TRUST DEED

1987 JUNE 1'9" PM 12: 16

87336142

J1910-018

THE ABOVE SPACE FOR RECORDERS USE ONLY

	THIS INDENTURE, Made MAY 28, 1987, between Lake View Trust and Savings Bank, an Illinois Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated MAY 5, 1987 and LAKE VIEW TRUST AND SAVINGS BANK					
299	an Illinois corporation herein referred to as TRUSTEE, witnesseth: THAT, WHERE'AS First Party has concurrently herewith executed and delivered an instalment note bearing even date herewith in the Principal Sum of Concurrently herewith the P					
@ Deckinga	made payable to BEARER in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of 10 000 her cent per annum in instalments as follows: ONE THOUSAND 1.1E HUNDRED FOUR AND 50/100- (\$1,504.50)- TOTH day of JULY 19.87 and ONE THOUSAND FIVE HUNDRED FOUR AND 50/100- Pollars					
9 DF	(\$1,504.50) ————————————————————————————————————					
71 1/6 76	said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless pild when due shall bear interest at the rate of 12 per cent per annum, and all of said principal and interest being made by able at such office as the holders of the note may from time to time, in writing appoint, and in absence of such appointment, ther a the office of LAKE VIEW TRUST AND SAVINGS BANK. 3201 N. ASHLAND AVENUE 60657.					
	NOW. THERERORS. That Party to weare the paym at of the said principal sum of money and said interest in accordance with the forms, provisions and limitations of the trust deed, and also in sonalderation of the sum of one policy in hand, paid, the receipt whereas is hereby acknowledged, does by these presents grants remise, release, allen and convey unto of Trustee, its successors and assigned, the following described. Book Estate situate, bring and being in the country or COOK. As STATE OF LIANOIS, to with the country or cook and for the South Half of the South Half of the South Half of the South West Quarter lying North and East of Milwaukee Avenue of Section 31, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. From 1,6066 P.I. #14-31-332-010 All 1999 14-31-33-30-01-11 11-31-33-0-03-2002 Jeff 2007 11-31-332-010 All 1999 14-31-33-30-01-11 11-31-33-0-03-2002					
	It is understood that in addition to the monthly prinched and interest payment, the Mortgagors agree to deposit in an escrew account one-tyellth (1/12th) of the estimated improved real estate tax bill or the last ascertainable belowed real estate tax bill monthly, from year to year on a "when issued and payelle" basis. It is also understood that the trustee or the holder of the Note will pay no interest for any monies deposited in said escrew account for taxes. SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF:					
which, with the property heroinafter ideactibed, is referred to heroin as the "premises," TOOETTIER with all improvements, tenements, essenients, fixtures, and appurtunance thereto belonging, and all rents, larger and profits so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are piedged primarity and on a par real estate and not secondarily, and if apparatus, equipment or articles now or hereafter therein or thereon used to supply hast, ras, single, power, refrigeration (whether single units or centrally controlled), and ventilation, including whithout restricting the oregoned window shades, store and windows, floor coverings, maker, and well heaters. All of the foregoing and classed of said real cetate whether physically attached thereto or not, and its agreed that all similar apparatus, equipment or articles be reafter premises by First Party or its successors or assigns shall be considered as constituting part of the real estate. TO MAVE AND TO ROLLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and						
	IT IN FURTIER UNDERSTOOD AND ACHEED THAT: 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: 11) promptly repair, restors or rebuild any buildings or improvements how heresfire up the premiers which may become damaged or be destroyed; (2) keep said premiers or claims or len in a series of such premiers in good condition and repulse, without weaks, and free from mechanics are other easy or claims or len may be destroyed; (2) keep said premiers in good condition and repulse, without weaks, and premiers in the premiers superior to the lien hereof, and upon request by a lien or charge up the premiers superior to the lien hereof, and upon request sabilities attractory evidence of the discharge of such prior lien to Trustee or to holders of the materials of law or municipal ordinances which may building or building new or at any time in process of greetlow upon each premiers (4) complex with all premiers are premiers by a lien or charge or building or building new or at any time in process of greetlow upon each premiers (4) complex with all premiers are premiers and pay serial taxes, and pay secolal taxes, appeals assessments, water charges, every service charges, and other against the premiers when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefore, (3) pay in full under predest, in the manner provided by situate, any tax or assessment which First Party may desire to contest; (2) keep all buildings and improvements provided by situates insured against loss or damage by first, lightning or windsorm under problems secured berefully, all in rumpanies satisfactory to the holders of the hol					
	D NAME LAKE VIEW TRUST AND SAVINGS BANK E STREET 3201 N. ASHEAND AVENUE INSERT STREET ADDRESS OF ABOVE CHICAGO, IL 60657					
	CITY E R OR INSTRUCTIONS RECORDER'S OFFICE BOX NUMBERL 146 RECORDER BOX NUMBERL 146 RECORDE					

