200	Lasalle	THE ABO	OVE SPACE FOR RECORDER'S USI	ONLY
THIS INDENTURE, ma	de July 22,	1985 between	Paulette Bolden	
Illinois, herein referred t THAT, WHEREAS the described, said legal hold	o as TRUSTEE, witnesseth: Mortgagors are justly inde	bed to the legal holder eferred to as Holders of t	or holders of the principal Prohe Note, in the Principal Sum of	missory Note hereinafter
BEARER and delivered, in an on August 9, 19 of * ANDO COLOCADO all of Sall' pri said principal and ir lete the holders of the not on NOW, THEREFORE.	nd by which said Pri with interess manageocommon, payable so neipal and interest bearing i st being made payable at s at y, from time to time, in w	ncipal Note the Mo t thereon from date outcompdission the 9t neterstafter maturity at uch banking house or tru- riting appoint and in abs	the rate of * * * * * * * * * * * * * * * * * *	ne said principal sum til maturity at the rate introduced concentration of the same personal and all of the said city. In accordance with the terms, Mortegroys to be performed.
		following described Real E	state and all of their estate, right, title	
***IOT 36 IN THE NORTH EASTHE THIRD PRINORTH WESTER IL-O9-2 *2% above the Chicago on loborrowers of changing sim	or QUARTER OF SITTINCIPAL MERIDIAN, IN RAILROAD) IN COMPANDED OF Prime Rate (i.e., pans made by it at the highest creditultaneously with eat the interest to be	ON 9, TOWNSHIP 3 ECEPT THE RIGHT COUNTY, HIJNOIS the lace charge Chicago, Illinois rating) from the	THE SOUTH EAST QUARTER 9 NORTH, RANCE 13 EAST OF WAY OF THE CHICAGO 5.***  The by First National Base to its corpoate commune to time in effect ( 1 Prime Rate); provide the shall not be less	OF AND nk of ercial and d,
			$Q_{X_1}$	
1300	einafter described, is referred to	s herein as the "premises,"	2,61-01 HE00A 19711 1544 90283 8 A	### 07/25/65 14 1/ ####################################
in so long and during all is secondarily) and all apparature frigeration (whether single doors and windows, floor owhether physically attached mortgapers or their successor TO HAVE AND TO Herein set forth, free from a benefits the Mortgagers do h. This trust deed control of the state of the secondary of the sec	nprovements, tenements, easen the times as Mottgagors may bus, equipment or articles now eunits or centrally controlled, overings, inador beds, awnings thereto or not, and it is agrest to assigns shall be considered out to be saill rights and benefits under any ereby expressly release and waitsies of two pages. The coverings of two pages.	ints, incures, and appures entitled thereto (which up or hereafter therein or there and ventilation, including (, stoves and water heaters, ed that all similar apparate is constituting part of the re I Trustee, its successors and by virtue of the Homestee E. anants, conditions and pronants, conditions and present the conditions and present the second part of the Homestee E. anants, conditions and present the conditions are the conditions and present the conditions are the c	nances thereto belonging and all renipole pledged primarily and on control of nuclei to supply heat, as an cond without restricting the foregoing. Call of the foregoing are declar to to se, equipment or articles herealther assigns, forever, for the purposes, a savigns, forever, for the purposes, and Exemption Laws of the State of I ovisions appearing on page 2 (the per binding on the mortgagors, the	itioning, water, light, power, reens, window shades, storm be a part of said real estate accord in the premises by the d upe a the uses and trusts inner a water lights and reverse size of this trust
assigns. WITNESS the hand.		ortgagors the day and ye		60
Coulette PAULETTE BOIL	Boden	(SEAL)		[ SEAL ]
		[SEAL]		[SEAL]
STATE OF ILLINOIS,  County of	SS. a Nonry Public	thlento in and for the position in fa	nd County, in the State aforesaid, DO	HEREBY CERTIFY THAT
	foregoing instrument, appear	ed before me this day in p	person whose name erson and acknowledged that free and voluntary act, for the	subscribed to the signed, he uses and purposes therein

Form 39 Trust Doed - Individual Mortgagor - Secures One Principal Note - Term. 8 11/75 Page 1

THE COVENANTS. CONDITION ADDROVES ON THE SEED OF THE COVENANTS. CONDITION ADDROVES OF SEED OF THE COVENANTS. CONDITION ADDROVES OF SEED OF THE COVENANTS. CONDITION ADDRESS OF SEED OF SEED

that purpose.

