## TRUST DEED UNOFFICIAL COPY

J1910-018

MAIL

Corporation, not personally but as Trustee under the provisions of a Deed or Dee said Bank in pursuance of a Trust Agreement dated May 15, 1986	View Trust and Savings Bank, an Illinois ds in trust duly recorded and delivered to and known as View Trust & Savings Bank
THAT, WHEREAS First Party has concurrently herewith executed and delivered an	
	Dollars,
made payable to BEARER in and by which said Note the First Party promises to pay out of that portion of the and hereinafter specifically described, the said principal sum and interest on the ba time unpaid at the rate of 12.00 per cent per annum in instalments as follows Two Hundred Forty & 03/100 *	lance of principal remaining from time to
(240.03) on the 13th day of July  Forty & 03/100 * * * * *  (\$240.03) on the 13th day of each and thereafter until said note is felly paid except that the final payment of principal and the 13th day of June 19.91. All such payments on	every month interest, if not sooner paid, shall be due on
principal of each instalment unlers and when due shall bear interest at the rate of principal and interest being made a yable at such office as the holders of the note; and in absence of such appointment, the set the office of LakeView.Trust	per cent per annum, and all of said may, from time to time, in writing appoint, & Savings Bank
60657  NOW, THEREFORE, First Party to secure the payment of the said principal sum of money and said limitations of this trust deed, and also in considera on of the sum of One Bollar in hand paid, there presents great, remark, release, size and convey un. U. Traster, its successors and assigns, the	aid interest in accordance with the terms, provisions the receipt whereaf is hereby acknowledged, does by
these presents grant, remise, release, alten and convey unit. D. Traster, its successors and assigns, the being in the COUNTY OF COOK AND STATE OF ILLINOIS, to wit:	o following described Real Estate altuate, lying and
PARCEL 1: THAT PART OF LOTS 13 AND 14 TAKEN AS A TRACT FROM A POINT ON THE NORTH LINE OF LCT 14, 72.17 FEET EATHEREOF TO A POINT ON THE SOUTH LINE OF SAID LOT 13, 75 SOUTHWEST CORNER THEREOF AND LYING SOUTH OF A LINE DESCAT A POINT ON THE LAST DESCRIBED LINE, 6°.75 FEET SOUTH LOT 14: THENCE EAST AT RIGHT ANGLES, 20.50 FEET: THENCE 4.50 FEET: THENCE EAST AT RIGHT ANGLES 17.60 FEET: THENCE EAST AT RIGHT ANGLES 17.60 FEET: THENCE EAST AT RIGHT ANGLES 24.75 FEET: THENCE SOUTH FEET: THENCE EAST 30.77 FEET MORE OR LESS TO A FOINT ON 13, 76.75 FEET SOUTH OF THE SOUTHEAST CORNER OF SAID LOT RAVENSWOOD, IN SECTION 18, TOWNSHIP 40 NORTH, RANGE 14 MERIDIAN,	AST OF THE NORTHEAST CORNER  1.82 FEET EAST OF THE CRIBED AS COMMENCING H OF THE NORTH LINE OF SAID E SOUTH AT RIGHT ANGLES NCE SOUTH AT RIGHT ANGLES 4.00 OUTH AT RIGHT ANGLES 0.50 THE EAST LINE OF SAID LOT OT 14 IN BLOCK 27 IN , EAST OF THE THILD PRINCIPAL
PARCEL 2: EASIMENTS FOR THE BENEFIT OF PARCEL 1 FOR INC. AND DEFINED IN DOCUMENT NO. 18518879.	T#4 444 TRAN 0488 08/29/86 15:36 00
DERMANENT REAL ESTATE INDEX NUMBER: 14-18-118-03-04	DIUM COOK COUNTY RECORDER
which, with the property hereinafter described, is referred to herein as the "premises," 4201 N. I TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belos so long and during all such times as First Party, its successors or assigns may be entitled thereto (whi real estate and not secondarily), and all apparatus, equipment or articles now or bereafter therein or water, light, power, refrigeration (whether, single units or centrally controlled), and ventilation, including shaders, storm doors and windows, floor, coverings, inador beds, awnings, stores and water has of said real estate whether physically attached thereto or not, and it is agreed that all similar appars premises by First 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, feet forth.	Paulina Unit is Chgo IL 60609  nging, and all rents, issue and profits thereof for the are piedged primarily and in a parity with said thereon used to supply hest, was all conditioning, using (without restricting an fireguing) screens, ters. All of the foregoing are do ared to be a parit tius, equipment or articles he after placed in the
IT IS FURTHER UNDERSTOOD AND AGREEU THAT:  1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, restore or rebuild any buildings or improvements now or hereafter on the premises which may become in good condition and repair, without waste, and free from mechanic's or other liens or claims for [3] pay when due any indebtedness which may be secured by a lien or charge on the premises supposed in the property of the discharge of such prior lien to Trustee or to holders of the note; [4] or buildings now or at any time in process of erection upon said premises; [5] comply with all requirent to the premises and the use thereof; [6] refrain from making material alterations in said premises, against the premises when due, and upon written request, to furnish to Trustee or to holders of the mader protest, in the manner provided by statute, any tax or assessment which First Party may designed to the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the as by, all in companies satisfactory to the bolders of the note, under insurance policies payable, in case	t damaged or be destroyed; (2) keep said premises len not expressly subordinated to the len hersef; strior to the lien hersef, and upon request sublibit complete within a reasonable time any building; or ments of law or municipal ordinances; or charges, sewer service charges, and other charges or note duplicate receipts therefor; (8) pay in full reto contest; (9) keep all buildings and improve or windstorm under policies providing for payment same or to say in full, the indebtances secured keep-
D Lake View Trust & Saivngs Bank E STREET L 3201 N. Ashland Ave.	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V Chicago IL 60657	,
R Y INSTRUCTIONS OR	

