## TRUST DEEDNOFFICIAL COPY

	SELECT - 9	in 2:43	
<b>11910-018</b>	j	OVE SPACE FOR RECORDER	87550892
THIS INDENTURE, Made SEPTEMBI Corporation, not personally but as Trustee said Bank in pursuance of a Trust Agreem trust number 7431 herein rel	under the provisions of a De	ed or Deeds in trust du , 1987	and known as
an Illinois corporation berein referred to a THAT, WHEREAS First Party has concurs	s TRUSTEE, witnesseth:		
in the Principal Sum of EIGHTY FOUR THOUSAND A		(\$84,000.	140
in and by which said Note the First Party p and hereinafter specifically described, the sa	id principal sum and interest	on the balance of princi	ject to said Trust Agreement pal remaining from time to
time unpaid at the rate of 11.30 per EIGHT HUNDRED FIFTY THREE AND (\$853.83) un the FIFTY THREE AND 83/100-	FIRST day of N	as follows: OVENEER 1987	and EIGHT HUNDRED
the FIRST day of OCTOBE	that the final payment of principle	h AND EVERY MONTH	sooner paid, shall be due on
principal of each instalment uner paid where principal and interest being made payable and	the unpaid principal balance en due shall bear interest at the it such office as the holders of	and the remainder to p	per annum and all of said
and in absence of such appointment, there at 3201 NORTH ASHLAND AVENUE 605		KCSI AND SAVINGS	in Chicago, Illinois.
MON. THEREFORE, First Party to notice the pa- ned dissolutions of this trust dood, and also in connect- tions presents grant, remain, release, also and convey loung in the COUNTY OF COOK		hand part, the receipt whereof assigns, the following describe	edance with the terms, provisions is hereby acknowledged, does by ed Real Estate obtance, lying and
Lots 25 and 26 in Block 3 in De North 1/2 of the South East 1/4 Range 13, East of the Third Pri P.I. #16-03-226-021-0000 - 1301	of the North East 1/4 nicpal Meridion, in Co N. Keeler, Chicago,	s Grand Avenue Sul 4 of Section 3, To ook County, Illino	ownship 39 North.
This Mortgage secures the full Mortgagor or any of them to the absolute or contingent, now or however created and however evis	payment of any other : Mortgagee, whether in hereafter existing, wh	ndirect or direct.	, joint or several,
It is understood that in addition paument, the Mortgagors agree to improved Real Estate tax bill of monthly, from year to year on a that the trustee or the holder of in said escrow account for taxes.	o deposit in an escrow the last ascertainat "When issued and paya of the Note will pay m	waccount 1/12th on the improved Real able basis. It is	of the estimated Estate Tax bill is also understood
SEE RIDER ATTACHED HERETO AND NA		C	)50.
which, with the property here nafter described, is referred to here, as the "premiers."  TOCETHER with all imprevements, tenements, factores, and apparentances therets belonging, and all reats, its or the profits threvel for me long and during all our times as First Party. Its ourcements may be entitled thereto (which are piedged primarily) and all apparents; expenses or actions now or hereafter there, or thereon and to peoply hand, are conditionally, wishes power, refrequention (whicher hagis mailt or rearrally controlled, and ventilation, including (without restricting the firegoing), are conditionally, window shades, searm doors and windows, door coverings, inades bade, awangs, stored and water heaties. All of the faregoing are declared to be a part of mall real contour whether physically attached thereto ar not, and it is agreed that all similar apparatus, exupement or articles hereafter placed in the TO HAVE AND TO HOLD the premises wate the mid Transee, its successors and assegue, forever, for the purposes and upon the uses and trusts here, as set forth.			
IT IS FURTHER UNDERSTOOD AND AGREED THE L. Until the indetendence aforement shall be fully possible or rebush any buildings or improvements new or in good condition and requer, without waste, and free fig. (3) pay when due any indetendence which may be never antisfactory evidence of the dispharge of such prior lies buildings new or at any time in process of evertical upon to the premises and the way thereof. (4) refrain from a (1) pay before any penalty attaches all general taxes, as against the previous when due, and upon written reque	AT and in case of the fadure of yie beneather on the previous which me was machiner's or other liens or claim of by a lien or charge in the previous for the name and previous. It is imply with all alting malerial Attentions in said previous tasks and previous tasks are previous and pay special tases uper a manager of the previous tasks are not taken to the book at the fact to the previous tasks are to book at the previous tasks are to be the previous tasks and previous tasks and the previous tasks are to be the previous tasks are to be previous tasks and the previous tasks and the previous tasks are to be the previous tasks and the previous tasks are to be the previous tasks and the previous tasks are to be previous tasks and the previous tasks and the previous tasks are to be previous tasks and the previous tasks are to be previous tasks and the previous tasks are to be previous tasks and the previous tasks and the previous tasks are to be previous tasks and the previous tasks are to be previous tasks and the previous tasks are to be previous tasks and the previous tasks are tasks are tasks and the previous tasks are tasks are tasks are tasks are tasks and the previous tasks are tasks	rot Farty, its surremers or as dy become damaged or be deed man for ten not expressly ou- nies superior to the less her e. it complete within a re- if requirements of law or may remises surely to required by the water charges, sower ner-	agas to (1) preaptly repair, tryred. 2) here and pressons tordanced to the lies hereof; well, and upon request exhibit ascandle time any healting or heripal ord-honors with respect law or smantpel ordinance, you charges, and other charges
by, all in companies actionery to the holders of the	d against loss or damage by fire, in pay the cost of reparting or repair, note, under insurance relicion paralle.	Skining or waters (19) he skining or waters under 1 AC the tame or to pay in full , the case of law or demage, to	mp all build ago had improve- pointed providing for payment the indebtedness accured here. Trustee for the brackt of the
D LAKE VIEW TRUST AND 3201 N. ASHLAND AVE CHICAGO, IL 60657			DIDEX PURPOSES ADDRESS OF ABOVE PERTY HERE
V Crrr			
R Y INSTRUCTIONS OR	146		

