## **UNOFFICIAL COPY**

		59	:		
TRUST DEED 4000 0	CT 17	PM 1 59		•	
(ILLINOIS)	•				
25628585	OT 1 7	The Above	Space For Recorder's Use Only.		
THIS INDENTURE, made October 7			Space For Recorder's Use Only Do Cash, Jr. and Bett		$_{10.00}$
his sife to induct towards		•	•	y Jane C	s su,
, (-)		to as "Mortgagors",			
Bremen herein referred to as "Trustee", witnesseth:	Bank & That, W	: Trust Co. /hereas Mortgagors	are justly indebted to the	legal hold	ler
of a principal problems note, termed "Install	lment N	ote", of even date l	nerewith, executed by Morta	gagors, ma	de
payable to Bearer and delivered, in and by wh					
on the balance of princips' r maining from the			and interest fromdate he		ch
principal sum and interest to be payable in in					
Dollars on the 20thday or November ,	1980 , 2	and Two Hundred 1	Nine & 19/100	- Dollars	
the 20th day of each and every month the	nereafte	until said note is fo	ully paid, except that the fina		
principal and interest, if not sooner aid, shall payments on account of the indebtednes, vice	be due	on the 20th day	of Uctober , 19	B2; all su	
est on the unpaid principal balance and the ren					
tuting principal, to the extent not paid when d	ue, to b	ear interest after th	ie date for payment thereof	, at the ra	te
of per cent per annum, and all such juy	nents b	eing made payable a	at Tinley Park, IL	, or at su	
other place as the legal holder of the note may that at the election of the legal holder thereo	ard w	me to time, in writi ithout notice, the p	ing appoint, which note furt principal sum remaining uni	ner provid Daid thereo	es n.
together with accrued interest thereon, shall l	occorie .	at once due and pay	able, at the place of payme	nt aforesai	id,
in case default shall occur in the payment, who the terms thereof or in case default shall occur					
ment contained in said Trust Deed (in which	event	cection may be mad	le at any time after the expir	ation of sa	id
three days, without notice), and that all partic honor, protest and notice of protest.	es there	) severally waive p	presentment for payment, n	otice of di	s-
TALLO 10 A LL	BULC	DUZODI	-0.4.05		
	NIII	$\mathbb{R} \cap \mathbb{R} \cup \mathbb{R} \cup \mathbb{R}$	GAG-1		
visions and limitations of the above mentioned note:	Mic safeout and of th	rindipalis (* 15 miles is Trust Der 1, a) d the	and of the spin accordance with to performance of the covenants a	the terms, pr nd agreemen	'0- 1 <b>ts</b>
NOW THERE ORB December 131 need to visious and limitations of the above mentioned note: liverin contained by the Mortgagors to be performed, whereof is hereby acknowledged. Mortgagors by these assigns, the following described Real Estate, and all of	and also	in consideration to the	e sum of One Dollar in hand pa	iid, the recei	ipt nd
assigns, the following described Real Estate, and all of	their esta	ite, right, title and int	erest therein, situate, lying and	being in t	he
, COUNTY OF Cook			INOIS, to wit:Lot 2 in Blo		
W.C.Groebe's Kimberly Heights Second A of the South West quarter of Section 2					ari
Principal Meridian, (except the West 1	17 3 ro	ds of the South	40 rads thereof) and	(except	
the Southerly portion thereof dedicate	ed for	highway purpose	s for 167th Street) in	Cook	
County, Illinois, a plat of which was	record	led July 10, 195	6 as Dodynert 16634476	, in Coo	k
County, Illinois.					
which, with the property hereinafter described, is refere	od to bere	in or the "premires"	'.0		
TOGETHER with all improvements tenuments a	DEMINISTR.	and approprientances the	ereto belonging, and I rents. issu	ses and profi	ts
thereof for so long and during all such times as Mort primarily and on a parity with said real estate and not s	gagors ii econdaril	y), and all fixtures, app	paratus, equipment or art cles n	w or hereafte	er
therein or thereon used to supply heat, gas, water, light controlled), and ventilation, including (without restricti floor coverings, inadoor heds, stoves and water heaters premises whether physically attached thereto or not, a ratus, equipment or articles hereafter placed in the p	t, power,	refrigeration and air or regoing), screens, wind	ow shades, awnings, storn	and window	'S,
floor coverings, inadoor heds, stoves and water heaters, premises whether physically attached thereto or not, a	. All of t indit is	he foregoing are declar agreed that all building	red and agreed to be a part of t gs and additions and all similar r	ti mortgage . other appa	ed 2-
ratus, equipment or articles hereafter placed in the pr gaged premises.	remises b	y Mortgagors or their	successors or assigns shall be par	t of the more	t-
TO HAVE AND TO HOLD the premises unto the					
the State of Illinois, which said rights and henefits Mo	rigagors	do hereby expressly rel	ease and waive:	e of the True	**
upon the uses and trusts herein set forth, free from all the State of Illinois, which said rights and henefits Mo This Trust Deed consists of two pages. The covena Deed) are incorporated herein by reference and hereby	are made	a part hereof the sam	e as though they were here set of	out in full an	id
shall be binding on Mortgagors, their heirs, successors : Witness the hands and seals of Mortgagors	anu assigi	15.			
		[Seal]	asom s. Get 2r.	[Seal	1]
PRINT OR	)		arson D. Cash, Jr.	<b>,</b>	
TYPENAME (B)		) [Seal]	Titty Jane Cash	[Se3	l)
SIGNATURE (S)	<u>_</u> _		etty/Ishe Cash		
State of Illinois County of Cook	.55.,	I, the unders	igned, a Notary Public in and for	r said County	у.
	e aforesai Cash	d, DO HEREBY CER' his wife, as ic	rify that Carson D. Cash,	ore and	
personally personally subscribed	known to	me to be the same per	oint tenants sonswhose namesare eared before me this day in per	son, and ack	 :-
ARAL nowledged	that the	Signed, sealed and deli	ivered the said instrument as troposes therein set forth, including	heir	•••
free and vo	duntary a	ct, for the uses and pu ht of homestead.	rposes therein set forth, includir	ig the releas	c
Given under my hand and official seal, this	7th	day of	October	19.8C	).
Commission expires Quest 5,	.19/3		James L. Juli	HOTARY PUBLIC	 c
This document prepared by					
Ellen M. Kluth for Bremen Bank & Trust Co.		ADDRESS	OF PROPERTY:	_	2
Tinley Park, IL 60477			eslie Ann Dr.	[ ] 원	я
		Tinley	Park, IL 60477	- 第 - 은	Ĭ.
		THE ABOVE	ADDRESS IS FOR STATISTICAL	- 항 - S	ຊ
NAME Bremen Bank & Trust Co	0.	THIS TRUST	ADDRESS IS FOR STATISTICAL ONLY AND IS NOT A PART OF DEED.	DOCUMENT NU	я
Nac State of the s		SEND SUBSE	QUENT TAX BILLS TO.		ဝူ
ADDRESS 17500 Oak Park Ave.	•	<del></del>		DOCUMENT NUMBER	/ E
STATE Tinley Park, IL 60	0477		(NAME)	∺	
OR RECORDER'S OFFICE BOX NO			(ADDRESS)		
			(AUDRESS)		

