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	TRUST DEED	930 SEP 31 AM	<b>25605</b>	323
		(300 C) (300 C) (400 C) (400 C)	The Above Space For Recorder's U	ie Offy
THIS 1	NDENTURE, made Septembe joint tenants	er 26 1980, be	tween Martin D. Baran and Dis	ne Barań, his wife
payable Seven on the l	reterred to as "Trustee", witnesses or oromissory note, termed to Leater and delivered, in and fluncess. Forty Eight & 00, balance of principal remaining	"Installment Note", by which note Mor 100————— from time to time u		Mortgagors, made il sum of Five Thous: date hereon ent per annum, such
Dollars the principa payment est on tl	on the 30 deg of October 30 day of each and every m 1 and interest, if not cooner paids on account of the indebtedune uniquid principal balface and rincipal, to the extent not paid	, 1980 , and ! onth thereafter unt d, shall be due on tl ess evidenced by se the remainder to pr when due, to bear in	Iwo Hundred Thirty Nine & 50 il said note is fully paid, except that	/100—Dollars on the final payment of , 1982; all such d and unpaid interinstallments constitutes of at the rate
that at together in case of the term ment co	ace as the legal holder of the rather election of the legal holder with accrued interest thereon, default shall occur in the paymes thereof or in case default shall ntained in said Trust bead in	te n ay, from time to thereof and withou shall become at on int w'en due, of an l occu and continue which which	time, in writing appoint, which not notice, the principal sum remainice due and payable, at the place of y installment of principal or interest for three days in the performance on may be made at any time after the cally waive presentment, for paying the performance of the cally waive presentment, for paying the presentment of the presentment of the presentment of the paying the presentment of the place of the p	te further provides ing unpaid thereon, payment aforesaid, in accordance with of any other agree- e expiration of said
NOW visions an herein con whereof is assigns, th	THEREFORE, to secure the paym d limitations of the above mentione ntained, by the Mortgagors to be pe hereby acknowledged. Mortgagors he following described Real Estate, ar	ent of the said princ a d note and of this I re- formed, and also in co y these presents CONV id all of their estate, ri	il sum of money and interest in accordance of Deed, and the performance of the cows as cration of the sum of One Dollar in E / a d WARRANT unto the Trustee, its his, dr' und interest therein, situate, ly	e with the terms, pro- mants and agreements hand paid, the receipt or his successors and ing and being in the
of sec	4 in Timbers Edge Unit N	mber 2A, being	STATE OF LLINOIS, to wit: a subd vision of part of the t of the Inird Principal Mer	north east \frac{1}{4}
			25605323	Mos El
which, with TOGE thereof for primarily a therein or controlled) floor cover premises w ratus, equi	the property hereinafter described, if THER with all improvements, tener so long and during all such times and on a parity with said real estate a thereon used to supply heat, gas, wa, and ventilation, including (without ings, inadoor beds, stoves and water thether physically attached thereto onent or articles hereafter placed in	s referred to herein as ments, easements, and as Mortgagors may be not not secondarily), and ter, light, power, refrigrestricting the foregoin heaters. All of the for not, and it is agreed at the premises by Mor	he "premises," ppurtenances thereto belonging, and all re entitled thereto (which rents, issue, and all fixtures, apparatus, equipment on arti- ration and air conditioning (whether sin, g), screens, window shades, awnings, ator- going are declared and agreed to be a f that all buildings and additions and all; gagors or their successors or assigns shall	ents, issues and profits d profits are pledged cles now or hereither gle units or centrally do a and windows, art of the mortgaged imilar or other appa-
TO HA upon the us the State o This To Deed) are i	ises.  VE AND TO HOLD the premises uses and trusts herein set forth, free f fillinois, which said rights and bene ust Deed consists of two pages. The neorporated herein by reference and ding on Morttgagors, their heirs, succ ss the hands and seals of Mort	nto the said Trustee, its rom all rights and bene fits Mortgagors do here covenants, conditions as hereby are made a par	or his successors and assigns, forever, fi fits under and by virtue of the Homestead by expressly release and waive: d provisions appearing on page 2 (the reve hereof the same as though they were her year first above written.	or the pur oses, and I Exempt or laws of erse side of this Trusters set out in fall and
	PLEASE PRINT OR	***************************************	[Seal] Martin D. Baran	[Seal]
2	TYPE NAME (E) IGNATURE (E)		[Seal] Dione Borre	ر [Seal]
State of	Cook	he State aforesaid, DO	I, the undersigned, a Notary Public in HEREBY CERTIFY that Martin Do	and for said County, Baran and Diane
8	per sub-	conally known to me to scribed to the foregoing ledged that L. 1914 signer	be the same person. Swhose name Instrument appeared before me this day , sealed and delivered the said instrument the uses and purposes therein set forth,	in person, and ack-
Given under	my hind and policial seal, this expired a COMMISSION EXPIRES AUG	waiver of the relation h	omestead. day of September	1980
	ument prepared by	.5199,00		HOTARY PUBLIC
Bremen B	nzales for ank & Trust Co. 6 ark, IL 60477		ADDRESS OF PROPERTY: 9027 Wagnolia Lane Tinley Park, IL 60177	256
	NAME		THE ABOVE ADDRESS IS FOR STATISTIC PURPOSES ONLY AND IS NOT A PART	
MAIL TO:	NAME Bremen Bank & Tr		THIS TRUST DEED.	25605323
	CITY AND	60477	(MARKE)	<u> </u>
OR	RECORDER'S OFFICE BOX NO		(ABGRESS)	- [

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- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanics liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

- tions in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

  2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent deiault hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

  3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver real policies, including additional and renewal policies to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to be respective dates of expiration.

  4. In case of de fault therein, Trustee or the holders of the note may, but need not, make any payment or perform any act herein-before required or Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest's a prior encumbrances, if any, and purchase, dischange, compromise or settle any tax lien or other prior lien or title or claim thereof are redeem from any tax-vale or forfeiture affecting said premises or contest any tax or assessment. All moneys fe

- plus reasonable compens due to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness are seed hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per ar unt. Inaction of Trustee or holders of the note shall never be considered eas a waiver of any right accruments of the property of the prope

- - 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 hinding 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.

*	The Installment Note mentioned in the within 1 fust Deed in
IMPORTANT OR THE PROTECTION OF BOTH THE BORROWER AND ENDER. THE NOTE SECURED BY THIS TRUST DEED	been identified herewith under Identification No
HOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE HE TRUST DEED IS FILED FOR RECORD.	Trustec