UNOFFICIAL COPY

TRUST DEED 23 538 135 \geq FILED FOR RECOME. NOW THERFFORE, to secure the payment of the aid principal sum of money and interest in accordance with the terms, provisions and limitations of the above mentioned note and of ais Trust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagers to be performed, and as a consideration of the sum of One Dollar in hand paid, the receipt whicroof is hereby acknowledged. Mortgagers by these present CO WAY and WARRANT unto the Trustee, its or his successors and assigns, the following described Real Estate, and all of their estates and their estates and all of their estates and all of t Lot 22 in Block 2 in Arthur T. McIntosh and Company's Southlands in the South East 1/4 of Section 25, Township 36 North, Range 12 East of the Third Principal Meridian, in Cocounty, Illinois. 1 Oc which, with the property hereinafter descound, is referred to herein as the "premises,"

TOGFTHER with all improvements, tenements, cascinents, and appartenances there o h longing, and all rents, issues and profits thereof for so long and during all such times as Merteagors may be entitled thereto (which ents, issues and profits are pledged primarily and on a parity with said real estate and not secondarily), and all fastures, apparent equipment or articles now or hereafter therein or thereon used to supply hear, cas, water, light, power, refrageration and air conditioning, whicher single units or centrally controlled), and ventilation, in lading (without restricting the foregoing) secrens, window shades, awnin is, storm doors and windows, floor coverings, madoor lods, stoves and water heaters. All of the foregoing are declared and agreed to be a part of the mortgaged premises whether physically attached thereto or not, and it is agreed that all buildings and addin to a dall similar or other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or their successors or as given shall be part of the mortgaged premises.

TO HAVE AND TO HOLD the premises muto the said Trustee, its or his successors and assigns, forey r, for the purposes, and upon the uses and trusts become act torth, true from all rights and benefits under and by virtue of the Homes) as "xemption Laws of the State of Illinois, winels said rights and benefits under and by virtue of the Homes) as "xemption Laws of the State of Illinois, winels said rights and benefits under and by virtue of the Homes) as "xemption Laws of the State of Illinois, winels and benefits are made a part bereof the saine as though they were ne e set out in full and shallow hordings on Mortgagors, then benefic set made a part bereof the saine as though they were ne e set out in full and shallow hordings on Mortgagors, then benefic set made a part bereof the saine as though they were ne e set out in full and shallow hordings on Mortgagors, then benefic ALLEN G. LINDEMANN JEAN LINDEMANN unit of Cook I, the undersigned, a Notary Public in and for said Count, the State aforesaid, DO HEREBY CERTIFY that ALLEN G. LINDEMANN and JEAN LINDENIANN personally known to me to be the same persons, whose name... are subscribed to the foregoing instrument appeared before me this day in person, and ackwhere the day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared before me this day in person, and assemble to the foregoing instrument appeared by the foregoing instrumen This Document Prepared By: BREMEN BANK & TRUST COMMAN ADDRESS OF PROPERTY: 17500 QAK PARK AVENUE TINLEY PARK ILLINGIS 60477 7325 W. 171_{St} Street Tinley Park, Illinois 60477 538 THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUST DEED. BREMEN BANK & TRUST COMPANY င္ဟာ SEND SUBSEQUENT TAX BILLS TO: MAIL TO: 17500 Oak Park Avenue ADDRESS

RECORDER'S OFFICE BOX NO. 533

OR

- I Mortgagers shall the keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild are londings of in proveneits now or hereafter on the premises most broken reclaims, here or here in favor of the United States or other here or claims for the not expressly subordinated to the inchester, (4) pay when the animal means and tenders which may be secured by a heri or chains for her not expressly subordinated to the inchester, (4) pay when the animal means and detended to the inchester, (4) promptly as that satisfactory evidence of the discharge of such prior line to Trustee or to holders of the note; (5) comply with all requirements of law or numerical ordinances with respect to the premises and the use thereof; (7) make no material alterations in said partness; except as required by law or numerical ordinance or as previously consented to in writing by the Trustee or bolders of the note.

