

(SEAL)

(SEAL)

	TRUST DEED (MOR	TGAGE)	The state of the second
THIS INDENTURE, dated Sept	tember 28	, 19 <u>79</u> , betwee	n RICHARD BREMER
of theofof	Chicago	, County ofC	ook State of Illinoi
(hereinafter called the "Grantors") and	ANCASTER, herein ref	• •	nistee."
J. REWIETH ID		erred to as in	
$\sim$	witnesseth:		A Committee of the State of the Committee of the Committe
WHEP AS pursuant to the provisions of between the Gr ntor and COMMUNIT	TY BUILDERS, INC.		Seller, the Grantors are justly indebted
to the sum of FE THOUSAND ET holder of the Contract, which indebtedness is p Skokie, Illinor, 50076	GHT HUNDRED ETGHTY  ayable at the offices of COMM	FIVE and no/100 UNITY BUILDERS.	INC., 4101 Dempster St
acarcan francisco de la compansión de la c	CCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC	contraporados atración Canajón	akseo Dazan qura saldesir abstractikas situationatis
NOW, THEREFORE, to so are the paym of all other covenants, agreements a de Sigati	nent, in accordance with the provi	ontract and hereunder, the	e Grantors hereby CONVEY and WAR-
RANT to the Trustee the following described re	, County ofCOOK	, State -	of Illinois, to wit:
Lot 13 in Mills and Sons p	s bdivision recorde	d May 2, 1912 a	
Sundry Lots in Blocks 1, 2,	111 12 of Gale	and Welch's Res	ubdivision of Blocks
27 to 30, Lots 4 to 12 in B	lo k 31 and of Block	ks 46 to 50 (to	gether with vacated
streets and alleys) in A. G			
31, and the South West Quar the Third Principal Meridia	n in Cork conty.	Tllinois.	ui, kaige 15, Lase of
the filled Principal Meridia	ii, iii coch it iiicj, .		
		·	
		<u> </u>	
together with all improvements, tenements, east conditioning, gas and plumbing apparatus and filtereby releasing and waiving any and all rights ut the Contract or according to any agree (1) to yided in the Contract or according to any agree ments against said premises, and on demand to extore all buildings and improvements on the prommitted or suffered; (5) to keep all buildings immunits and with such companies and under contract, which policies shall provide that loss econd to the Trustee, as their respective interes atusfactory evidence of such insurance; and (6 premises.	ixtures, and everything appurtenar inder and by virtue of the homeste pay said indebtedness, and all or more extending the time of payme o exhibit receipts therefor; (3) with oremises that may have been dest s and other improvements now oo such policies and in such form, a thereunder shall be payable first its may appear, and, upon request ) to pay, when due, all indebted:	nt thereto, and a 1 mis, is and exemption, laws of the ther amounts that may ount; (2) to pay, before in thin sixty days after anyone or damaged; (4) it recreates on the premis ill as shall reasonably be to the holder of any principal of the things of th	issues and profits thereof or therefrom; "hate of Illinois.  e pa' able under the Contract, as pro- penally attaches, all taxes and assess- es' action or damage, to rebuild or hat' w to the premises shall not be est is used against such risks, for such tanists." ore. it be legal holder of the or encur orar se on the premises and or to the legal mold of the Contract d by any price encumbrances on the
The Grantors further agree that, in the eight prior encumbrances, either the Trustee or to pay such taxes or assessments, or discharge oncumbrances on the premises; and the Grantor emand, for all amounts so paid and the same sha	he legal holder of the Contract of or purchase any tax lien or title aff is agree to reimburse the Trustee all be so much additional indebted	nay, from time to time, to fecting the premises, or pa or the legal holder of the lness secured hereby.	but need not, procure such an vance, by the indebtedness securing any prior e Contract, as the case n ay be upon
The Grantors further agree that, in the en- terior contained in the Contract, the indebtednotice of any kind, become immediately due an extent as if such indebtedness had been matured. The Grantors further agree that all expensions	ess secured hereby shall, at the o id payable and shall be recoverab by its express terms. uses and disbursements paid or in	ption of the legal holder le by foreclosure hereof, a curred in behalf of plaint	of the Contract, without demand or or by suit at law, or both, to the same diff in connection with the foreclosure
ereof fincluding reasonable attorney's fees, our bstract showing the whole title of said premises nents, occasioned by any suit or proceeding why y the Grantors. All such expenses and disburse ny decree that may be rendered in such forection of be dismissed, nor release hereof given, until aid. The Grantors, for the Grantors and for the	embracing foreclosure decree) sherein the Trustee or the legal ho ments shall be an additional lien stare proceedings; which proceedia I all such expenses and disbursem	all be paid by the Granton ider of the Contract, as sa upon the premises, and ngs, whether decree of sal tents, and the costs of sui	rs; and the like expenses and disburse- uch, may be a party, shall also be paid shall be taxed as costs and included in e shall have been entered or not, shall t, including attorneys' fees, have been
ossession of and income from the premises pen- its Trust Deed, the court in which such compla- rantors, appoint a receiver to take possession or The Trustee shall, upon receipt of its re- tereof by proper instrument upon presentation on the Trustee may execute and deliver a release he roduce and exhibit to the Trustee the Contra- rustee may accept as true without further inquir	aint is filed may at once, and with charge of the premises with power asonable fees, if any, for the pre- of satisfactory evidence that all in- erof to and at the request of any ct, representing that all indebted	nout notice to the Granto or to collect the rents, issue eparation of such release, debtedness secured by thi y person who shall, either	rs, or to any party claiming under the es and profits of the premises. release this Trust Deed and the lien is Trust Deed has been fully paid; and before or after the maturity thereof,
The lien of this Trust Deed is subject and a The term "Grantors" as used herein shall ald severally binding upon such persons and their All obligations of the Grantors, and all righ	ubordinate to the lien of any prior mean all persons signing this Tru respective heirs, executors, admir its, powers and remedies of the Tr	ist Deed and each of them histrators, successors and	s, and this Trust Deed shall be jointly assigns.
addition to, and not in limitation of, those pro- WITNESS, the hand(s) and the seal(s) of the		first above written.	1
	ميك المساحد	01 . 6	<b>ጎ.</b> /

D20 35-90, R. 4/76

This instrument prepared by:

.

Kenneth J. Schneider, 4101 Dempster Street, Skokie, Illinois 60076.

(Name and Address)

(SEAL)

ichira E

Richard Bren

4-ED 3 3 7 . 1000/MAIL

END OF RECORDED DOCUMENT