										,
of theV	illage ollar (\$1) :	of Flo	SSMOOR _ valuable co	County on identify a consideration	f Coc in hand	kpaid, the reco	and State ofI eipt of which is	llinois hereby acknow	, in considering the consid	eration hereby
sell, assig	n, transfer a	and set ove	er unto the	Assignee,		SOUTH CHI	CAGO_SAVING	S_BANK		
his execut or by virts of the pre be made of transfer as	ors, adminisue of any le mises herein	strators and case, whethen nafter descroby the As ent of all su	d assigns, a er written o ribed, which ssignee und uch leases a	all the rents or verbal, on the may have der the power and agreeme	, issues a or any let e been he er herein ents and	nd profits nov ting of, or an retofore or m granted, it b all the avails	and State of which due and which agreement for agreement for any be hereafter being the intentithereunder unto	ch may hereafter or the use or occ or made or agree ion to hereby es	r become due supancy of an ed to, or whic stablish an ab	under y part h may solute
	OF LEASE				LESSEE		 	TERM	MONTHLY I	NENT
	19	·							\$;
	19)							\$;
	19							T-01 RECORDIN 122 TRAN 203		\$1 : 05 :
	19	'' O,	<u></u>				. #61	131 # 263 💝 ~	-68-17	
	19	'	<i>J.</i>					DOK COUNTY R	RCUNDER	;
		<u> </u>	/		- NA1	95475			\$;
)	<u></u>	, 120,220,230,200,	· (• • · · · · · · · · · · · · · · · ·				\$;
such rent	being payab	le monthly	in advance	ur on the	property	described as	follows, to-wit	:		
	L t T	ynch and o Washin hat part ownship hird Pri	d H. Welp ngton He t of the 37 North	ps Vince ights be Northead h, Range Meridian	nnes Av ing a s st / of 14, Ea . lvind	Hett, Jenue Addiubdivision Section st of the West of County, I	tion on of 8, the	any Mabin Savings Bai hereby expre	woon provision in the provision of the p	reto, is
		R.E.I.	#25-08	-216-00	12 to	004	×,			
issues and every the legal or equal tents, issue vacancies, power and without no indebtedne; and the interest	profits arisicases or agraitable, as interest and profit and to rent, authority to tice to the Ass or liability payment of the interest of the Ass or liability payment of the interest of the Ass or liability payment of the interest of the Ass or liability payment of the interest of the Ass or liability payment of the interest of the Ass or liability payment of the interest of the	ing or accrete and in the discret ts, or to se, lease or less of exercise existing the Assignor, and ty of the Af all expendrances, if a	uing at any ritten or vertion may be coure and net any portion and further, Assignor to uses and the any, which	time heres erbal, existi e deemed pi maintain po ion of said very the rigl with powe the Assign e care and may in said	after, and ng or to roper or reseasion premises hts, priviler to use a nee, due managend attorne	hereafter eximencessary to enecessary to enecessary to end for any party eges and powered apply said or to become to found apply said by's judgment	awfu' attorney or that may he st, for said pre enforce the cayrises or any portion or parties at a vers herein grand davails, issues e due, or that a premises, inclube deemed pro	reatter beome demises, and to unent or the secution thereof and its discretion, he ted at any and and profits to the ding faxes and oper and revisa	use under each use such mea urity of such a look to fill any aid ereby grantin all times here payment obe contracted assessments.	n and sures, vails, ad all g full eafter f any , and , and
GIVEN W	der hi	Shnn	d,	and seal.	ti	is28th_	day of	April 8	51954°	8 75
The flo.	OFTON KE	<u> </u>	4 h		SEAL)_	· · · · · · · · · · · · · · · · · · ·			(34	AL)
l'									19 ac	
	F <u>Il</u>		}	SS.	v.rg	441 3-4	esa		\$ 40°	<u> </u>
	Co			a nota	ry public	in and for s	said County, in	the State afor	esaid. Do H	ਸ eby
Certify that	Lo	fton Ken	nedy, Jr	<u>`</u>						
arconolly l	known to m	a to be the	e same ner	son who	se name	is su	ibscribed to the	e foregoing inst	rument, appe	ared
efore me ti		erson, and	acknowled	lged that _	he	signed, scale	d and delivered			

UNOFFICIAL COPY

COUNTY OF COOK

a Notary Public, in ar

"Official Seal" Dawn M. Lesniak Notary Public, State of Itlinois My Commission Expires 11/13/91

said Bank, who oing instrument as see point instrument as such Vice-President, and Assistant Socretary, respectively, appeared before me this day in person and acknowledged that they signed and delivers the said instrument as their own free and voluntary act of said Bank, as Trustee at aforesaid, for the uses and purposes therein set out it is not the said Assistant Secretary they and the said Assistant Secretary they and the said Assistant Secretary they are the said as the said Assistant Secretary they are the said Secretary they are the said Secretary they are they are the said Secretary they are they forth; and the said Assistant Secretary th th; and the said Assistant Secretary then and there acron wedged that he, as custodian of the corporate seal of said Bank, did affix the corporate seal of said Bank to sa's tratrument as his own free and voluntary act and

Given under my hand and Notarial Seal this

X-4704 (N-12-74)

EXCULPATORY CLAUSE

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the warranties, representations, covenants, indemnities, undertakings and agreements herein made on the part of the Hamis Trust and Savings Bank while in form purporting to be the warranties, representations, coverants, indemnities, undertakings and agreements of said Harris Trust and Saving Bank are nevertheless each and every one of them made and intended not as personal warranties, representations, covenants, indemnities, undertakings and agreements by the Harris Trust and Savings Bank or for the purpose or with the intention of binding said Harris Trust and Savings Bank personally but are made and intended solely for the purpose of binding that portion of the trust property specifically described herein; and this instrument is executed and delivered by said Harris Trust and Savings Bank not inits own right, but solely in the exercise of the powers conferred upon it by virtue of the land trust agreement; and that no personal flability or personal responsibility is assumed by, nor shall at any time be asserted or enforceable against the Harris Trust and Savings Bank on account of this instrument or on account of any warranties, representations, indemnities, covenants, undertakings or agreements in this instrument contained, either expressed or implied; all such personal liability, if any, being expressly waived and released by the other pr//ties to this instrument and by all persons claiming by, through, or under said parties. The parties to this instrument hereby acknowledge that under the terms of the land trust agreement the Harris Trust and Savings Bank has no obligations or duties in regard to the operation, management and control of the trust premises, nor does it have any possessory interest therein; and that said bank has no right to any of the rents, avails and proceeds from said trust premises. Notwithstanding anything in this instrument contained the Harris Trust and Savings Bank is not the agent for the Beneficiary of its trust; and in the event of any conflict between the provisions of this exculpatory paragraph and the body of this instrument, the provisions of this paragraph shall control.

X-7615 (N-0-82)