RECORDER'S OFFICE BOX NUMBER . \_

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helders 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 holders of the note, and in case of insurance about to trapier, to deliver renewal policies not less than ten days prior to the respective dates of expirations; then Trustee or the holders of the may, but need not, make full or partial payments or perform any are hereinbefore are forth in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior enumbraness, if any, and premiens en rential any tax lies or other prior lies or title or claim thereof, or releem from any tax ande or forefeiture affecting and premiens or contest any tax or assessment. All memory pold for any of the purposes herein authorised and all expenses paid or incurred in connection therewith, including alterneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lies hereof, plea reason ble compensation to Trustee for each matter concerning which action herein authorised may be taken, shall become immediately due and payable without notice and with interest thereon at the rate of 10.3 per cent to the previous of Trustee or holders of the note shall occur be considered as a waiver of any right accruing to them on account of any of the previous of the unitered the absence of the note shall occur be considered as a waiver of any right accruing to them on account of any of the previous of the saties are not any account of the note harden account making and

2. The Treate or the widers of the note hereby secured making any payment hereby authorised relating to taken or assessments, may do so according to any bill, statement or estimate pracured from the appropriate pulle isface without inquiry into the accuracy of such bill, statement or estimate into the validity of any tax, assessment, sale, forfesture, tax lies no rithe or claim thereof.

2. At the option of the holders of the note and without notice to first Party, its successment or assigns, all unpaid indebtedness occured by this trust of shall, notwithstanding in righting in the note or in this trust deed to the contrary, because due and payable (a) immediately in the case of default saling payment of an instalment of principal or interest on the note, or (b) in the event of the failure of Pirst Party or the successor or anigns to any of the things spec fieldly not forth in paragraph one hereof and such default shall continue for three days, said option to be varerlessed at any me after the expiration of risid three day period.

4. When the indulates we hereby merered shall become due whether by acceleration or otherwise, helders of the note or Trustee shall have the

in maning payments of an instalment of principal or interest on the note, or (b) in the event of the fallers of First Party or its successions of nations to do any of the Unique spec facility not forth in paragraph one hereof and such defends shall continue for these days, and option to be received in any of the Unique the apprincient of the course of the party of the course of the co

7. If there are not to the control of the control of the president of the president, nor shall Trustee be obligated to record this trust deed a exercise any never berein given taking expressly obligated by the terms hereof, nor be liable for any acts or omissions bereinder, except in case of the spent negligence or misconduct or that of the spents or employees of Trustee, and it may require indemnities satisfactory to it before exercising power herein given.

The satisfactory to the limit that shall dead and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebteduces

any power herein given.

