TRUST DEEDNOFFICIAL COPY 7 5 87426376

	THE AD	OVE SPACE FOR RECORDERS USE ONLY
Corporation, not personally but as T said Bank in pursuance of a Trust A	Trustee under the provisions of a De	
an Illinois corporation herein referre		clivered an instalment note bearing even date herewith
in the Principal Sum of Sixte	een Thousand Six Hundred	& 00/100 (\$16,600.00) Dollars
and hereinafter specifically described, time unpaid at the rate of Sec. Ride	, the said principal sum and interest CEper cent per annum in instalments	
,	on the	August 19.87 and
said note to be first applied to it ter principal of each instalment unless o	rest on the unpaid principal balance used when due shall bear interest at	ncipal and interest, if not sooner paid, shall be due on syments on account of the indebtedness evidenced by and the remainder to principal; provided that the the rate of per cent per annum, and all of said of the note may, from time to time, in writing appoint, w Trust & Savings Bank,
3201 N. Ashla	and Ave	in Chicago, Illinois.
	re the paynest of the said principal sum of a consideration of the sum of One Dollar in all convey unit the 'Puster its successors and AND STATE OF ILLINOIS	money and sold interest in accordance with the terms, provisions, hand baild, the receipt whereof is hereby acknowledged, does by described. He following described Real Estate situate, lying and the control of the co
Gordon Terminal of part of Sout Section 15, To	l Subdivision of Let 2 in th 1/2 of West 20 Acres of	ereof) in Block 2 in Roth and Schuster and Kruger's Subdivision f East 1/2 of North West 1/4 of , East of the Third Fried (2)
Permanent Real	Estate Index Number: 10	0-1F-127-063. OLL
i : ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! !	D Z O	DEPTHET PECHADADA TRAMPA TRAM 1479 OF TRANT PA BOARS & TO THE TRANSPORT OF THE SECTION OF THE SE
	Low	76
so long and ouring mit such times as First Fari- real equate- and not secondarily], and all appair water, light, power, refrigeration (whether an window abades, sterm doors and windows, foo- of said real exasts: whether physically attached premises by First Party or its successors or assign TO HAVE AND TO HOLD the premises us	ents, essements, fixtures, and appurtenances ty, its successors or savings may be splittled ratus, equipment or articles now or hereaft usit units or centrally controlled), and vening coverings, insafer beds, savings, stoves as thereto or hot, and it is agreed that all simulability to considered as constituting part of the	9202 N. Kolmar, Skekir. IL 60076 thereto belonging, and all rents, ise see and profits thereof for thereto (which are pladged primarily end on a parity with said or therein or thereton used to supply lead, rea, air sonditioning, tilation, including (without restricting the investing), acrosses, and water heaters. All of the foregoing are declared to be a part miles apparatus, equipment or articles have a placed in the real estate.
TOGETHER with all improvements, tenems on ong and during all such times as First Perirad estate-and not secondarily), and all appar water, light, power, refrigeration (whether an windows shades, storm doors and windows, foo of matir end estate-whether physically attached premises by First Party or its successors or sasign TO HAVE AND TO HOLD the premises us set forth. IT IS FURTHER UNDERSTOOD AND AG. 1. Until the indebtedness aforesaid shall brestors or rebuild any buildings or improvement in good condition and repair, without waste, as (3) pay when due any indebtedness which massatisfactory evidence of the discharge of such itselfings now or at any time in process of ere to the premises and the user throat. (3) refease to the premises and the user throat. (3) refease the property of the property in the manner provided by attainments now or hereafter, situated on said premise the thereafter, attuated on said premise the premiser and manner provided by attainment the insurance of memory sufficient.	ants, essements, fixtures, and appurennances ty, its atcressors or assigns may be salided ratus, equipment or articles now are research type units or centrally controlled), and vening coverings, insader beds, awarings, stoves as shereto ay not, and it is agreed that all sims shall be considered as constituting part of the not the said Trustee, its successors and assign the said trustee, its successors and assign the said trustee of the failure of the now or hereafter on the premises which for the first from mechanics or other lens or you be accured by a lien or charge on the prior lien to Trustee or to holders of the retion upon asid premises; (a) comply with a said the said that or assessment which first Part less insured against loss or damage by first there are to me the east of remissions or respects.	thereto belonging, and all rents, is as and profits thereof for thereto (which are pledged primarily sid on a parity with said at therein or thereon used to supply beel, was, air sonditioning, tiliation, including (without restricting the investing), acressa, nd water beaters. All of the foregoing are declared to be a part milits apparatus, equipment or articles have a placed in the
