UNOFFICIAL COPY 36-54074

This Judenture, witnesseth, that the Graptor	Robert W. Brown and
wife Jacqueline A.	·
of the City of Chicago County of Cook	and State of Illinois
for and in consideration of the sum of . Nineteen thousand twe	nty de dollars and 1/100 Dollars
	ARA, Trustee
of the	and State of Illinois
in Eggleston's Second Subdivision of the North Section 28, Township 38 North, Range 14, also 14/19 2037 0 7/10 36 20 20 28-214-021. All 11 11 11 11 11 11 11 11 11 11 11 11 1	4 of the North Fast 4 of
TITLE IN THE PROPERTY IN	MENTART
THIS IS A LUMBAR A	
In the second s	A
Hereby releasing and waiving all rights under and by virtue of the homesto	ead exemption laws of the State of Illinois.
Is TRUST, nevertheless, for the purpose of scuring performance of the Whereas, The Grantor's Robert W. Brown and wife	e covenants and agreements herein. Jacqueline A. Brown
justly indebted upon	
installments of principal and interest in the amount of \$	each until paid in full, payable to
A & Dee Builders, Inc. assigned to lakevi on Tru	st & Savings Bank.
	/
	·····
Ç	
The Grantorcovenantand agreeas follows: (1) 'Iu pay said indebtedness, and agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes in (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements in premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises shall not be romainted or suffered; (5) to keep all buildings now or at any time on said premises only the first insurance in companies acceptable to the holder of the first inortyage indebtednesseond, to the Trustee herein as their interests may appear, which policies shall be left and remain will all prior incumbrances, and the interest thereon, at the time or times when the same shall become due in time Event of the prior incumbrances.	ess, with loss chause attached 1 yams first, to the first trustee or Morigagee, and, ith the said Martgagees or T is eee) atil the indebtedness is fully paid; (6) to pay and payable.
may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lie thereon from time to time; and all money so poid, the grantor agree to repay immediately wit seven per cent, per unnum, shall be so much additions indebtedness secured hereby.	n ar title affecting said premises or wit all prior incumbraness and the interest
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said it legal holder thereof, without notice, become immediately due and puyable, and with interest thereof foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured it is AGREED by the grantor that all expenses and disbursements paid or incurred in behalf	from time of such breach, at seven per c. nt, per annum, shall be recoverable by by express terms.
solicitors fees, outlays for documentary evidence, stemperates and distors extended in the solicitors fees, outlays for documentary evidence, stemperate charges, cost of procuring or completing shall be paid by the grantor; and the like expenses and disbursements, occasioned by any suit as such, may be a party, shall also be paid by the grantor All such expenses and disbursements is in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether declared the such foreclosure proceedings; which proceedings whether declared the such foreclosure proceedings.	
in any decree that may be removed in such infectionary proceeding; which proceeding, whether dechered given, until all such expenses and disbursements, and the costs of suit, including solicitur's fees administrators and assigns of said grantor whive all right to the possession of, and income fir the filling of any bill to foreclose this Trust Deed, the court in which such bill is filled, may at once and tor, appoint a receiver to take pussession or charge of said premises with power to collect the remiser.	have been said in ave own entered or not, shall not be d smissed, nor a release, have been paid. The grantor for said grantor and for the heirs, executors, un, said premises pending such foreclosure proceedings. 1.5 gree that upon without natice to the said grantor, or to any party claim. Ig under said grantor, issues and profits of the said premises.
IN THE EVENT of the death, removal or absence from said Cook	
Thomas F. Bussey. any like cause said first successor fail or refuse to act, the person who shall then be the acting Reco	of said County is hereby appointed to be first successor in this trust; and if for order of Deeds of said County is hereby appointed to be second successor in this ensor in trust, shall release said premises to the party entitled, on receiving his
reasonable charges.	
	of August A.D. 1987
Witness the hand and seal of the grantor this	10 33000
The state of the s	(SEAL)
y Aarguli	(SEAL)
	(SEAL)
	(SEAL)
	,

3037 W. Montrose Chicago,Il. 60618 & Dee Builders, Inc.

Chicago, Il. 60621 Lakeview Bank DENNIS S. KANARA, Trustee

70

Robert W. Brown and wife Jacqueline A. 7255 S. Perry

Bax No.....

LAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE., CHICAGO, IL 60657 312/525-2180

THIS INSTRUMENT WAS PREPARED BY: 3201 N. Ashland Ave. bloago, Il. 60657

1200	657	RED BY:		queline A.
			. DEPT 1844	-01 RECORDING 44 TRAN 2411 09/28/8
2	Ox		. 6	53 # 10 # -637 -6 POK COUNTY RECORDER
	00	74 CO.		·.•
		JAN.		
NEWIZSION EXP. APR. 10, 1991	NA CO		OH.	Ś
ONTICIAL SEAL NORTHAND H BAKER				The co
Insertance the said instrument to the said instrument of the right of themestead.	ror 😗 upo 🛨 rai Bueqt as	and acknowledged the	e this day in person, act, for the uses and nd Notarial Seal, thi	nstrument, appeared before m
Buiogenol and to bedinadue		driving ut, bineston	· · · · · · · · · · · · · · · · · · ·	

County of "Ļīţī

In attité

87526847

Month