UNOFFICIAL COPY

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<u></u>	in new program of the months in 1.7 kills de			ecrestoses astalastal	
	TOUGH BEEN	1	PM 1 43	25487695	
· · · · · · · · · · · · · · · · · · ·	TRUST DEED	ISEO JUN 10		NO 101000	
		1 · .	The Abo	ve Space For Recorder's Use O	/nly
THIS IN	DENTURE, made June	9 1980,	between Kang	Doo Rhee and Insun F	thee, his wife,
as jo	int tenants	herein referred to	as "Mortgagora	", and 1187393	· (.56 10.00
herein re	eferred to is "Trustee", with	nesseth: That. Who	reas Mortgago	rs are justly indebted to	the legal holder
payable t	cipal promissory note, terme to Bearer and delivered, in an	nd by which note M	ortgagors pron	iise to pay the principal si	um of Twelve
	d Seven Hanned Thirty alance of primar l remaining	•			e hereon per annum, such
urincinal	sum and interest to be nav	able in installments	as follows: T	bree Hundred Fifty T	bree & 81/100
the 24	on the 24 day of only	, 19 °°, and month thereafter u	ntil said note is	fully paid, except that the	final payment of
payments	and interest, if not soon co on account of the indebted	iness evidenced by	said Note to be	applied first to accrued a	19 83; all such
est on the	e unpaid principal balance an incipal, to the extent not pai	d the remainder to	principal: the u	ortion of each of said ins	tallments consti-
of	per cent per annum, and all	such po ments bein	ig made payable	at Tinley Park, IL	, or at such
that at th	ce as the legal holder of the r ne election of the legal hold	er thereof and with	out notice, the	principal sum remaining	unpaid thereon,
in case de	with accrued interest thereo efault shall occur in the payr	nent, where due of	any installment	of principal or interest in	accordance with
ment con	thereof or in case default sh tained in said Trust Deed (in which event e'c	ction may be ma	ide at any time after the e	xpiration of said
honor, pro	es, without <u>notice), and that</u> otest and notice of protest.	all parties there o	s w rany waive	presentment for paymen	t, notice of dis-
	1141213	S A JUN		JKIGAGE	
	THEREFORE, to secure the particular the particular transfer of the above mention				
whereof is	t initiations of the above mention tained, by the Mortgagors to be hereby acknowledged, Mortgagor, following described Real Estate,	s by these presents CO and all of their estate,	NVEY and VA Cl	PANT unto the Trustee, its or nterest therein, situate, lying	his successors and and being in the
Tot 135	. COUNTY OF in Silver Lake Gardens	Cook AN	D STATE OF A	LINO'S, to wit: the Vest & of the No:	rth West 4
of Secti	on 13, Township 36 Nor	th, Range 12, E	est of the T	hira r'ncipal Meridi	ian, in
COOK COU	nty, Illinois.				
				C '	
				10.	
which, with TOGET	the property hereinafter describe THER with all improvements, to so long and during all such time	d, is referred to herein nements, easements, as	as the "premises," nd appurtenances to be entitled there	hereto belonging, and all cent	, issues and profits
floor coveri	nd on a parity with said real estat- thereon used to supply lieat, gas, and ventilation, including (witho- ngs, inadoor heds, stoves and war- thether physically attached thereto- ment or articles hereafter placed	ut restricting the forest ter heaters. All of the o or not, and it is ag	going), screens, will foregoing are dec reed that all buildi	ndow snades, awnings, storm d lared and agreed to be a part ings and additions and all simi	or's and windows, or the mortgaged flar or other alloa-
the State of	VE AND TO HOLD the premise es and trusts herein set forth, fre f Illinois, which said rights and b	enebis Morigagors do	hereby expressly i	elease and waive:	
Deed) are in	ust Deed consists of two pages. T neorporated herein by reference a	the covenants, condition and hereby are made a	ns and provisions a	ppearing on page 2 (the revers	side of this Trust set out in full and
Witne	ding on Mortgagors, their brirs, s ss the hands and seals of Mo	ortgagors the day		hove written.	0
	PLEASE PRINT OR	Mo El	[Seal]	Kang Doo Rhee	[Seal]
7	TYPE NAME (S) BELOW GONATURE (6)		[Seal]	Insu Rhe	[Seal]
	noil. Founts of Gook	55.,	I, the unde	Insun Rhee rsigned, a Notary Public in an	d for said County,
87.30	Addition of the second	in the State aforesaid, is wife, as joint	bo HEREBY CE	RTIFY that Kenk Doo Rh	ee and Insun Rhee
8	Menting	subscribed to the foreg	oing instrument a	person whose name	person, and ack-
2(3)	D. 100 · 10	free and voluntary act,	for the uses and	elivered the said instrument as purposes therein set forth, inc	duding the release
Given shab	Sandar A Contract Seat, this	and waiver of the right	day of	June Ackella classe	19_80
Committee This dec	ment prepared by	19-5-/		0 7	NOTARY PUBLIC
Bremen Ba	Kluth for enk & Trust Co.		ADDRES	S OF PROPERTY:	- 652
Pinley Pa	ark, IL 60477		<u> 7944</u>	W. Palm Ct.	- ଆ 🥸
			Orla DE ABOV	16	14876 CUMENT
	NAME Bremen Bank & Tr	ust Co.	PURPOSE HIS TH	E COURSES IS FOR STATISTICAL CALY AND IS NOT A PART OF T DEED.	' 1 66 66
MAIL TO:	ADDRESS 17500 Oak Park	. Ave.	The same of the sa	GEQUENT TAX BILLS TO.	96.
	STATE Tinley Park, I	L 60477		(HAME)	- ER

RECORDER'S OFFICE BOX NO

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:

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. Mortgagers shall (I) 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 damaged or her not expressly subordinated to hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the not; (5) complete within a reasonable time any building or buildings now or at any time in process of erection possible from the control of the note.

2. Mortgagors shall be well as the process of the control of the motion of the note.

3. Mortgagors shall pay before any nenalty attaches all general taxes, and shall pay special taxes, special assessments, water charges against the premises when due, and shall, upon writing by the Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under the process of the note that of the process of the proce

tions for the communicement of any suit for the foreclosure hereof after acetal 'si ch right to foreclose whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the forelosure proceedings, including. 's ch items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secure, includens sadditional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and in 're' (remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the fifting of a bill to foreclose this Trust Deed, the Court in chief such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without point, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the '... value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be a point of as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendenc; of such foreclosure suit and, in each of such and a deficiency, during the full statutory period for redemption, whether there be redemption on, as well as during appoint, and all other powers which may be necessary or are usual in such cases for the protection, posses and control, management and operation of the premises during the whole of said period. The Court from time during authorize 1e, rec'ere to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree over osing this Trust Decd, or any tax, special assessment or other lien which may be or become superior to the lin

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 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 because of the compensation for all

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 be 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.

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

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

END OF RECORDED DOCUMENT