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TRUST DEED



	nappeared before me this day in person and acknowledged that	"OFFICIAL Statistics in runnent, Fred R. Harbocke True Fred R. Harbocke de falliaois Fred R. Harbocke John Harbock			
~	CONTROL OF THE PARTY OF THE PAR				
91261788	lie in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY	STATE OF ILLINOIS, I. SS. I. NOMY Pub			
136	[TVas]	Character of the control of the cont			
න්	(TVAS)	A CALL LANGUER			
	Mortgagots the day and year fitst above written.	MILNESS the hand and sent of			
	easy release and waive. overants, conditions and provisions appearing on page 2 (me reverse side of ence and and shall be binding on the mortgagors, their heirs, ence and are a part hereof and shall be binding on the mortgagors, their heirs,	and rights and benefits the storightors of its pages. The c			
	said Trustee, its successors and assigns, forever, for the pur " ex and upon the uses and is a subject to the Homestead Exemption Laws of the State of the Homestead Exemption Laws of the State of the Minestead Exemption Laws of the State of the St	adi otnu samuang adi G.101 OT GNA AVALOT. Tanad ban sidali la mori 220, fitto 122 and 221.			
	crition data suzzi, zinus ila data apping oli dio istica data sura aliane aliane di ber con in a suzzi aliane alla con di sura	Cotcholubly seteems, which power, retrigention (where conditions of special in the seteems of the power retrigention) (which correlates the many seteems and special conditions).			
	$O_{\mathcal{K}}$				
882 00:80: 67:21\$	19111 - 1898 - 1	18837 Onkwood, Country Club I P.I.N. 31-03-420-007			
04 211	ransfer or other sonveyance as defined in paragraph	a topinnia, exchange, exchange, t			
	P NUMBER 1, REING A SUBDIVISION OF PART OF THE FOWNSHIL 35 NORTH, RANGE 13, EAST OF THE THIRD	FOL ILS IN LIEBBY CHYNDE DNI.			
	App., Ohicago, 11, 60616, payment of the cago, 11, 60616, payment of the said principal among single did interest in accordance with the did the posterior and assigns, 10 one bollar in hand paid, the receipt whereof is hereby acknowledged, do by these is an expression in hand paid, the receipt whereof is hereby acknowledged, do by these is a cast in the villenge of Country Club Hills Country Olimia assigns, into the villenge of Country Club Hills Country Olimia with	. (********* **** ****** **************			
	Illinois, as the holders of the note may, from time to time, ntiment, then at the office of Oyemola Kale, 3100 S. King Dr.	company in Chileago in writing appoint, and in absence of such appoin			
91261788	to binicipal, provided that the principal or can't meaning makes band when the same of the provided the principal and the first the principal and the princi				
13 40	hadioning-lo-tromyng-lanft-od)-tadd-tgooxo-biag-yllul-si-oton-bias-litmz-toftaor	ей) 			
12	on five and the depth of the de				
G	the Mortgagors promise to pay the said principal sum and interest palance of principal remaining from time to time unpaid at the rate route (including principal and interest) as follows: 1 of the Rider attached hereto, as follows:	to 19, 1991 and the land in the land			
Ì		่งลง∨อย			
Ì	the Mottgagors of even date herewith, made payable to THE ORDER OF	i			
ļ	(\$3.585.01\$) sand sixty two cents (\$10.343.62)				
	debted to the legal holders of the Instalment Note hereinafter described, said	Chicago, Illinois, herein referred to as TRUSTEI			
Ì	noowlod, 1991 sparwal .8 nds	THIS INDENTURE, made May 17, Kyagaba J. Lwanga and Kokule			
Į.	THE VEORE BLUE FOR RECORDER'S USE ONLY	COTTO			
		THOUSE.			

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THE COVENANTS, CONDITIONS AND TROUT HONER ETRICATIVE OF THE TRUST DEED):

THE COVENANTS, CONDITIONS IN 1007 HON REPUBLISH TO THE PROPERTY OF THE TRUST DEED):

1. Mortgagers shall (a) promptly tepair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other lieus or claims for lean not experted subordinated to the lien hereof; (c) pay when due any indertectiones which my be secured by a len or change on relains for lean not reperted subordinated to the lien hereof; (d) near the pay here on the pay he had the pay of the payer of the note; (d) complete within a reasonable time any buildings now or any time in process of erection upon said not premises; (e) comply with all requirements of law or municipal ordinances.

