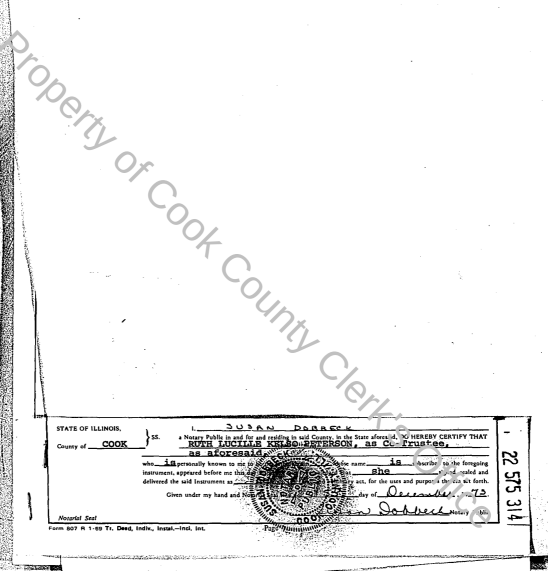
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7320	an Illinois THAT, W said legal TWENTY of c certain	corporation d HEREAS the holder or hold FIVE TE in Instalment N vered, in and hereof	oing business in C Mortgagor is just ders being herein GOUSAND FIV Note of the Mortg	Chicago, Illinois thy indebted to referred to as I VE HUNDRE gagor of even de I Note the M	the est under the legal holders of the legal holders of the ND NO ate herewith, ma Mortgagor promon the balance of the per cent	EXCEMENDS. to as TRUSTEE, to as TRUSTEE, to as TRUSTEE, to all the princip 100THS (\$2') and payable to TH hises to pay the of principal remail in instalments (in	twill & Te, herein referred AVENUE STA witnesseth: nee Instalment Not pal sum of 5,500.00) HE ORDER OF BI said principal sing from time to cluding principal	To Dollars, evidence EARER sum and interest time unpaid at the and interest) as fo	ribed, ed by from
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	County	0 3 0 3	Samuelania (a Notary Public	Aminum Vice Presid	ient of the	uenue d	CABAL Coregoing instrument and acknowledged if	er .
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				<u> </u>				Andrew Land Control	747232323

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THE COVENANTS; CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed):

1. Mortgager shall (3) promptly (regis, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) Adopt and complete in good conditions and regist; without water, and fee from mechanics of the premises which may become damaged or be destroyed; (2) Adopt and complete in the conditions and regist; without water, and fee from mechanics on the premises which care and the substitution of the premises which are assumed to the premises which are assumed to the premises of the note; (4) complete within a reasonable time any building or buildings and the premises of rection upon add permises; (3) comply with all questions of the premises which does not respect to the granics and the other of the note; (4) complete within a reasonable time any the premises of the premises which does not be a premised to the premises which does not be a premised to the premises and the charges gainst the premises when does not shall upon written request, turnibin to Trustee or to holders of the note referred to the premises and the charges gainst the premises when does not have a premise the premise which the premises the premises and Page 2 party interposing same in an action at law upon the note hereby accured.

11. Trustee of 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.

12. Trustee lias no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee be obligated to ec. 1s is trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omission hereunder, acc. in case of its own goas negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before a relative state of the original trustee and it has never placed its identification number on the note described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of the corporation herein designated as the maker the relate its requirested of the original trustee and it has never placed its identification number on the note described herein, it may accept as 1 and the state of the original trustee and it has never placed its identification number on the note described herein, it may accept as 1 and the state of the original trustee and it has never placed its identification numb Identification No. 1907 IMPORTANT CHECACOCKINE RANDOKEROSOKOMMANNA AVENUE STATE BANK, Trustee. And Trust Offices | Asst Secyl Asst Vice Pres. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Toust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY. HERE MAIL TO ~ DEC 15 at 3 10 25 10 1 22 575 31

RIDER FORMING A PART OF PARAGRAPH 2

For the purpose of paying general taxes against said premises, Mortgagors shall deposit with Avenue State Bank, as depository (or with such other depositary as the holder of said note may from time to time to time designate it writing), on the Attat and of January, 1974 and the Attat and of January, 1974 and the Attat of the control of the annual general taxes (as estimated by the holder of said note), such sums to be held in trust to pay said taxes. Any deficienty in the amount of any such monthly deposit shall, unless made good by the Mortgagors prior to a due date of the next such deposit, constitute an event of default under this trust deed. If the total of said deposits shall exceed the amount of payments made by the depositary for taxes, such excess shall be credited by the depositary on subsequent deposits to be made by the Mortgagors. If, "a.c.t, the monthly deposits made by the Mortgagors shall not be sufficient t pay taxes when the same shall become due and payable, then the Mortgagors shall deposit with the depositary any amount necessary to make up the defilicat on or before the date when payment of such taxes shall be due. If at e. time the Mortgagors shall make full payment of said note, any amount s on deposit shall be paid to Mortgagors. If there shall be a default under ar/ of the provisions of this trust deed resulting in a public sale of the provises covered hereby, or if the holder of said note shall apply, at the time of the connecement of such proceedings or at the time the property is otherwise accurred hereby, or if the holder of said note shall apply, at the time of the connecement of such proceedings or at the time the property is otherwise accurred hereby, or if the holder of said note shall apply, at the time of the connecement of such proceedings or at the time the property is otherwise accurred the promises described herein or any parts thereof or the improvements attue de hereon, so long as the Mortgagors shall, no soof fath, contest the ame or the validity thereof by appropriate

END OF RECORDED DOCUMENT