12. Trustee has 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 f ust to be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms bireof, nor be liable for any 2c. or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require it demnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon rescentation of the statisfactory evidence that all indebtedness.

negligence or misconduct or that of the agents or employees of Trustee, and it may require it demnities satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, prioduce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, prioduce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described; any note which bears an identification number purporning to be placed, thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the original trustee and it has never placed is dentification number on the principal note described herein, it may accept as the genuine note herein described any note which may be presented as which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein design at the substance with the description herein contained of the principal note and which purports to be executed by the persons herein design at the substance with the description herein contained of the principal note and which purports to be executed by the persons herein design at the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Deeds of the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust have the identical title, po

BURRATURE TO Identification No. FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. CHICAGO COMPANY. Trustee. Assistant Secretary

MAIL TO:

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER 430

## UNOFFICIAL COPY

85118592

RIDER TO THAT CERTAIN TRUST DEED DATED July 22, 1985 BY AND BETWEEN Paulette Bolden AND CHICAGO TITLE AND TRUST COMPANY (TRUSTEE)

- 1. <u>Deposits for Taxes and Insurance Premiums</u>. In order to assure the payment of Taxes and insurance premiums payable with respect to the Premises as and when the same shall become due and payable:
  - (a) The Mortgagor shall, if hereafter required by the Holder of the Note, deposit with the Holder of the Note on the first day of each and every month, commencing with the date the first payment of interest and/or principal and interest shall become due on the indebtedness secured hereby, an amount equal to:
  - I. One-Twelfth (1/12) of the Taxes next to become due upon the premises; provided that in the case of an amount which, when added to the aggregate amount of monthly sums next payable under this subparagraph (1), will result in a sufficient reserve to pay the faxes next becoming due one month prior to the date when such Taxes are, in fact, due and payable, plus
  - II. One-Treifth (1/12) of the annual premiums on each polic, of insurance upon the premises; provided that in the case of the first such deposit, there shall be deposited in addition an amount which, when added to the aggregate amount of monthly sums next payable under reserve to pay the insurance premiums next becoming due one nonth prior to the date when such insurance premiums are, in fact, due and payable; provided that the amount of such deposits (herein generally called "Tax and Insurance Deposits") shall be based upon the Holder of the Note's reasonable estimate as to the amount of Taxes and insurance premiums next to be payable, and all Taxes and Insurance Deposits shall be held by the Holder of the Note.

## 2. Restrictions on Transfer:

If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or ensumbrance subordinate to the Mortgage or trust deed, bearing even date herewith, (b) the creation of purchase money security interest for household appliances, (c) the transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not contining an option to purchase, Lender may, at Lender's option, declare all the sums secured by the Mortgage or trust deed bearing even data herewith to be immediately due and payable. Lender shall have wrived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by the Mortgage or trust deed bearing even date, herewith shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under the Mortgage or trust deed bearing even date herewith and the Note.

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If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with the provisions of the trust deed securing payment of the Note. Such notice shall provide a period of not less than 30 days, from the date the notice is mailed, within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by the Trust Deed securing the payment of this Note.

## 3. Notices:

Any notice which any party hereto may desire or may be required to give to any other party shall be in writing, and the mailing thereof by certified or equivalent mail, postage prepaid, return receipt requested, to the respective addresses of the parties set forth below, or to such other place as any party hereto may by notice in writing, designate for itself, shall constitute service of notice hereunder two (2) business days after the mailing thereof:

(a)	If to the Holder of the Note:					
	COMMUNITY BANK OF LAWNDALE					
	1111 South Homan Avenue					
Chicago, IL 60624						
(b)	o) If to the Mortgagor:					
	4		-			
^		-				

any such other notice may be served by personal delivery thereof to the other party which delivery shall constitute service of notice hereunder on the date of such delivery

Paulette Bijden