2. Mortgagers shall pay before any penalty attaches a lie general tases, and shall pay special taxes, special assentants, water cheapers, severe succeedings, and other. To go aparted that the remader Mortgagors shall pay in full under protect, in the monner provided by statute, any taxes or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against josts or lannage by first or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against josts or lannage by first plantage of whole the payer of the paye

second, all other items which under the terms hereof constitute sected indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining output on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust lead, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale without notice, without regard to the solvency of insolvency of Mortgagors at the time of application for such receiver and without regard to the shore shall be the occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure so a and, in case of a sale and a deficiency, during the intervention of such receiver, would be entitled to collect such foreclosure so a and, in case of a sale and a deficiency, during the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of me oremises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his lands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or 12 inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Truste be obtigated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any act or omissions herein description in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory or evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to not at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that not indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a nucessor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number page toget to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the describtion herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its i

persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.		Chincago Title AND TRUST COMPA By Assistant Secretary/Assistant Vice Fresident
\ \ \	LTO: FRED R. HARBECKE	FOR RECORDER'S INDEX PURPO INSERT STREET ADDRESS OF AI DISCRIBED PROPERTY HERE

	filtre.	
MAIL TO:	FRED R. HARBECKE 134 N. LASALLE ST. SUITE 2222	,
PLACE	CHICAGO, IL GOGOZ	J

Trustee,

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Rider Made to That Note and Trust Deed

Dated May 17, 1991

Pugand Potween Chicago Title & Trust Compa

By and Between Chicago Title & Trust Company Kyagaba J. Lwanga and Kokulceba S. Lwanga ("Makers (Mortgagors)") and Oyemola Kale ("Holder")

The parties hereto agree that to the extent that the terms of the Note and Trust Deed to which the Rider is attached differ from the terms of this Rider, the terms of this Rider shall prevail. In all other respects the terms of the Note and Trust Deed shall be given full force and effect.

- 1. Interest. The Makers (Mortgagors) agree that any portion of the principal sum which shall remain unpaid from time to time, shall accrue interest commencing May 17, 1991, at the rate of two percent (2%) over the prime interest rate charged by the First National Bank of Chicago to its prime commercial borrowers, which rate shall be adjusted daily in accordance with the rate published by said lastitution.
- 2. Prepayment. The Makers (Mortgagors) may, at their option, from time to time prior to maturity, prepay without premium, part or all of the principal amount of the Installment Note.
- 3. Subordination. The Holder and all holders hereafter, agree that the lien of the Trust Deed and their rights and interests thereunder are junior and subordinate to the lien of the mortgages of Lake Mortgage Company, Inc. (hereafter "Lake") in the original amount of \$53,000.00, and of Heritage Glenwood Bank (hereafter "Heritage") in the original principal amount of \$22,150.00. The Trust Deed, to the extend possible, shall be interpreted consistently with the lien of the nortgages of Lake, and Heritage. In the event that any irreconcilable inconsistency between the terms of the Trust Deed and those of the lien of the mortgages of Heritage and Lake, exist, the terms of the Lake mortgage lien and then of the Hertiage mortgage lien shall control.
- 4. Due On Sale. In the event the Makers (Mortgagors) shall convey their interest in the property secured by the Trust Deed, or in the trust owning title thereto, other than that resulting from the death of a Maker, to any person or persons other than the Makers (Mortgagors) or shall suffer or permit Makers (Mortgagors)' equity of redemption in the property secured by the Trust Deed to become vested in any person or persons other than the makers, then in any such event the Holder is hereby authorized and empowered at his or her option and without affecting the lien created by said Trust Deed or the priority of said lien or any right of the Holder thereunder, to declare all sums evidenced hereby immediately due and payable and said Holder may immediately proceed to foreclose the said Trust Deed and in

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any foreclosure a sale may be made of the premises en masse without offering the several parts separately. Acceptance by the Holder of any payments made by any person or persons other than the makers shall not be deemed a waiver by the Holder of his or her right to require or enforce performance of this provision or to exercise the remedies thereunder. 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.

5. Waiver of Homestead. The Makers (Mortgagors) hereby waive and release all homestead exemptions in the Property provided by Illinois law.

Dated. May 17, 1991

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