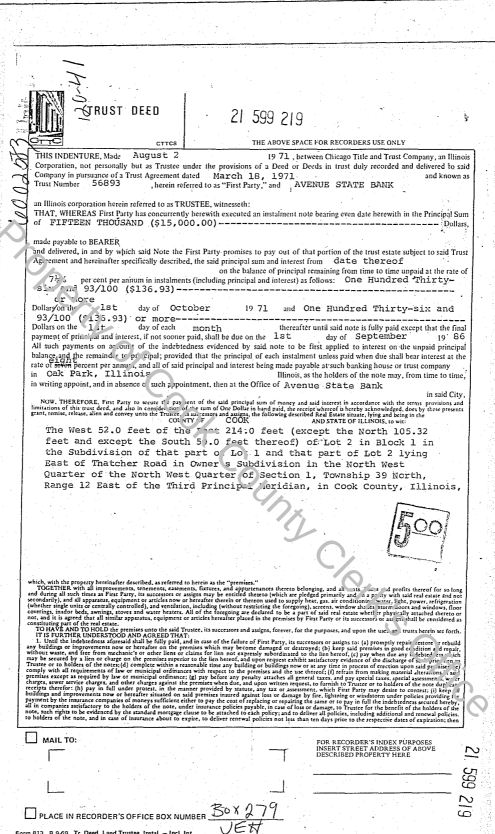
UNOFFICIAL COPY



UNOFFICIAL COPY

Trustee or the holders of the note may, but need not, make any payment or perform any act, hereinbefore set toth in any form and manner dermed expedient, and may, but need not, make full or partial payments of principal or interests on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lend or officient affecting suit premise or contest any tax or assessment. All apmays paid the principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lend of officient affecting suit premises or contest any tax or assessment. All apmays paid the principal or interest on the holders of the note shall need be the settle any tax of the prior that the principal or interest thereon at the set of seven per cent per annum. Inaction of Trustee or the holders of the note shall need be settlement or assistant procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, ascessment, stale, for titus, as len or titus or dails in thereof.

In a particular of the procured that the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, ascessment, stale, for titus, as length or the contrary, become due and payable (a) in particular of the contrary, become due and payable (a) in minimum to the validity of any tax, ascessment, stale, for titus, as length or for the payable with a payable with may be paid or incurred by or on behalf of Trustee or holders of the note of principal or incurred by or on behalf of Trustee or holders of the note of any tax of the payable validity of the note of the forest of the payable validity of the payable validity of the payable validity of the payable v

COOK COUNTY, ILLINOIS

Etalica M. Chem RECORDER FOF SEEDS

Aug 26

THIS TRUST DEED is executed by the Chap of the addT25 Contrany, not per conferred upon and vested in it as such this the land said Chicago Title and Trust Contrains the instrument, and it is expressly understood and agreed that nothing herein or in Party or on said Chicago Title and Trust Company personally to pay the said note or or to perform any covenant either express or implied herein contained, all such list hereafter claiming any right or security hereafter, and that so far as the first Party concerned, the legal holder or holders of said note and the owner or owners of a conveyed for the payment thereof, by the enforcement of the first here personal liability of the guarantor, if any:



I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named Assistant Vice President and Assistant Secretary of the CHICAGO TITLE AND TRUST COMPANY, Grantor, per-sonally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant Vice President and Assistant Secretary respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act and there acknowledged that said Assistant Secretary, Secretary, as extending of the corporate seal of said Company, caused the corporate seal of said Company to be affixed to said instrument as said Assistant Secretary, as custodian of the corporate seal of said Company, caused the corporate seal of said Company to be affixed to said instrument as said Assistant Secretary so wom free and voluntary act and as the free and voluntary act of said Company for the uses and purposes therein set forth.

Date August 3, 1971

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.

The Instalment Note mentioned in the herewith under Identification No. 16

END OF RECORDED DOCUMENT