80 Si 17 i.

holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all policies, including additional and renewal policies, to habders of the note, and in case of insurance about to aspire, to deliver renewal policies and the standard policies, to habders of the note, and in case of insurance about to aspire, to deliver renewal policies and the standard policies and the s

Trustee or the holders of the out shall have the right to inspect the premises at all researche times; and access thereto shall be premised to the premises at all researche times; and access thereto shall be premised to the premised times; and access the collighted to record this trust deed or a sarchae any power herein given une accessed, but the terms hereof, nor be liable for any acts or omissions, hereunder, except in case of its own gross negligence or missons hereunder, except in case of its own gross negligence or missons hereunder, except in case of its own gross negligence or missons that of the agents or employees of Trustee, and it may require indemnities satisfactory to its before sax regions.

S. Trustee, shall release this trust deed at all to an thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trusts deed that, been fully paid.

Trustee may accept as the representative thereof, produce and establish the resistent of the own of the presentation. Trustee may accept as the grounderness of the presentation of the prese

The second of th

er de le sour werent aktis.

nage in , a her de l'All Circum estacres

r okula kusukan sukam mengarah 1920 dan bera kuma kutik majarutu mezar bara kejimberah Ligang-kalo sakutapan yai balah terba maja mala

ikalo kilabaa tempe ya

THIS TRUST DEED in executed by the Lake View Trust and Savings Bank, not personally but as Trust as alteresaid in the exercise of the power and authority conferred upon and it is capready understood and agreed that nothing, herein or in as it into contained shall be construed as creating any inhibity on the said Fight Sariy or on Savings Bank personally to pay the said only a ray interest that may accrue the any inhibity on the said Fight Sariy or on Savings and savings Bank personally to pay the said only a ray interest that may accrue the may inhibity on the said only a recrue that may accrue the may inhibit on the respective of the personal of the personal of the respective of the personal of the personal in the respective of the personal is an expectation of the personal independent of the personal independent of the personal is and the personal in the respective of the personal is all only and the personal is all only provided or by section to enforce the personal liability of the guarantor, it any.

IN WITNESS WHEREOF, Lake View Trust and Savings Bank, not personally but as Truste as aforesaid, has clust? The provents to be signed by its

								and attent											
	708 - 13		o na	170	- mil (	1186	1.14	$(\cdot,\cdot)$	Sec. 25. 1	1.50		1.0	ور 🗢 بن	. int <u>.</u>	الوودادة اماع	قبي (قو الله)		personally,	
	argenia 2015	erd one	e essets	11.11.	LA	۱KE ۱	VIEW-	TRUST	AND	_SAVII	NGS (	BANK.	$A_{s} \cdot T$	rustec	as albi	87.1	and not	personally,	,
		Company of the	£	en e	* 1	(a (a 5)	1 1000	- 3 1 (-1)		_					* 14 T	J. (* ).			
			and the second of the	and the second								) l		_ // `	>		20.	1 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
				er i i i		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		. By	\_			لـڪ					AT AICE	PRESIDENT	•
2.5	r Sasaria	And the seg-	S . S S	S. 15 . 1.	A-10	A. 1	40.24	.By	<u> </u>		1		Sough	· <b>(</b> 2) ·	11, 14, 14		e in the second	2.7	
			4 1 2 1 1				200		. ,	/ / C		0	and the second		and the		tay tangka	The Letting	
1	almost w	N 7 3.1	-41 -51 2 +	$\gamma_{i} = \chi_{i} \cdot \gamma_{i} \gamma_{i}$	1000	Sign of the	200 M 10 1	Altest		<u> </u>		_ <		<u> </u>		3666	TRU	ST OFFICER	,
₹			M	1 11.1												·			

