## UNOFFICIAL COPY

TROST DEED		OCT 17 PM 2 00	1
25628586	1930	The Above Space For Recorder's Use Only	
THIS INDENTURE, made October 10	00T1118000 bes	· · · · · · · · · · · · · · · · · · ·	ToBisone. Maso
wile, as joint tenants here	in referred to as "	Mortgagors", and	
Bre herein of erred to as "Trustee", witnesse of a principal promissory note, termed "Ir payable to Sever and delivered, in and by Two Hundred Fifty One & 16/100—	which note Mortg	i even date nerewith, executed by Mortg	agors, made of Three Thousar
on the balanc of principal remaining from principal sum and interest to be payable Dollars on the Ody of November	in installments as 1980 , and Nii	follows: Ninety & 31/100	Dollars on
principal and interest, if not sooner paid, a payments on account of the indebtedness est on the unpaid principal bolance and the tuting principal, to the extending the content of the extending principal, to the extending principal	shall be due on the evidenced by said remainder to prin en due, to bear int	Note to be applied first to accrued and ucipal; the portion of each of said installmerest after the date for payment thereof,	3 ; all such inpaid inter- ients consti-
other place as the legal holder of the note in that at the election of the legal holder to together with accrued interest there in case default shall occur in the payment, the terms thereof or in case default shall oment contained in said Trust Deed (in withree days, without notice), and that all phonor, protest and notice of protest.	may, from time to ereof and without all become at once when due, of any car and continue f	time, in writing appoint, which note furtl notice, the principal sum remaining unp due and payable, at the place of paymer installment of principal or interest in accor or three days in the performance of any o	her provides aid thereon, nt aforesaid, ordance with other agree-
NOW THEREFORE to secure the payment visions and limitations of the above mentioned in herein contained, by the Mortgagors to be performed is hereby acknowledged. Mortgagors by tassigns, the following described Real Estate, and a COUNTY OF COO	of the sain of coal note and of this Trus med, and also coal hese presents CON/E ill of their estate, 12'	sum of money and interest in accordance with the Deed, and the performance of the covenants and ideration of the sum of One Dollar in hand party and WARRANT unto the Trustee, its or his selection, the and interest therein, situate, lying and ATLOF ILLINOIS, to wit:	he terms, pro- id agreements id, the receipt successors and being in the
Lot 83 in Brementowne Estates Uni $\frac{1}{4}$ and part of the Northwest $\frac{1}{4}$ of Third Principal Meridian, in Cook	t No. 1 being a Section 24, Tow	stod vision of part of the Nort	heast T the
		(Q) 10	ال <sup>ا</sup> ا
thereof for so long and during all such times as primarily and on a parily with said real estate and therein or thereon used to supply heat, gas, water controlled), and ventilation, including (without res floor coverings, inadoor beds, stoves and water he premises whether physically attached thereto or ratus, equipment or articles hereafter placed in travel premises.	its, easements, and ap Mortgagors may be on not secondarily), and light, power, refriger stricting the foregoing aters. All of the foregoing not, and it is agreed the he premises by Mortg	purtenances thereto belong ng, and all rents, issual intitled thereto (which rents, invues and profits all fixtures, apparatus, equipment or articles now attion and air conditioning (who ther single units), screens, window shades, awnings, some doors to ing are declared and agreed to be a part of that all buildings and additions and all similar of agors or their successors or assigns hall be part	s are pledged of or hereafter of or centrally and windows, he mortgaged of the mort-
TO HAVE AND TO HOLD the premiss, unto upon the uses and trusts herein set forth, free from the State of Illinois, which said rights and benefits This Trust Deed consists of two pages. The co Deed) are incorporated herein by reference and he shall he binding on Mortgagors, their heirs, success	s Mortgagors do herel evenants, conditions and reby are made a part sors and assigns.	by expressly release and waive:  I provisions appearing on page 2 (the reverse s de hereof the same as though they were here set	tion Laws of  cl this Trust  m full and
Witness the hands and seals of Mortga	gors the day and y	[Seal] whiten	
PLEASE PRINT OR TYPE NAME(S)	*****	David J. Bisone	
Minercoy (	***************************************	Susan L. Bisone	[Seal]
State of Allinois, County of Coole	SS.,	I, the undersigned, a Notary Public in and for IEREBY CERTIFY that David J. Bison	said County,
W History his wife, as subscr subscr serve nowled free at	joint tenants any known to me to be libed to the foregoing lged that the Wigned, no to the voluntary act, for the contract of	te the same persons whose name S. ATC	on, and ack-
Given under my hand and official seal, this	liver of the right of ho	mestead. day ofOctober	8O
Commission expires	-51943	Name of the	TOTARY PUBLIC
Grace Gonzales for Bremen Bank & Trust Company		ADDRESS OF PROPERTY:	
Tinley Park, IL 60477		7628 W. 160th ZPlace	8 72
NAME Bremen Bank & Tr	rust Co.	Tinley Park; ,IL 60477  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS THUST DEED.	2562858
MAIL 70 ADORESS 17500 Oak Park A	venue	, SEND SUBSEQUENT TAX BILLS TO.	855S

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## 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. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildines or improvements now or hereafter on the premises which may become damaged or he 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 hereoi; (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.

  2. Mortgagors shall may before any penalty attaches all general taxes, and shall may special taxes special assessments waster.

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  - 15. This Trust Deed and all provisions hereoi, 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	Installmet	nt Note	mention	ed in	the	within	Trust	Deed	h				
been	en identified herewith under Identification No												
						. <b></b>							