall be allowed and the not

might affect the premises or the security hereof, whether or no account of all costs and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such decreases as are mentioned in the preceding paragraph hereof; second, all other items which under the lerms hereof constitute secured indebtedness additional to that eride or by the note, with the interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any surplus to Mortgagors, near heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, with une agaid to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestoad or not, and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such iterations are usual in case of a sale and a deticiency, during the full statutory period of indemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be intitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, in analyment, in whole or in part eff. (1) The indebtedness secured hereby, or by any decree to reclosing the trust deed, or any tax, special assessment or other line, which may be or become superior to the line hereof or dispersion of the enforcement of the line or any provision hereof shall be subject to any defense which would not be good and avai

114-Trustee or the holders of the note shall have the right to inspect the premises at all reasonable limes and access thereto shall be permitted for that purpose

11. 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 or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities salisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of missionny evidence that all indebtedness secured by this trust deed has been fully paid, including Trustee's release fee in accordance with his rate schedule then it effect, and Trustee may execute and defining release hereof to and at the request of any person who shall, either before or after maturity thereof, produce, and oxidibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporits to be executed by the persons the persons as the note described herein, it may accept as the genuine note herein described any note which may be presented and which purports to be executed by the persons with the description herein contained of the note and which purports to be executed as makers thereof; and where the release is required of the original trustees and it has never executed 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 as makers thereof shall here here recorded.

14. Trustees may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this incrument 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 provides 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, are no Trustee or successor. 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 security and to all the same rights and remedies as are in this irrdenture given to the holders of said note, with like effect as if said Bank were not the Trustee under this I senture, 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 of 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.

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 scheduled principal and interest payment, one-twelfth (1/12) of the amount (as estimated by the holder of the note) which will be sufficient to pay taxes, special assessments, and other charges on the real estate that will accrue as a lien from year to vear on a celender basis. The holder of the note shall hold such monthly deposits in trust, without any allowance of interest and shall use such fund for the payment of such tiems when the same are due and payable. If, at any time, the fund so hold by the holder of the note is insufficient to pay any such item when the same shall become due, the holder of the note shall advise Mortgagor of the deficiency and Mortgagor shall, within ten (10) days after receipt of such notice, deposit with the tolder of the note such additional funds as may be necessary to pay such items. Failure to make any deposit when due shall be a breach of this Trust Deed. If at any time there be default in any of the provisions of this Trust Deed, the holder of the note may at its option apply any money in the fund on any of the mortgage obtains and in such order and mainer as it may elect. On full payment of the mortgage debt any unused portion of the fund shall be paid over to the owner on prepayment of the debt, any amount in the fund shall be credited on the indebtedness. Transfer of the legal title to the mortgaged real estate shall automatical interest in the fund.

FOR THE PROTECTION OF BOTH THE BORROWER AND THE LENDER, THE MOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE LAKE VIEW TRUST AND SAVINGS BANK, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith under identification to 400.0

LAKE VIEW RUST AND SAVINGS BANK, Trustee

LAKE VIEW TRUST AND SAVINGS BANK Real Estate Loan Bepartment 3201 North Ashland Avenue Chicago, Illinois 6065 OR

BOX NO. 146

VERY

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

3 6 2 3 3 5 9 4

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 wit out 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 price 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 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 entire proceeds of the Note will be used for the purposes specified in Chapter 17, Section 6404, Paragraph 4, Illinois Revised Statutes (§181), and the indebtedness secured hereby constitutes a "business loan" which comes within the purview of said Chapter, Section and Paragraph.

DEFT-01 RECORDING \$12.00 T#3333 TRAN 2422 06/10/86 10:51:00 #3895 # A *-86-233574



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