9. Trustee shall release this trust deed an, the lien thereof by proper instrument upon presentation of antisfactory evidence that all indebtedness secured by this trust deel has been fully paid and trustre may exercite and deliver a release hereof in and at the request of any person who shall either before or after miturity thereof, produce and exhibit in Trustee the note representing that all indebtedness hereby secured hats been paid which representation Trustee may accept as true without inquire. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein inscribed any note which here in extincte of identification purporting to be executed by a prior trustee increase increase in substance with the description herein trustees of the note and which purports to be executed by a prior trustee. Herein, and where the release is requested of the original trustee and it has never executed a certificate on any instrument identifying stars and the note herein. It may never a the genuine note herein described any and the may be presented and which renformed which purports to be executed to be a certificated any accept as the genuine note herein described any accept. It may be presented and which conforms in substance with the description herein contained of the note and which surports to be executed on half of First Party.

10. Trustee may record by instrument in writing Blad - the acceptance of the Recorder of Registrar of Titles in which this instrument shall have been recorded or first. In case of the resignation, inability or refuse to jet of Trustee, the then Recorder of Deeds of the country in which the premises are situated shall be Secretary in Trust or over all any present and nontherity as are herein greater.

10. Trustee may record to the country in which the premises are situated shall be Secretary in Trust or over all any present and any Trustee or successor shall be entitled to renovable compensal. In the country of the premis

11. The entire proceeds of the Note will be used for the purposes specified in Chapter 17, Section 6404, Paragraph 4, Illinois Revised Statutes, 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 yights of redemption from sale under any order or decree of foreclosure of this trust decd, 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 IDED is executed by the Lake View Trust and Savings Bank, not personally but as Trust an abscreece of the power-and sutherity conferred upon and vector in it as such Trustee (and sold lake View Trust and Savings Bank & reby warrants that it personal sutherity to execute the instrument), and it is expected and sagreed that nothing herein or in raise accounted shall be construed an explicitly to execute the sold-first Party or on and Lake View Trust and Savings Bank personally to pay the said into or any independent of the construed and savings Bank personally to pay the said of ride or any independent of the personal process any independent and savings Bank personally or the personal process and the personal process and the personal process and the personal process and the legal holder or helders of said note and the owner or or ris of any independence according hereunder and the sold to the premiser hereby converted for the payment thereof, by the enforcement of the lies hereby created in the manner herein and in said sold Lake provided or by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, Lake View Trust and Savings Bank personally has a Trustee as aforested, has a save written.

LAKE VIEW TRUST AND SAVINGS BANK As Trustee as afterward and not personally. VICE-PRESIDENT ASSESTANT TRUST OFFICER Atte 22 SIONILLI TO STATE wate, in the State aforesaid, DO HEREBY CERTIFY that I. a Notary Public in and for said C Vice-President of the LAKE VIEW TRUST AND SAVINGS BANK, and Assessmit Trust Officer of said liant, who are personnly known to no to be the same persons whose more are subscribed to foregoing instrument as such Viso-President, and Assistant Trust Officer, respectively, appeared before me this day in person action of the light of the person and delivered the said instrument as their sown free and velocities and the before and velocities and the said Assistant Trust Officer, as excitedant of the exponents and the said Assistant Trust Officer, as excitedant of the exponents and of said Sank, did safe that the exponents could be subscribed that and Assistant Trust Officer's own free and velocities of said Sank, did safe that the exponents could be subscribed that and Assistant Trust Officer's own free and velocities or and at the first own visitant and as the first own of the component them.

Linda Mr. Petel Notary Public, State of Illinois My Commission Expires 3/4/91

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 FILED FOR RECORD.

IMPORTANT

in the within Trust Fred how been telestifed The Instale 5025

LAKE VIEW TRUST AND SAVINGS BANK Prust Officer

THIS RIDER IS ATTICUED TO THAT CENTAL TRUST DEED DATED 9/21/87
12XECUTED BY LAKE VIEW TRUST AND SAVINGS BANK AS TRUSTEE ONDER TRUST AGREEMENT DATED
9/16/87 AND KNOWN AS TRUST NUMBER 7431 FOR \$84,000.00

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 shail 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 Mortgagur 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 is 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 Beneficiary of the First PArty shall not permit assignment, pledge or transfer of the beneficial interest or conveyance of the real estate in Trust Number 7431 without the prior written consent of the legal holder of the Note.

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