	· •, •ø						Bulan	K.c.	
	TOLLET-	D&ED UHTS	1 24	Eno	€03 4%	*	RECORDER JOE	DEEDS	10
	IKUSI	FILED FOR	RECORD 24	190	003	•	*2452	esua	
——— >	6300	94 10,70	2 9.	24	F2(200	: 2 T J Z	0003	
		Tg_ 10 '78.	1		526 E SPACE		ORDER'S USE	ONLY	
THIS INDEN his wife, herein a error chicago, illing		July 1,	·	1978 ,	between	Rober	t Koch an	d Anne Ko	ch,
IIIS WITE,									.
herein le err Chicago, Illin	is, herein refer	gors," and CHICA red to as TRUSTE	E, witnesseth:						1
I IIIMI, WE SI	IF AS the Mort hol lers being!	gagors are justly i herein referred to	ndebted to the as Holders of the	legal holde e Note, in	rs of the the princi	Instalmen pal sum o	it Note herein:	after describe dred Thir	d, said teen Thou
and no/10	o (\$213,00	0.00)							ollars,
evidenced by BEARER	one cert in In	stalment Note of	the Mortgagors	of even	date here	with, ma	de payable to		
1 .	in and by	which said Not	a the Mortener	ore promi	ra to ma	n the c	aid principal	cum and in	
from		on th	e balance of p	orincipal i	emaining	from ti	me to time	unpaid at the	e rate
of 9 1/2 said Note		annum insinsteh							j
		SOCIAL OF ACTIONS							
) theccocccon	tagsadaaadexxx	pridodalickou	conversion	SCOREGICAL SECURITY OF THE SEC	kikspaid	xxxxxxxxxx	acticolizates	paracocopi	oxigate
account of the	e indebtedness	evidenced by sa.	note to be firs	t applied t	o interes	t on the ı	inpaid princip	al balance an	id the
of 12%		ded that the prir	promotion of a rand i	nterest be	ing made	payable	at such bank	ing house or	trust
company in in writing appo	int, and in abse	Chicago, ence of such appoi					he note may, Rink	from time to	time,
in said City,		tgagors to secure the				J. (L.	$\overline{}$	accordance wi	th the
terms, provisions	and limitations	of this trust deed, as	d the performance	f the cove	nants and	agreements	herein contains	d, by the Mort	gagors -
title and int	r and WARRAN: erest therein, AND STAT	ideration of the sun I unto the Trustee, i situate, lying an E OF ILLINOIS, to	is successors and a d being in the wit:	ssi, and the a	ollowing de	scribed Ke	al Estate and all	COUNTY	ngnt, C
	Lots 4 an	d 5 in Benso	n and Ailer	's Sub	iir is ic	n of t	he West	1	
	Part of t	he North Eas	t 1/4 of B	lock 41	ir Cə:	al Tru	stee's	dia	
		on of Sectic ird Principa						117	
Prepare	d By				-				
One II	d By m Plaz L 6060	_					-/	100	1100
C440,I	L 606A	-(10.	1/	400
TOGETHER v	operty hereinafte ith all improvem g and during all :	er described, is referrents, tenements, eassuch times as Mortgall apparatus, equiperefrigeration (whethers, storm doors and	ed to herein as the ements, fixtures, a gors may be entitl	"premises," and appurte ed thereto (nances the which are	reto belong pledged pri	ging, and ale ren marily and on a	its, issues and pr	rofits d real
estate and not se conditioning, water	condarily) and a	all apparatus, equip refrigeration (whether	ment or articles or consider the same of t	now or her	eafter the rolled), an	rein or the d ventilation	ereon used to son, including (wi	ti ou restriction	s, air ig the
equipment or artic		t of said real estate ed in the premises b							
trusts berein set fo	orth, free from al	premises unto the :	under and by vir	tue of the F	Iomestead	Exemption	Laws of the St	ate of Illinois, v	r acb
said rights and ben This trust de	efits the Mortgage ed consists of t	ors do hereby expres	sly release and wai or Rider of venants, conditi	ve. disand	ges Tevisions	appearing	on page 2/(t	nd in the	10 2r
	are incorporate	ed herein by refer							
WITNESS the		nd seed S of I	Mortgagors the d	ay and yea	ır first abo	ove writte	fa		_ 0
-3	ROBERT RO	A CONTRACTOR	[SEAL]		7	INNE KO	CH	[SE.	1 0
			[SEAL]		£ £			[SE/	AL]
STATE OF ILLIN	ois, ss.		in and for and res	iding in said				IEREBY CERT	TIFY D
Countries, CC	<u>ok</u>)	THAT _Robe	ert Koch and	l Anne	Koch,_t	us wif	e		_ 'a
TO DATE OF	whoforegoing		a to me to be the appeared before				s are	_	the that
Day			igned, sealed and	delivered					
				SET TOTTO			1.		. 1
	voluntary	act, for the uses an			5 4h	day of	JULY.	1078	7.I
A DAV	voluntary				Ou.	_gay of_	SIGLY	1928	L. I
Notarias Sout	voluntary	act, for the uses an	and Notarial Seal ti	his	Sau	day of _	Longer	19 78 Notary Pu	ablic