TOCETHER with all improvements, tenems tong and during all such times as First Parizad estate-and not becondarily), and all apparatus water, itight, power, refrigeration (whether am windows shades, sterm doors and windows, floo of matir real estate; whether physically attached promises by First Party or its successors or sasign TO HAVE AND TO HOLD the premises us set forth. IT IS FURTHER UNDERSTOOD AND AG 1. Until the indebtedness aforeasid shall brestors or rebuild any buildings or improvement in good condition and repair, without waste, as (3) pay when due any indebtedness which mas satisfactory evidence of the discharge of such is buildings now or at any time in process of ere to the premises and the use thersof; (4) refraction to the premises and the use thersof; (5) refraction the premises when due, and upon writ asser protost, in the manner provided by statusers as now or harvestler situated on said premiser than the premises when due, and upon writ asser protost, in the manner provided by statusers and the use thersof; (4) refractions by the insurance companies of moneys sufficiently; all its compenses satisfactory to the badders. NAME NAME Lake View True	anta, easementa, fixtures, and appurennances ty, its successors or assigns may be salified ratus, experienced or resident for the salified ratus, and the salified ratus, and the salified ratus, coverings, inador beds, amining, acoverings, inador beds, amining, acoverings, inador beds, amining, acoverings, inador beds, amining, acovering the salified salified and the salified salifie	thereto lettorsing, and all rents, locate and profits thereof for thereto lettors are piedered primarily sid on a parity with and thereto lettor or thereto used to supply lice, see, all conditioning, tilation or thereto used to supply lice, see, all conditioning, and water heaters. All of the foregoing are declared to be a permitted and the second of the foregoing are declared to be a permitted as a permitted to the second of the se
TOGETHER with all improvements, tenems on long and during all such times as First Parizad estate- and not secondarily), and all appar water, light, power, refrigeration (whether an window shades, atorm doors and windows, foo of saste real estate-whether physically attached premises by First Party or its successors or assign TO HAVE AND TO HOLD the premises uset forth. IT IS FURTHER UNDERSTOOD AND AG 1. Until the indebtedness aforesaid shall between the premises of the pressors or rebuild any buildings or improvement in good condition and repair, without waste, a (1) pay when due any indebtedness which mas satisfactory evidence of the discharge of such is buildings now or at any time in process of ere to the premises and the use thersof; (4) refra (7) pay before any bensity attaches all general against the premises when due, and upon writ maker protect, in the manner provided by state maker protect.	anta, easementa, fixtures, and appursanance ty, its siccessors or assigns may be salified ratus, equipment or articles now or hereafted that a siccessor and the salified ratus, equipment or articles now or hereafted that a siccessor and the salified and the salified the salified the salified the salified that all its agreet that all its assignment of the salified part of the salified part of the salified that all its salified that all into the salid Trustee, its successors and assign the first part of the salified that all its salified part of the salified part of the salified that all its salified that sal	thereto belonging, and all rents, location profits thereof for thereto (which are placed primarily rid on a parity with said er therein or thereon used to supply less, reas, air sonditioning, tilation, including (without restricting the investigation), acrosses, and water heaters. All of the foregoing are declared to be a part militar apparatus, equipment or articles have a placed in the nevel estate. First Party, its successors or assigns to: (1) promptly repair, a may become damaged or be destroyed; (2) keep said premises claims for lien not expressly subgrismated to the lien hereof; premises superior to the lien hereof, and upon request exhibit not; (4) complete within a reasonable time any belieng er all requirements of law or municipal ordinaness with respect of premises except as required by law or municipal ordinance; instance, water charges, sewer service charges, and other sharges olders of the note duplicate receipts therefor; (8) say in full ty may delite to rontest; (9) keep all huildings and impreventations of the agency of the same or to pay in full its lines are to pay in full its lines and other charges, sewer posicies providing for payment, lightning or windsterm under policies providing for payment alyting the arms or to pay in full its indebtachese severed here-the, in case of loss or damage, to Trustee for the hearst of the