STEE OF ILLINOIS | SS. CONTY OF COOK

I, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that

R. W. Kinzie,

ST. Vice-President of the LAKE VIEW TRUST AND SAVINGS BANK, and

G. R. Reinhard

G. R. Reinhard

Gregoing Instrument as such Vice-President, and assistant Trust Officer, respectively, appeared before me this day in person and saknowledged that they signed and delivered the sold instrument as their own free and voluntary act and use the free and voluntary act and the saknowledged that they signed and delivered the sold instrument as their own free and voluntary act and use the free and voluntary act and the saknowledged that and the saknowledged that and the saknowledged that and a saknowledged that and a saknowledged that and a saknowledged that and the saknowledged that and the saknowledged that and the saknowledged that and saknowledge To the state of th

r the uses and purposes therei	n art forther and a second and a second	
	20 人名英格兰人姓氏克特特 <b>电影工程</b> 对抗学	T
Given under my hand aud h	Interest Contractor LOCA	une ju ot
Given colors in a mana want .		0 1 100
	Will water	
	RUPLOTACIN	Maxmann
a week	-100	atury Public
,	No.	Wallmann

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS TILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No ....

man an army mark your advisorming the

. 3 Trustee

## UNOFFICIAL COPY 8 6 3 8 5 1 3 1

RIDER ATTACHED	TO	TRUST	DEED	DATE	D June	13,	1986			fro	
Lake View Trust	: &	Saving	s Ban	k as	Trustee	u/t/	a dated	5/15/86	and	known	as
Trust # 7049											

TO: LAKE VIEW TRUST AND SAVINGS BANK, TRUSTEE

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 proportion 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 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 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 Mortgages 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 "prson" means an individual, a corporation, a partnership, an association, a join's stock company, a trust, any unincorporated organization, or a governmental or mulitical 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 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.

/Rider

## **UNOFFICIAL COPY**

TATA	White it will	series care active o	r Controller Adjuta
eo madail laga 88/3.0/1-be	THE WATER TO JOHN	Charles and the same of the	Principle Wally States
			Transfer A TREE

Burenia (propertione are dispertingly ince for

tig alte ar one chec che it e tapener chell accessi della companie della companie della companie della compani adiglicones, espondiblication of increasing and increasing the control of the experience of the control of the Bedonese viet appipale is in the first energy in the applicable to the participation of a part gas, so the 30 easeway as more than a great ....  $\{\{1,2,3,3,4,4,5\},\{1,2,4,5\}\}$ A part bodicy and two landy and the control of another in its part of the control Timbe About the high bodines and in a track block in a recy or paying a Ant. refina (b-refini) alreis di Line, che, ce l'il el carrette que i carrette que ring Architecture de la completa de la comp of the other was dispersived, a first to the court of support story in I have tanas parkitanas karas karas sepera de la seriencia del serien eng paramitis i kura ang kalancara ta katapara ana ang kita di kan diginak<mark>ay angsagkana</mark> atau Lie vinitai an comment of complete of the second of the second of the second of the comments of the comments of December of the swood wings is a file of the part of the contract of the contr A Laty red to a first substantial terms. - Suman da ceminary erribo star of h ber sphelidaryt seld ydl esmidgeled 🗀 🗥 भवद्वपुर्ध क्रमेरे पूर्वे के कार्ती कार्ती कार्तिक व्यवस्थात् । tran aut except plans recent com ap kanggar baradilphi bali ba kelebir 🦇 teranti sufi nuas lillandi Salaran Sen and Annal of a contract of the ใน เกาะหวัดกับไทยสากหลังในส Control of the second of salar post ile a impirabil ne ensan l'anche, i ma tacci Advisas e Nasconos sectos actual a para la como es The late that the life to be taken as the contract of the cont e re<mark>cta spevijenejski i ligu kopedicija retu</mark>. Bo izra da vera eva se se 🚁 v stadi i vistati i teda katerioas dist Description of the property of the second second the second secon properties to ecception which eater produces it about the maintenance of the ecception accided and the are typed and in the fairnes, for a converte builds, and described than (30) ad Linda colico, dana - lacintera terre com activida da la cita de la coloca de la coloca de la coloca de la c Delilideo uo badales -Martydages, dans ein er erem od trous for en neuro-Sed filmen ka jidag **kaldroisk of**f tilide northeopraf is graph out

Mass the cent "really specific of the constant of several paragraphs. It wildlines the security of the fillest of the constant of the constant