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Droporty Ox Cook Colling TOOK COUNTY, TLLINOIS Aug 24 | 05 PH '78

LECTRIC R. When AECORDER OF DEEDS 4598603

A CA CAS DOLLAR OF THE PARTY OF

STATE OF ILLINOIS COUNTY OF C O O K)

U B ISIC

24598603

) SS. I, MUNION WLEAGUE a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT ROBERT KOCH and ANNE KOCH, his wife, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free

Given under my hand and Notarial Seal this

630094

RIDER ATTACHED TO AND MADE A PART OF THAT CERTAIN TRUST DEED DATED JULY 1, 1978 BY AND BETWEEN ROBERT KOCH and ANNE KOCH, HIS WIFE, ("MORTGAGORS") and CHICAGO TITLE AND TRUST COMPANY OF CHICAGO "TRUSTEE")

R-1 Notwithstanding anything herein to the contrary contained, the Mortgagors shall keep the building on said premises insured under Fire and Extended Coverage Insurance in an amount not less than Two Hundred Thirteen Thousand and no/100 Dollars (\$213,000.00) with loss payable to the holders of the Note ("Note") secured by this Trust Deed; the Mortgagors shall also carry Public 1:3 litty Insurance for at least Five Hundred Thousand and no 100 Pollars (\$500,000.00) single limit protecting Mortgagors and the holders of the Note. Said insurance shall be purchased in companies approved by the holder of the Note. Note.

R-2 The Mortgago. Shall not sell, transfer or assign the premises hereby mortgaged sither directly or indirectly, in whole or in part without the written consent of the holders of the Note.

Mortgagors shall not enter into any contracts or agreements in excess of Fifty Thousand and no/100 Dollars (\$50,000.00) to construct any buildings or ary addition to the buildings now on the premises without first giving written notice to the holder of the Note secured hereby ("Note") of their intention to do so. Upon receipt of such notice, the holder of the Note may, at his option, require purchaser to establish a escrow at Chicago Title & Trust Company in the form customarily used for construction escrows and pursuant to an escrow agreement under which the Purchaser will agree to deposit in escrow or rause to be deposited therein sufficient sums to pay all costs of such alteration or remodeling, including all labor and materials. The funds so deposited in escrow shall be disbursed pursuant to approval by the escrowee of contracts, affidavits and waivers of lien in the usual forms.

R-4 Any notice which any party hereto may be required or may desire to give hereunder shall be deemed to have been given if mailed by United States registered mail, return receipt requested, proper postage affixed, addressed as follows:

If to the holder of the Note secured hereby, then:

George A. Rink 1638 75th Court Elmwood Park, Illinois 60635

With a copy to:

Jacob L. Fox Altheimer & Gray One IBM Plaza Chicago, Illinois 60611

If to the undersigned, then:

Robert Koch and Anne Koch

With a copy to:

David W. League Gatenbey, Spuller & Law 111 West Washington Street Suite 2057 Chicago, Illinois 60602

630094

notices hon the 1 se to which of Columnia Clarates Office Arr notices shall be deemed effective on the date and time set forth on the registry receipt. Any party hereto may change the place to which notice may be given by notice as herein provided.