87426376

belders of the note, such rights to be evidenced by the enanderd morteuer clause to be situached to each point; and to deliver all position, including additional and gravewal position; to chainly a proper of the note, and in case of insurance about to appea, to deliver reversal politics and the control of the note of the note, and in case of insurance about to appea, to deliver reversal politics and the control of the note of the note, and the note, heart of the note, and the note, heart of the note of the note of the note, heart of the note and which are the note of the note, heart of the note, and the note of the note, and the note, heart of the note, and the note of the note, and the note, and the note of the note, and the note, and the note, and the no

at purpose.

2. Transfer has no duly to examine the tile, location, existence, or condition of the premises, nor shall Truster he collected to record this trusts does to assertize any power kerein given unless expressly obligated by the terms hereof, nor he limits for any acts or ornissions hereunder, except in case of own gross negligates or misconduct or the of the agents or employees of Truster, and it may require indemnities; satisfactory, to it before expressive; a power herein given.

any power herein given.

B. Trantee shall release this trust deed and the lien thereof by graper instrument upon presentation of astifactory evidence that all indebtedness served by this trust deed has been fully point in the rent deed and the lien thereof by graper instrument upon presentation of astifactory evidence that all indebtedness served by this trust deed has been fully point in the rent deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and shibit to Trustee the note representing that all indebtedness hereby secured has been said, which representation trustee, may accept, as the greatest selected and several secure and trustee may secured has been point, which conforms in substance, with the description herein contained if the mean several security is a prior trustee herein described herein the representation of the series of the regional trustee and it has not accepted a certificate on any instrument identifying same as the nets described herein, its may accept as the grantee and which purports to be recruited on bend, of First, party, and party is presented and which conforms in substance, with the secretarion bend, of First, party, and party is presented and which conforms in substance, with the secretarion bend, of First Party.

19. Trustee may resign by instrument in writing filed in the effice of the Recorder of Deeds of the county is which the premium and shall be Successor in Trust. Any Successor in Trust be sun ley shall have the identical title, powers and authority as are herein given Trustee, and say Trustee or successor shall be entitled to reasonable company. In a for all nets performed here under

THIS TRUST DEED is executed by the Lake View Trust and Savings Bank, not personally ust as Tensio as atterwed in the exercise of the power-and authority conferred upon and vested in it as such Trustee (and said Lake View Trust and Savings Bank byreb warrants that it peaseness full power, and sutherity to exercite this instrument), and it is expressly understood and agreed that nothing, herein or in said one contained shall be centified as creating any liability on the baid First Party or on said Lake View Trust and Savings Bank personally as personally to pay the said; at or any interest that may accuse terrain, or any indebtedness acrusing hereinon, or no perform any covernant either express or implied herein contained, all such liability, if any, being expressly waived by Trustee and by very personally are concerned, the legal holder or holders of and that on far as the First Tarty and Lis successors and said Lake View Trust and Savings Bank personally are concerned, the legal holder or holders of and that on far as the First Tarty and Lis successors and said Lake View Trust and Savings Bank personally are concerned, the legal holder or holders of and that on far as the First Tarty and Lis successors and said Lake View Trust and Savings Bank personally are concerned, the legal holder or holders of and note and the owner or own it. In the manner herein and in mid-ness provided as by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, Lake View Trust and Savings Bank, not personally but as Trustee as aforesaid, has caus if the e-present for the payment theretof, by the capital Officer, the day and year first Ab to written.

