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TRUST DEED

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THIS INDENTURE, made Hinderman, his wife

APR-19-75 1 7 4 the Above space For Recordery Use Only Rec

April 15, 1976 , between Thomas J. Hinderman and Colleen M.

herein referred to as "Mortgagors", and

Bremen Bank & Trust Company herein referred to as "Trustee", witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installment Note", of even date herewith, executed by Mortgagors, made payable to Bearer and delivered, in and by which note Mortgagors promise to pay the principal sum of Dollars, and interest fromdate here on Seventeen thousand and no/100 on the balance of principal remaining from time to time unpaid at the rate of 9.5 per cent per annum, such principal sum and interest to be payable in installments considered: a single payment note due 10/12/76

ionibr on the control of the control Dedlasson principal and interest, if not sooner paid, shall be due on the 12th day of October , 19 76; all such payments on a recount of the indebtedness evidenced by said Note to be applied first to accrued and unpaid interest on the unit of principal balance and the remainder to principal; the portion of each of said installments constituting principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of per cent of annum, and all such payments being made payable atTinley Park, Ill., or at such other place as the engal colder of the note may, from time to time, in writing appoint, which note further provides that at the election of the legal holder thereof and without notice, the principal sum remaining unpaid thereon, together with accrued interest, and the east thereon, shall become at once due and payable, at the place of payment aforesaid, in case default shall occur is, the payment, when due, of any installment of principal or interest in accordance with the terms thereof or in case default shall occur and continue for three days in the performance of any other agreement contained in said Trust De d (in which event election may be made at any time after the expiration of said three days, without notice), and the after the expiration of said three days, without notice of any other agreement contained in said Trust De d (in which event election may be made at any time after the expiration of said three days, without notice), and the parties thereto severally waive presentment for payment, notice of dishonor, protest and notice of

NOW THEREFORE, to secure the testivent on the study provisions and limitations of the abuse mentioned on and of this herein contained, by the Mortgagors to be perton of and also makereof is hereby acknowledged. Mortgagors by these preserves CO assigns, the following described Real Estate, and all of the estate. and the nerformance of the covenants and agreements on of the sum of One Dollar in hand paid, the receipt WARRANT into the Trustee, its or his successors and and interest therein, situate, lying and being in the NVEY and right, title

, COUNTY OF Cook

SECONDER & OFFICE BOX NO

AND STATE OF ILLINOIS, to wit:

Lot 10 in Block 17 in W. C. Grobe's Kimber y Hights 2nd Addition to Tinley Park a Subdivision of the East Half of the South Vest Quarter of Section 20, Township 36 North, Range 13, East of the Third Principal for dian, (Except the West 17 1/2 rods of the South 40 Roads thereof), and except South 20 portion thereof dedicated for highway purposes for 167th street) in Cook County, Plinois, according to plat thereof recorded, July 10, 1956 as Document No. 16634476 in Cook County, Illinois.

which, with the property hereinafter described, is referred to herein as the "premases."

TOGETHER with all improvements, tendrents, easements, and appurtenance thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Morgagors may be entitled thereto to incerents, issues and profits are pledged primarily and on a parity with said real estate and not secondarily), and all fixtures, appa atus, quipment or articles now or hereafter therein or thereon used to supply heat, gas, water, light, power, refrigeration and air cenditioning (whether single units or centrally controlled), and ventilation, including (without restricting the loregoing), access, window hards, awnings, storm doors and windows, thou coverings, inadoor beds, stoves and water heaters. All of the foregoing are declared an inference of the mortgaged premises whether physically attached thereto or not, and it is agreed that all buildings and is follows and all similar or other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or their successors or ingrees shall be part of the mortgaged premises.

TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and assigns 'ever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits whether have and water. Thus the contribution is the contribution of the contribution that we have a supplied to the contribution of the longestad Exemption Laws of the State of Illinois, which said eights and hencens Mortgagors do hereby expressly release and waiter.

This Trust Deed consists of two pages. The covenants, conditions Deed) are incorporated herein by reference and bereby are made a pashall he binding on Mortgagots, then beins, successor.  Witness the hands and seals of Mortgagots the day and	and provisions appearing on page 2 (the reverse sidert hereof the same as though they were here set of the page 1) year first above written.	out in ran and
PLEASE PRINT OR TYPE NAME(S) BELOW BIGNARUME(S)	Thomas J. Hinderman  [Stall Caller M. Hinderman  Colleen M. Hinderman	100 444
personally known to me t subsectived to the loregon nonledged that by sign tree and voluntary ket, to	o be the same persons, whose names. Are	son, and ack-
Siven under he hand the seas this seas the right of Commission charge and prepared by	Musi D. Stegs	176
Marin B. Stege for Breach Mank & Trust Company Finled Park & Llinois	ADDRESS OF PROPERTY: 16540 Fulton Terrace Tinley Park, Illinois 60477	rn30a
MAIL TO: ADDRESS 17500 S. Cak Park Ave.	YMM ABDIVE ADDRESS IN FOR STATISTICAL FUNCTORES ONLY AND IN NOT A PART OF THIS THE ST DEAD.	OASSO
Silvano Timber Park, Illingie 60477	egin diservice annie - om tegrise di sono allegamente per a locardo de descripcio de la companie	BER 33

## 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) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildiness or improvements now or hereafter on the premises which may become datassed 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) has when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and apon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to helders of the note; (5) complets within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or numicipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or manicipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

- hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trausee or to holders of the moie; (s) compiled within a reasonable time any holdings of buildings row or at any time in process of erections upon said prices; (f) compiled within a reasonable time any holdings of the moie.

  In the moie of the moie of the prior was presently stately all general taxes, and what the prior any penulty stately all general taxes, and shall upon written request, hardish to Trautee or holders of the moie the original of alphicate recepts therefor. To prevent death the reason? Moteracous stays in all prior to holders of the moter hereign of alphicate recepts therefor. To prevent death the reason? Moteracous stays in the manner provided by statute, any tax or assessment which Mortakaoes may desire to contain a state of the moteracy o

- be permitted for that purpose.

  12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trusce be "digated to tecord of this Trust Deed to to exercise any power herein given unless expressly obligated by the terms hereof, nor be half e for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees (I Trusce, and he may require indemnities satisfactory to him before exercising any power herein given.

  13. Trustee shall release this Trust Deed and the lim thereof by proper instrument upon presentation of satisfactory evid account all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at vie requested may person who shall either before or after naturity thereof, produce and exhibit to Trustee the principal note, reprised my that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a ricci is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bear is a certificate of identification purporting to be executed his a prior trustee hereinder or which conforms in substance with the describent herein tentanced of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note extraded bereap, he may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description berein contained of the principal note and which purports to be executed by the persons herein described any note which may be presented and which conforms in substance with the description berein contained of the principal note and which purports to be executed by the persons h
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument
- shall have been recorded or filed. To care 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 ihen Recorder of Deeds of the county in which the premises are saturated shall be second Successor in Trust. Any Successor in Trust hereinder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to trasonable compensation for all acts performed hereunter.
- 15. This Trust Dried and all previous hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word. Mortgagors when used berein 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.

been identified between ander Identification So ..

FOR THE PROTECTION OF BOTH THE BORKGAVER AND LENDER, THE NOTE SECURED BY THIS TRUST DEFO SHOULD BE HENDED BY THE TRUSTE BEFORE THE FRUST DEED IS FILED FOR RECORD