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TRUST DEED	OTO MAY 4 MI	9 23	24431141	
THIS INDENTURE, made April	27, CO1978 , bets	The Above Spiveen William	J. Wilson and Krishi	niges ki referi
His wife, as Jt. Tenents	herein referred to as "			r
herein referred to as "Trustee", with of a principal promissory note, terme payable to Bearer and delivered, in an Fig. 1 undred Elive & Ol/100 on "e balance of principal remaining principal sum and interest to be pay Dohar on the 27 day of Hay the 2," day of each and every principal and interest, if not sooner p payments on the unit of the indebted est on the unit aid principal balance an tuting principal, it the extent not paid of per cent per a num, and all other place as the legal buder of their that at the election of the legal hold together with accrued interest thereo in case default shall occur in the legal hold together with accrued interest thereo in case default shall occur in the legal hold together with accrued interest thereo in case default shall occur in the payon the terms thereof or in case default shall oncur in the legal hold together with accrued interest thereo in case default shall occur in the payon the terms thereof or in case default shall oncur in the legal hold together with accrued interest thereof in case default shall occur in the legal hold together with accrued interest thereof in case default shall occur in the legal hold together with accrued interest thereof in case default shall occur in the legal hold together with accrued interest thereof in case default shall occur in the legal hold together with accrued interest thereof in the legal hold together with a contract the legal hold toget	ind by which note Morth from time to time untable in installments as , 1978, and on month thereafter until aid, shall be due on the thess evidenced by said of the remainder to prid when due, to bear into such payments being mote may, from time to be thereof and without in, shall become at once the decire the decire the decire and continue for which event electionall parties thereto severall occur and continue for which event electionall parties thereto severall continues the decire of the which event electionall parties thereto severall continues the decire of the which event electionally parties thereto severall continues the decire of the decire of the which event electionally parties thereto severall continues the decire of the dec	pagors promise Dollars, ar paid at the rate of follows: Cne H ne Hundred Tu- said note is fully 27 day of Note to be app neipal; the portion ade payable atT time, in writing notice, the prine the due and payab installment of p or three days in may be made a- rally, waive pre-	to pay the principal sum of and interest from Date of 12.16 APR per cent per a fundred Trenty Pive & 20/100 — y paid, except that the final April April 19.19 & 3.1	Mercan monum, such 96/100 Dollars on payment of 5; all such impaid inter- ients consti- at the rate , or at such ier provides aid thereon, it aforesaid, rdance with other agree- ation of said utice of dis-
Lot 27 in O. Reuter and Company' of the West 1/2 of the North East the Third Principal Meridian, in	s Tinley Park (ar.	ens A Subdiv	ision of the South 6	O Acres
which, with the property hereinafter describer TOGETHER with all improvements, ter thereof for so long and during all such time primarily and on a parity with said real estate therein or thereon used to supply heat, gas, controlled), and ventilation, including (without floor coverings, inadoor beds, stores and wat premises whether physically attached therete ratus, equipment or articles hereafter placed garden provinces.	l, is referred to herein as the mements, casements, and ap- is as Mortgagors may be- and not secondarily, and water, light, power, refriger ut restricting the foregoing or heaters. All of the forego- in in the premises by Morty in the premises by Morty	ne "premises," purtenances ther tentitled thereto wall fixtures, appara- ation and air condo, screens, window going are declared that all buildings a gagors or their suc-	o belonging, and all rents, issue, obelonging, and all rents, issues and profits that, and profits obelonging the state of	es and profits are pledged or hereafter or centrally and windows, the mortgaged of the mort-
gaged premises. TO HAVE AND TO HOLD the premises upon the uses and trusts herein set forth, free the State of Illinois, which said rights and the This Trust Deed consists of two pages. To Deed) are incorporated herein by reference a shall be binding on Mortgagors, their heirs, s Witness the hands and seals of Mo	s unto the said Trustee, its e from all rights and benefi- enefits Mortgagors do herel he covenants, conditions an nd hereby are made a part uccessors and assigns. ortgagors the day and	or his successors its under and by viby expressly releas d provisions appear hereof the same as year first above	and assigns, foreve, for the p rtue of the Hom st a. Exemp e and waive: ing on page 2 (the revers' stors is though they were here set or written.	ourposes, and tion Laws of of this Trust in full and
PLEASE		[Seal]44,5	iliam J. Wilson	[Seal]
PRINT OR			t	
BELOW BIGNATURE (S)		[Seal] Kr	istine A. Milson	
Given under App' hand and official scal, this	personally known to me to lubscribed to the foregoing nowledged that ".h. "Signed to ree and voluntary act, for it and waiver of the right of he	HEREBY CERTIF the the same person instrument appear , sealed and deliver the uses and purpo	aces & loude	on and ack-
This decument prepared by Darlene Fila for Bark & Trust Co. Tinley park, Illinois 60/77	1000 ET	Tinley!	178th Ot. Park, Illinois 60477	244
NAME Bromen Bank &	Travet	THE ABOVE AD:	DRESS IS FOR STATISTICAL Y AND IS NOT A PART OF EU,	
NAL T. ADDRESS 17500 Oak Pr	nrk Avenue	иранние дизн	ENT TAX BILLS TO.	3114
GITY AND Tinley Park	111inois 601,77		(NAME)	
OR RECORDER'S OFFICE BOX	NO		IADORESSI	Ł

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

1. Morrisgoes shall (1) keep asid premises in good condition and repair, without sasts; (2) groups by regair, relative, or related to the following the control of the contr

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. 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 of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and he binding upon Mortgagors and all persons claiming under or 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.

I M P O R T A N T

FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTRE, BEFORE
THE TRUST DEED IS FILED FOR RECORD.

							Trust Deed	
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Trustee