III.

Form 15-C (Rev.) - TRUST DEED - Insurance and Receiver

25472083

Perfection Legal Forms & Printing Co., Rockford, III.

This Indenture WITNESSETH, That the GrantorS, ANTON H. GEBBEKEN and ALMIRA E. FEBBEKEN, individually and as husband and wife,

of the City

of Chicago

County of Cook

and State of Illinois

for and in confucation of the sum of FIFTY ONE THOUSAND AND NO/100 (\$51,000.00) - Dollars

in hand paid, CONVEY and WARRANT to

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HERTA SCHALK REICKE, Trustee,

City of Chicago County of Cook and State of ILL. and to his successors in trust hereinafter names, it to purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improven nor thereon, including all heating, gas and plumbing apparatus and fixtures, and everything appurtenant Cook thereto, together with all rents issue and profits of said premises, situated in the County of

Lot 43 in E. W. Zander and Company's Subdivision of Sub-L 1 in the Superior Court Division of Lot 2 in the Court Partition of the West Half of the North Jest Quarter of Section 18, Township 40 North, Range 14, East of the 3rd P.M., in Cook County, Illinois.

Hereby releasing and waiving all rights under and by virtue of the n mestead exemption laws of the State of Illinois IN TRUST nevertheless, for the purpose of securing performance of the constant agreements herein.

WHEREAS, The Grantor S, ANTON H. GEBBEKEN and ALMIRA E. GEBBEKEN, his wife, are justly indebted upon their one principal promissory note earing even date herewith in the sum of

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COOK COUNTY, ILLINOIS FILED FOR RECORD

P_CO DER OF DEEDS

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at R. R. 4 - Box 241-A, Antioch, Illinois, 60002,

or such other place as the legal holder hereof may from time to time in writing appoint,

THE GRANTORS covenant and agree as follows: (1) to pay said indebtedness, and the interes, the con as herein and in said notes and coupons provided, or according to any agreement extending time of payment; (2) to pay p. 00 to the time that penalty will attach in each year, all agree to educate the control of the time of payment; (2) to pay p. 00 to the time that penalty will attach in each year, all agrees to educate the control of the time of payment; (2) to pay p. 00 to the time that penalty will attach in each year, all agrees to educate the control of the payment; (2) to pay p. 00 to the time that penalty will attach in each year, all agrees to educate the control of the payment; (2) to pay p. 00 to the control of the payment; (3) to keep all buildings or improvements on said premises that may he when the destroyed or the payment is to said premises that the penalty is the payment is to be applied of the said the payment is to be applied of the said the payment is to be applied of the payment of the payment

with interest thereon from time of such breach, at seven per cent. per annum shall be recoverable by foreclosure hereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

IT IS AGREED that all expenses and disbursements, paid or incurred in behalf of complainant in connection with the foreclosure hereof—including reasonable solicitor's fees, outlays for documentary evidence, stemographe's charges, cost of procuring or completing, an abstract of title showing the whole title to said premises embracing foreclosure decree—shall be paid by the grantor...; that the like expenses and disbursements, occasioned by any suit or proceeding wherein the trustee..., or any part of that the like expenses and disbursements, occasioned by any suit or proceeding wherein the trustee..., or any part of said indebtedness, as such, may be a party, shall also be paid by the grantor...; that the expenses and disbursements shall be an additional lien upon said premises, shall be taxed as consts and included in any decree that may be rendered in such foreclosure proceeding, which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release hereof given, until all such fees, expenses and disbursements, and the costs of suit, including solicitor's fees, have been paid. The grantor..., waive.... all right to the possession of and income from said premises pending such foreclosure proceedings, and until the period of redemption from any sale thereunder expires, and agree ... that upon the filing of any bill to foreclose this Trust Deed, a Receiver shall upon motion of Solicitor for complainant, without notice, be immediately appointed by the court before which such motion for the appointment of a receiver shall come on for hearing, to take possession or charge of said premises, and collect such income and the same, less receivership expenditures, including repairs, insurance premiums, taxes, assessments and his commissions, to pay to the person

IN THE EVENT of the death, inability, removal or absence from said

Of Said County of the grantee,
or of his refusal or failure to act, then

BERNARD F. REICKE

Of said County is hereby appointed to be
the first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the
acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid coverants and agreements are performed, the trustee, or his successor in trust, shall release said premises to the party entitled thereto on
receiving his reasonable charges.

This	Instrument w	E Peptiel By	the grantor S th	is
JAM	es Lumber, A	ATTY.	[SFAI]	

P.O. Box 329 404 Lake Strot

Antioch, Illinois 60002

A. D. 19 80.

ISEAL

ANTON H. GEBBEKEN
ALMIRA E. GEBBEKEN
ALMIRA E. GEBBEKEN

LINOFEICIAL COPY

404 Lake Street Antioch, Illinois 60002	1	25472083	
E. Comità genent was Pre- AMES LUMBER, ATTY.		undersigned, a Notary Publ	Lic,
	in and fo	or, and residing in said County, in the State	
	personally known to me to	EKEN, his wife, are be the same person. S whose names are	2 subscribed
A,	knowledged thatthey	ent, appeared before me this day in person signed, seal and delivered the said instru-	ment as
0		and voluntary act for the uses and purpos release and waiver of the right of homest notarial seal this 15th	ead.
My Commission Emire	5		
MY COMM.	SIGN EXPIRES DEC 13 1982 U "LINOIS NOTARY ASSOC	XIII	100
	Ojs		1000
RETURN TO: JAMES LUMBE Attorney at Lev		W. W.	
P.O. Box 329 404 Lake Stree Antioch, Illinoi			
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Q.	is. Nos. Nos. Counts aforesaid, on the	19 Book	=
DEED	SS. Nu.	corded in	, Co.; Restlor
	County SS	day of	mar & Printing
TRUST	P. R. Marit was	o'cloek da	uction Legal Fo
, H	STATE OF County This instrument was fited for record in the Recorder's Office of County aforesaid, on the		1
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	NO DE RECO	ENER NAMEN	

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