 2. Materioris shall no linear an omalty attaches all control taxes and shall not social accommon

- complete within a reasonable time any building of buildings now or at any time in process of erection upon Said premises; (b) comply and permises is except as required by law or namicipal ordinance with respect to the premises and the wettered; (2) make no material alterations in said permises several as required by law or namicipal ordinance of as presionally consented to in writing by the Trustee or 2. Mortaneous shall pay before any possible attaches all general (asys, and shall pays special taxes, special assessments, water charges, so wet service charges, and offered for the permises when due, and shall, upon written request, turnish to Trustee or to build so of the north the original or diplocate recepts therefor. To prevent detault because shall apply in full under protect, in the manner provided by statut, any tax or assessment which Mortaneous ray desire to context.

 3. Mortaneous shall keep all buildings, and improvements more or bright and state established and premises insured against loss or damages by fire facilities.

 3. Mortaneous and windstorm under poderes providing for payment by the insurance companies of more systificient either to indicate or the north context policies, payable, in case of loss or damage, to Trustee or the horten policies, buildings and mortaneous context and the context policies, to buildings and mortaneous policies, and the state of the policies and less than tend days prior to the respective dates of expiration.

 4. In case of detault sherem. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinforted required of Mortaneous single payments of invariance about to expire, shall deliver all policies, including additional and remarks of the purpose of tend and all expenses paid or incurred in councetion therewith, including reasonable attorneys the propose of the holders of the note may, but need not, make any payment or perform any act hereinforted or any of the purpose of tenin and all expenses paid or incurred in councetion ther
- menod; or ter preparations for the defense of any threatened surface forceding which might affect the premises or the security hereof, whether or not actually commenced.

 8 The proceeds of any forcehosure sale of the premises shall be distributed and applied in the following order of priority: First, or account of all costs and expenses incident to the torclesure proceedings, it fidding all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constit to secured indebtodness additional to that evidenced by the note hereby secured, with interest thereon as herein proceedings, it fidding all such items as are mentioned in the preceding plus to Matriagatos, their heirs, legal representatives or assigns, as their rights may; open and interest remaining unpaid; fourth, any overplus to Matriagatos, their heirs, legal representatives or assigns, as their rights may; open and interest remaining unpaid; fourth, any overplus to Matriagatos, their heirs, legal representatives or assigns, as their rights may; open at any time after the filing of a bill to forcehose this Trust Deed, the craft in which such bill is filed may appoint a receiver of said premises. Such sale abundances as a processed or not such receiver and without or are 10 the them value of the premises of whether the same shall be then occupied as a homesterad or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents; issues and profits of said premises during the pid deep of such forcelosure suit and, in case of a sale and a deficiency, during the full statutory period for redemption, whether there is elementary as well as during any birther times when Mortgagors, except for the intervention of such receiver, would be critical to collect such rents; issues and profits of said period. The Court from time to time may any advantage of the premises and all other powers which may be necessary or are usual in such cases for the protection po
- 1. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times in cocess thereto shall emitted for that purpose.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Try tee, a obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be builties or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he 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 presentation of satisfactory we leave that limb the doness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory we leave that limb the doness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to a did the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, represe one that all indebtedness hereby secured has been paid, which representation trustee may accept as true without inquiry. Where a clease is tequested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which he does extinded to a prior trustee hereunder or which conforms in substance with the described may make the relative to release is requested of the original trustee and he has never exceuted a certificate on any instrument identifying same is the principal note described herein, be may accept as the genuine principal note herein described any note which may be presented and which contourns in substance with the description herein contained of the principal note and which purports to be executed by the personal described any note which the description herein contained of the principal note and which purport

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFED BY THE TRUSTEE, BEFORE THE TRUST OF DEED FOR RECORD

there is no prepayment pensity of other charges for any and all prepayments of this foot.

END OF RECORDED DOCUMENT