



RIDER ATTACHED TO AND MADE A PART OF TRUST DEED DATED SEPTEMBER 12, 1974 IN WHICH FLORIAN A. NOCEK IS MORTGAGOR

Y-84432

- 1. I'm installment Note secured by this Trust Deed (the "Note") may be prepaid at any time and from time to time, in whole or in part, in principal multiples of not less than \$1,000.00, with no premium or penalty.
- 2. So long as there shall be a filance unpaid on the Note, Mortgagor shall pay 1/2 the premium due on a de reasing term life insurance policy on his life (the owner and beneficiary of which is Rainbow Laundry & Dry Cleaners, Inc.). Any failure by mortgagor to pay any such premium to the owner of the policy within it days after demand therefor shall constitute a default by Mortgagor unjer this Trust Deed.

Thereas G. Wook

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagots shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which say's betome dainaged be destroyed; (2) keep and premuse in good condition and repair, without waste, and free from mechanics or other liens or elitins for hen not expressly bondinated to the lien hereof; (1) pay when due any indebtedness which may be excued by a len or charge on the press syligation to the fifth hereof, and hen request enhibit satisfactory ordence of the discharge of such prior hen to Trustee or to holders of the note; (4) complete within a reasonable path any different bondings on word and not time in process of rection unden and premise; (5) comply with all routiements all way municipal ordinables with

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or it sets to the note, or (b) when default shall occur and continued to the note of the note of Trustee shall have the right to continue industrelness harrby secured shall become dur whether by acceleration or otherwise, holders of the note of Trustee shall have the right to foredore the in hereoft. In any unit to facelose the line hereoft here shall be allowed and included as additional industrelness in the decree for sale all expert in east of eveness which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraiser's fees outlays to one neather and expert and costs (which may be estimated as to literas to be expended after entry of receive of procuring all such abstracts of site, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances which we not title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale with m. w. chad pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragram invalided become so much additional indebtordness secured beneby and interestly due and payable, with interest thereon at the rate of se. n. per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptey need on to which cither of them shall be a party, either as plantify, claimant or defendant, by reason of this trust deed or any indibtedness secured. (b) preparations for the commencement of any suit for the foredoxing thereof after account of such right to foredox whether or not actually commenced, or (c) preparations for the defense of any threatened and to or proceeding which might affect the premises or the security hereof, whether or not actually commenced, or (c) preparations for the defense of any threatened and or proceeding which might affect the premi

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-13. Trustee shall-clease this trust deed and the lien thereof by proper instrument upon preser value in a structory evinence can at mountains secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof 1 and 1 the requested may person who shall either before on after maturity thereof, produce, and exhibit to Trustee the note, representing that all indebut, as a compared to the contract of the note and the representation of the contract of the note and the representation of the note and the description herein contained of the note and which cleans in the description herein contained of the note and which person the state of the contract of the note herein described any note which may be presented and which conforms in abstance with the description herein contained of the note and which conforms in abstance with the description herein contained at a values thereof.

14. Trustee may recipin by instrument in writing field in the office of the Recorder or Registrar of Titles in which ..., trument shall have been contained the Successor in Trust. Any Successor in Trust hereunder shall have the identication unliked in the same of the contract of

Sil6. See Rider attached hereto and made a part hereof.

This document prepared by: Bennett H. Shulman 134 North La Salle Street Chicago, Illinois 60602

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago. Title and Trust Company
BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 584432

CHICAGO TITLE AND TRUST COMPANY,
Trustee.

As Trust Officer / Ass's Sec'y Lacob Vice Dec.

Shelmon & Speriock Chicago Allines;

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PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURP INSERT STREET ADDRESS OF A DESCRIBED PROPERTY, HERE

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