UNOFFICIAL COPY

23	092868	जिल्हार प्राप्ति अवस्थान के प्राप्ति के प्राप्ति अवस्थान स्थापन स्थापन स्थापन स्थापन स्थापन स्थापन स्थापन स्था स्थापन	en et man femilier de statistisse et men et de monte et monte et a par et	es a some characteristica and an entre consistence and	act the authority and a problem in the safe	
	JST DEED	So grape	gi-59/ 1	$n_{i} \sim 1$	ene steer Notes to see	
THI (INDENTU his (if)		MAY-27-75 19 75, between referred to as "Mo	The Above Space For Res	ndis and Don't	la L. Landis	
herein referred to fa principal propayable of ere ninty-nine and on the balanco principal sum at Dollars on the 13th day principal and interpayments on access on the unpaid tuting principal, of per cent other place as the that at the electitogether with ac in case default at the terms thereon ment contained three days, with	o as "Trustee", witness missory note, termed 'r and delivered, in and 84/100 'p-incipal remaining f disterest to be payab o asy f June or ean and every me erest, if not sooner pais ount of the indebtedne to the extent not pair's per annum, har per annum, h	Bremen bank & Treet That, Whereas Martinstallment Note", of e by which note Mortgag rom time to time unpair te in installments as fo	course Company loring ages of the pastly in ven date herewith, exe ors promise to pay the Dollars, and interest in the pastle of 10.06 llows: One hundred twenty—3 day of the pastle of 10.06 llows: One hundred twenty—4 day of the paylole at the principal sun title, the principal sun the and payable at the stallment of principal sun three days in the perfect days in	principal sunfage principal su	ors, made thousand tereon tereon tereon tereon tereon tereon tereon tereon tereon thereon tereon	
NOW THERE visions and limitatin herein contained, by whereof is hereby a assigns, the following. The North helf Northwest quart East of the Thi	FORE. to secure the paynons of the above mentions of the above mentions when the process of the	ock Five (5) in Elr ty (30), Township 1 ian. (except drains	ration of the sum of One —d WARRANT unto the tite and interest therein, —F OF ILLINOIS, to with Thirt,—s: x (36) No. 1828 dit.h. onveved	Dollar in hand paid. Trustee, its or his successituate, lying and be : enue Estates in rth, Range Thir by document 37	the receipt ressors and ing in the	
which with the project	perty hereinafter described.	29 as document 103	"premises."		1	
thereof for so long primarily and on a liberein or thereon controlled), and ver floor coverings, inac premises whether p ratus, equipment or	and during all such times parity with said real estate used to supply heat, gas, w tilation, including (without loor heds, stoves and wate hysically attached thereto articles hereafter placed	ments, casements, and appro- as Mortgagots may be en- and not secondarily), and at- ater, light, power, refrigerate restricting the foregoing), restricting the foregoing, relaters. All of the foregoing or not, and it is agreed the in the premises by Mortga- unto the said Truster, its o	ittled thereto (which rent) I fixtures, apparatus, equip- ion and air conditioning (screens, window shades, av- ing are declared and agree at all buildings and additic gors or their successors or	A such and profits a min to articles now on the min of articles now on the min of the min and ratio of the manifer or cassigns shall be part of assigns shall be part of the min or cassigns shall be part of the min or cassigns shall be part or cassigns and cassigns shall be part or cassigns	ire pledged or hereafter or centrally d windows, mortgaged other appa- f the mort-	
upon the uses and t the State of Illinois This Trust Deed Deed) are incorpora	rusts herein set forth, free , which said rights and bei d consists of two pages. The	unto the said Trustee, its of from all rights and benefits tests who transport of hereby the covenants, conditions and dhereby are made a part hecessors and assigns. rtgagors the day and you	under and by virtue of the expressly release and wai provisions appearing on parere of the same as though the same as though the same written.	e Homestead Live options to the control of the reverse side of the were here set out they were here set out	on Laws of this 1 rust in full and	
PLEAS PRINT	OR			09. Lower	(Se //)	
TYPE NA	ME(6) W RE(6)		[Seal Across of	L' Sandis	[Seal]	
S. A. S.	W111		I, the undersigned, a Note	ry Public in and for s		
2 9 5		the State aforesaid, DO H ersonally known to me to be obscribed to the foregoing i	onna L. Landis, hi the same personal whose	Richard D. L. is wife name 8 are		
	AURE 1	ubscribed to the foregoing i owledged thatth.e.Bigned, ree and voluntary act, for th	scaled and delivered the sa	id instrument ast.	heir	
	and official seal, this	nd waiver of the right of hor			1975	
Commission expires		4		200	PTARY PUBLIC	
This Document Jil M. Smith						
Bremen Bank a		1500	16838 New Eng. Tinley Park, 1	Land	20 20	
	Doesen Bank an	d Trust Co	THE ABOVE ADDRESS IS PURPOSES ONLY AND II			
MAIL TO:	17500 Oak	Park Avenue	THIS THUST DEED.		23092S6S	
ADDI	7885	Illinois 60477	: HAME)		SS	
· ——	ORDER'S OFFICE BOX		LADDRESS	-		
				una libraria line di Salahan	August of San Page	
Control of the second of the s				and the same of th	2 740 2	7. T. T.

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