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 renawal policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies not less than ten days prior to the respective dates of expirations, then Trustee or the holders of the note may, but need not, make any payment or perform any act hereintefors act forth in any form and manner deemed expedient, and may, but need not, make any payments of principal or interest on trior encumbrance, if any, and purchase, discharge; compromise or settle any tax then or other prior lien or title or claim thereof, or referent from any tax and no refetture affecting said premiers or contest any tax or assessment. All moneys paid for any of the purposes herein authorised and all expenses paid or incurred in son-the item herewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortsaged premiers and the item hereof, plus reasonable cumpensation to Trustee for each matter concerning which action herein authorised may be taken, shall be so much additional indebtedness accurach hereby and shall become immediately the antipayable without notice and with interest therein at the rate of 1,2 per cent provisions of this paragraph.

nection therewith, including attenays, feet, and any other maners advanced by Trustee of the matters of the problems accurately arreful and the property and shall become immediately due without notice with interest therein at the rate of 12 per cent closed including the problems and the property and the property of t

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 as "business loan" which comes within the purview of said Chapter, Section and Paragraph.

12. The Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree of judgment creature of the Mortgagor acquiring any interest in or title to the premises subsequent to the date of this trust deed.

THIS TRUST DERIGH secuted by the Jake View Trust and Savings Bank, not personally but as Trust as antoresid in the carries of the power-and authority conferred upon and vested in it as such Trustee (and said Jake View Trust and Savings Bank)—by marrants that it possesses full power and authority to execute this instrument), and it is carready understood and agreed that nothing herein or in tail new constrained shall be construed as creating any limitity on the gaid First Party or on said lake View Trust and Savings Bank personally to pay the said one cany instruct that may account the trust of the continued of the cany instruct that may account the continued of the cany instruct that may account the property of the continued of the cany instruct that may account the continued of the cany instruct that may account the continued of the cany instruct that may be continued to the cany instruction of the cany instruction of

						y indelitedness accruing by c manner berein and in a	
POTICED OF DY BELICH LOSE	njorce the per tROF. Lake V	sonni linbillty of the g lew Trust and Bavins	ruaranios, 11 any. 12 Bank, not persons	lly but an Trustee as	afpresakl, has raised	to pibarnte to be signe	
e de la composición d La composición de la composición de la La composición de la	.s.	LAKE VIEW	TRUST AND S	AYINGS BANK	As Trustee as ale	irrarli, and not pers	onally,
A CONTRACT OF THE STATE OF THE		•	Ry	21/cin	land	ASET VICE PRE	RIDENT
			Alled	·V	7	STEPHENTANCE THURS OF	rneru
·	, O.						
TATE OF ILLINOIS {	RR.		e in And for said for L. /Reinling	inte, in the flints afor	woold, DO HIROSHY (BRTIPY that	
		Asst., Vier	resident of the Little	E VIEW TRUST AN	D BAYINGS BANK.	ntid	
	hasialant Trust	James . Officer of soid Hand	Polites	Jr.	the some presum wh	uma munica nea sulmendari	l sa Uhe
ž.	areenisse imple	mant on auch View	Prophectic and Assist	and Tough Isthony on	enectivate annoused by	ninen me this day in 1941:	bee end

Integroing institutent as such vise-Preshent, and Assistant-Trust liffeer, respectively, appeared before me this day in prison and acknowledged that they signed and delivered the said institutement as their own free and voluntary art and as the free and voluntary art of said liank, as Trustee as aforesaid, for the uses and purposes their in set furth; and the said Assistant Trust Officer, as custodian of the responses seal of said liank, did affa the response seal of said liank, as Trustee as aforesaid, for the uses and purposes therein set forth.

Given under m	y hand and Notatiol Bigil this Otly de at -	June,	. 1987
į	y hand and Notated Healthis 10th de at	a Vallene.	Ans
	Notary Po	idie	''

IMPORTANT

rita de la partir de la companya de la co

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD HE IDENTI-THE TRUSTER NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD, with

The Instalment Note mentioned in the within Trust Deel has been identified

4978 LAKE LIBY WINGS BANK

Hust Officer

Truster

THIS RIDER IS ATTACHED TO AND MADE A PART OF THAT, CERTAIN TRUST DEED DATED 5/28/87. EXECUTED BY LAKE VIEW TRUST AND SAVINGS BANK AS TRUSTEE UNDER TRUST AGREEMENT DATED MAY 5, 1987 AND KNOWN AS TRUST NUMBER 7316 FOR \$140,000.00

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 Mortgague 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 of ering 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 walver 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 Mortgayor 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.

The word "Mortgage" shall mean "Trust Deed" when applicable

The Beneficiaries of the First Party shall not permit assignment, pledge or transfer of the beneficial interest or conveyance of the real estate in Trust Number 7316 without the prior written consnet of the legal holder of the Note.

UNOFFICIAL COPY