UNOFFICIAL COPY

		TRUST	DEED .	1973 APR 23		22 296	195 COOK CO	DER OF DECOS JUNTY ILLING	
	THIS his w	INDENTURE, ife	made Apri	19 73	614474 The Abor	ph S. Grill a	nd Mary A.	Grill.	
	Three on the princip Dollars the 2 princip paymer est on tuting o 8 c.h p 1 t at at a in case the term ment co three di honor.	thousand the halance of print al sum and into the 25th do 5th day of e al and interest, his on account the unpaid print principal, to the per cent per lace as the legathe election of with accrued de ault shall on the control of the	in delivered, in an intry three & cipal remaining erest to be pays and and every in if not sooner pays of the indebted interest thereore in the legal holder interest thereore in the pays case default shall in trust Deed (in true). And that a ce of protest.	desseth: That, Wid "Installment No de by which note no/100 from time to tin she in installment no de month thereafter aid, shall be due coness evidenced by the remainder to when due, to be such payments become may, from time of the may, from time thereof and with a shall become at lent, when due, oill occur and contin which event elall parties thereto all parties thereto	ne unpaid at the ritts as follows: End Elghty four until said note is on the 25 day said Note to be principal; the par interest after ting made payable is to time, in writhout notice, the; conce due and paid any installment of the forthere day section may be made as eseverally waive	rs are justly inde herewith, execut ise to pay the pri s, and interest fra ate of 6 lighty four an and 25/100 fully paid, except of April applied first to a prition of each of he date for paym at Tinley Parling appoint, while principal sum relyable, at the place of principal or interest in the performa de at any time aft presentment for	the betted to the leed by Mortgaj meipal sum of om date he per cent per ar d 25/100 that the final r 19 76 corrued and unsaid installment thereof, a sent thereof, a sent further maining unpaice of payment erest in accord ince of any other the expirati payment, noti	egal holder gors, made nere on num, such Dollars on payment of ; all such paid inter- nts consti- ti the rate or at such r provides d thereon, aforesaid, lance with her agree- ion of said ce of dis-	
	Lot 41 Northe Townsh	L, in Block A east Quarter vin 36 North	(except +ir	vision of par South 330 fee	ncipal sum of money Trust Deed, and the Trust Deed, and the DNYEY and WARR . right, title and in ND STATE OF ILL t of Parkside, t of the West ird Principal ent No. 14, 587	being a Subd 330 feet) of	ivision of	the	
	rountrolled floor cover premises or ratus, equi gaged premises to TO H. upon the uthe State of This T Deed) are shall be bit.	which, with the property hereinaster described, is referred to the referred to the premises." TOGETHER with all improvements, tenements, ease cuts, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgago as be entitled thereto which rents, issues and profits are pledged therefore the property of the propert							
		PLEASE PRINT OR TYPE NAME (S) :BELOW			[Seal]	100 2 - MI	IN!	[Seal]	
	State of	JONATURE (8)	in per sub	viedond shart By .:	his wife to be the same per oing instrument appearance, sealed and deli-	and actors me sub	S GLIII A: S. SPA. S. d. J. F. SPT.	nd	
	Commi		Rial seal, this 2	/3/75 19	Here	DS	tege NOTA	19.73	
	*/ #11721			E 3º	6644 Par	OF PROPERTY:			
		NAME	Bremen Bank	& Trust Co.	-Tinley !	Cark, Illinois ADDRESS IS FOR STAN NLY AND IS NOT A	HOLTO	N	
	MAIL TO:	ADDRESS CITY AND STATE	17500 S. Oak		SEND SUBME	OVERT TAX BILLS TO.	NUMBER	125 256	
	OR		Tinley Park,			(ADDRESS)	ER	195	
		a a company of the co	CHARACTERS.	77. 3. 2. TV. 2. T		47/200	Water traces		
7. a 1944		70400		100				设在产业	

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS.

1. Mortgagors shall (1) Reep said premises in good condition and repair, without waste: (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or bolders of the note.

2. Mortgagors shall now before any possible attacks.

holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the bediets of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to experie, shall deliver all policies, including additional and renewal policies, to holders of the note and the contract of the contr

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the permiss. The permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the permiss. The permission of this permission has been power herein given unless expressly obligated by the romissions hereunder, except in case of his own gross negligence or misconduct or that of the permission are may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon preserving indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a rest of any person who shall either before or after maturity thereof, produce and exhibit to Trust e that all indebtedness hereby secured has been paid, which representation Trustee may accept as true with the all indebtedness hereby secured has been paid, which representation Trustee may accept as true with case of of a successor trustee, such successor trustee may accept as the genuine note herein dea a crificate of identification purporting to be executed by a prior trustee hereaunder or which conforms in on herein contained of the principal note and which purports to be executed by the persons herein deal and where the release is requested of the original trustee and he has never executed a certificate on any in the principal note described any not hich conforms in substance with the description herein contained of the Principal note and which purpor has herein designated as makers thereof.

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds c the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the it entical title powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensator for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

IMPORTANT
R THE PROTECTION OF BOTH THE BORROWER AND
NDER, THE NOTE SECURED BY THIS TRUST DEED
OULD BE IDENTIFED-BY THE TRUSTEE, BEFORE
IE TRUST DEED IS FILED FOR RECORD.

been identified herewith under Identification No.