hereof, and upon request exhibit satisfactury evidence of the discharge of such prior lien to Trustee or to holders of the note; (3) with all requirements of law or municipal ordinances with requests on the twee thereof; (7) me on material share thous 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. The party attacket age lageneral taxes, and shall pay special taxes, special assessments, water charges, swort service charges, and other charges apainst 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 default hereunder Mortpason shall pay in full under protest, in the nanner provided by statute, any tax or assessment which Mortpasons may desire to contest.

1. Mort pains shall began all hundrons and improvements now or herecifers estanced us and premises stated spainst loss or explaining the same or to jusy in full the indehenders, sweared hereby, all in companies statistatory to the holders of the next of the pay the cost or explaining or repairing the same or to jusy in full the indehenders executed hereby, all in companies statistatory to the holders of the next of the pay the cost or explaining or repairing the same or to jusy in full the indehenders were developed to the holders of the hold

no action for the enforcement of the nen of this Trust Deed or of any provision nervot shall be subject to any deed a which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access there to hall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any action of this Trust Deed or to exercise any power herein given that of the agents or employees of Trustee, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note herein described any note wh

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 be hinding upon Mortgagors and all persons elaiming 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	ha
been identified h	crewit	h under Ide	ntificat	ion No	*********		

END OF RECORDED DOCUMENT