LAKE VIEW	TRUST A	ND SAVINGS	S BANK As '	Trustee as	aforerair) a	nd not	personally.
	D.	\ •	JIC	\sim	56	VICE	or raident
چاردی عالی در دولات دروی	"	PA		0	1	Ø	To an include to house yet
	Atten	//Ce	-Ro			HT TRU	BT OFFICER
egen in a service of the service of	Commercial				***		

COUNTY OF COOK

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

P. W. Kingie

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

G. R. Reinhard

G. R. Reinhard

Assistant Trust Officer of and Hank, who are personally known to the law the community are personally known to the law the community are personally known to the law the personal personal

Given under m	hand and Notacial Syn this	3rd Ung	July	33397 pg 87
:	Moros	Wy X	Walker	and
		Notary	Puldir	4
ş-				

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD HE IDENTI-FIED BY THE TRUSTED NAMED HEREIN BEFORE THE TRUST DEED IN PILED FOR RECORD.

The Instalment Nate mentioned in the within Trust Deed her twen identified

The energy

And the Bright of the work of

were their of the services to

berenith under litentification No ...

...

BLASE3"

874263

0

Rider	to	Mortgage	dated	as	of	June 30,	1987,	19	, betwee	en Lake	· View	·
		ings Bank				("Lender")	and	Joseph	Winograd	and Car	rolyn !	Winograd
("Borr	owe	r").										

- 1. This Note evidences a "revolving credit" as defined in Illinois Revised Statutes, Chapter 17, Paragraph 6405. The lien of this Mortgage secures the payment of any existing indebtedness and any future advances made pursuant to the Note to the same extent as if such future advances were made on the date of the execution of this Mortgage without regard to whether or not there is any advance made at the time this Mortgage is executed and without regard to whether or not there is any indebtedness outstanding at any time an advance is made. Lender and Borrower intend that in addition to any other debt or obligation secured hereby, this Mortgage shall secure unpaid balances of loan advances made after the filing of this Mortgage with the Recorder of Deeds of Cook County, Illinois.
- 2. Borrower covenants and agrees with Lender that at no time shall the sum of the indebteiness secured hereby, together with any available funds pursuant to the "revolving credit" created by the Note, be less than \$5,000. However, it is expressly agreed that no indebtedness need be outstanding under the Note at any time provided that funds available pursuant to the aforesaid "revolving credit" exceed \$1.000.
- 3. Borrower and Lender agree that the term of this loan is Five years at which time all sums outstanding under the Note shall be due and payable as provided herein and in no event shall the maturity or term of the "revolving credit" created pursuant to the Note be extended or continued beyond twenty (20) years from the date hereof.

This Rider shall be deemed a part of the Mortgage referenced above and Borrower accepts and agrees to the terms and covenants contained herein.

Borrower Joseph Winograd

Borrower Carolyn Windgrad

Sty Of Colling Clerk's Office

RIDER

The rate of interest payable on the principal sum shall be 1% per annum above the Index of Prime Rates published daily in the "Money Rates" section of the The Wall Street Journal (the 'Index") if the total outstanding principal amount is less than \$25,000; 1/2% per annum above the Index if the total outstanding principal amount is at least \$25,000 but less than \$75,000; and equal to the Index per of County Clark's Office annum if the total outstanding principal amount is \$75,000 or greater.

The County Clerk's Office

Agenta and a second and a secon

RIDER ATTACHED TO TRUST DEED DATED	June 30, 1987	from
Lake View Trust & Savings Bank as Trustee	under Trust Agreement	dated December
5. 1985 and known as Trust # 6919.		

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 ceneficial 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 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 printical 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 critified 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.

87426376

and the second of the second o

Took of County Clopping Contice

pod Brudo nie digita sa e o se lie efecto de la elemente de la major de la esperiencia de la 1830. TO THE REPORT OF THE PARTY BOARD BOARD BOARD

W. B. L. K