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COOK COUNTY, ILL INDIS FILED FOR RECORD

1980 NOV -7 PM 1: 09 2.56

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made October 30, 1980 , between BREMEN BANK AND TRUST COMPANY, an Illinois Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated July 1, 1976 trust numb. 76-711, herein referred to as "First Party" and Serement Bank & Trust Company and known as an Illinois corp ration herein referred to as TRUSTEE, witnesseth: THAT, WHE LEAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sun of Dollars, Fifty Thousan and 00/100----

made payable to BLAPT. and delivered, in and lv \ n'th said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement e.d.t. reinafter specifically described, the said principal sum and interest from date hereof ... on the balance of principal remaining from time to time unpaid

et e hereof on the balance of principal remaining from time to time unpaid at per cent per annum in instalments as follows: Six Hundred Twenty Two and 00/100--on the balance of principal remaining from time to time unpaid at the rate of

__lst December Dollars on the 19 80 and Six Hundred Twenty Two and 00/100-day of thereafter until said note is fully paid except that the final 1st day of each month day of November payment of principal and interest, if not sound prid, shall be due on the 1st All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid

principal balance and the remainding to principal; I roy de l that the principal of each instalment unless paid when due shall bear interest at the rate of principal per cent at such banking house or trust company in Tinley Pa k. Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, the latite office of

Bremen Bank & Trust Company NOW. THEREFORE, First Party to secure the payment of the said princips. ... on money and said interest in account and limitations of this trust deed, and also in consideration of the sum of One Dol ar in hand paid, the receipt whereof these presents grant, remise, release, altern and convey unto the Trustee, its success, of unique, the following describe being in the COUNTY OF ... COOK.

AND STATE OF ILLINOIS to the COUNTY OF ...

The South 17 feet of Lot 13 (except the West 112,50 feet thereof) and the North 46.50 feet of Lot 14 (except the West 112,50 feet thereof) in Block 3 of Christian Andres Subdivision of part of the South 4 of 1 of the Southwest k of Section 30, Township 36 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

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THIS DOCUMEN'S PREPARED AVI IORTOA X DEPT.

BRÉMEN BANK & TRUST COMPANY 17500 OAK PARK AVEN'E 6',47

RECORDER'S OFFICE BOX NUMBER

IS FURTHER UNDERSTOOD AND AGREED THAT:
Until the indebtedness aforesaid shall be fully raid.

NAME Bremen Bank & Trust Company FUR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE STREET 17500 Oak Park Ave. 17366 S. Oak Park Ave. CITY Tinley Park, Il. 60477 Tinley Park, Il. 60477 R OR INSTRUCTIONS

BOX 533

UNOFFICIALECOPY

holders of the note, such rights to be evidenced by the standard motional and renewal policies, to holders of the note, and in case of in	rigage clause to be attached to	to each policy; an	d to deliver all poli icies not less than t	eles, including addi- en days prior to the
tional and renewal policies to holders of these let and in easier in in respective dates of expiration; then Trustee or the holders of the 1 in any-form and manner deemed expedient, and may, but need not, and purchase, discharge, compromise or settle any tax lien or other ing shid premises or contest any tax or assessment. All moneys paid nection therewith, including attorneys fees, and any other moneys in	note may, but need not, make make full or partial payment prior lies or title or claim th	any payment or is of principal or nereof, or redeem	perform any act he interest on prior er from any tax sale	creinbefore set forth cumbrances, if any, or forfeiture affect-
ang gain premises or contest any tax or sizesiment. All moneys paid nection therewith, including attorneys fees, and any other moneys in the lien hereof, plus reasonable compensation to Trustee for each m tional indebtedness secured hereby and shall become immediately-do per annum. Inaction of Trustee or holders of the note shall never to provisions of this paragraph.	advanced by Trustee or the his advanced by Trustee or the his atter concerning which action up and psychic without notice	olders of the note herein authorize and with interes	to protect the more different the may be taken, shi thereon at the re-	igaged premises and all be so much addi- te of eight per cent
The Trustee or the holders of the note hereby secured making to any bill, statement of 'estimate procured from the appropria or into the validity of any tax, assessment, sale, forfeiture, tax lien or the procured from the sale.	ate public office without inquor title or claim thereof.	iry into the accu	acy of such bill, st	atement or estimate
3. At the option of the holders of the note and without notice teed shall, notwithstanding anything in the note or in this trust de manhing payment of any instalment of principal or interest on the only of the thing specifically set forth in paragraph one hereof me after the expiration of said three day period.	ed to the contrary, become of note, or (b) in the event of and such default shall conti	tue and payable the fallure of Fi	(a) immediately in rst Party or its suc- ys, said option to	the case of default essors or assigns to be exercised at any
ne after the expiration of said three day period. 4. When the indebtedness hereby secured shall become due went to foreclose the lien hereof. In any suit to foreclose the lien he	fiether by acceleration or of	herwise, holders	of the note or Tru	stee shall have the
le all expenditures and expenses which may be paid or incurred praiser's fees, outlays for documentary and expert evidence, sten be expended after entry of the decree) of procuring all such abst:	by or on behalf of Trustee or ographers' charges, publication racts of title, title searches an	r holders of the in costs and costs and examinations.	note for attorneys' (which may be es guarantee policies.	fees, Trustee's fees, timated as to items Torrens certificates,
me after the expiration of said three day period. 4. When the indebtedness hereby secured shall become due we got to foreclose the lien hereof. In any suit to foreclose the lien hereof, in any suit to be expended after entry of the decree of or procuring all such abstind similar data and assurances with respect to title as Trustee or to evidence to bidders at any sale which may be had pure with the suit of the sale of the	holders of the note may deem such decree the true conditi shall become so much additi	to be reasonably on of the title to onal indebtednes	or the value of the secured hereby as	e premises. All ex-
any proceeding, including probate and bankruptey proceed, reason of this trust dee compliment indebtedness hereby secured, crust of such right to freche whether or not actually commence	to which either of them sha (b) preparations for the con- d: or (c) preparations for the	il be a party, elt imencement of a ne defense of an	her as plaintiff, cla ly sult for the fore threatened suit o	mant or defendant, closure hereof after r proceeding which
ight affect the premise on the security hereof, whether or not actu- 5. The proceeds of any fore losure sale of the premises shall be as and expenses incident to an foreclosure proceedings, including her items which under the ornitario constitute secured indebt deep third, all principal and becent remaining unpaid on the not the proceedings of the process of the process of the pro-	ally commenced. - distributed and applied in all such items as are men	the following ord	er of priority: Firs	t, on account of all hereof; second, all
ther items which under the .em hereof constitute secured indebt ided; third, all principal and it ere t remaining unpaid on the not ghts may appear.	edness additional to that evid te; fourth, any overplus to F	lenced by the not Trat Party, its le	e, with interest the pal representatives	reon as herein pro- or assigns, as their
6. Upon, or at any time after "e' y of a bill to foreclose this re. Such appointment may be made dither before or after sale, with r such receiver, of the person or c rso's, if any, liable for the ps	trust deed, the court in which tout notice, without regard to yment of the indebtedness so	h such bill is filed the solvency of cured hereby, an	i may appoint a rec insolvency at the d without regard to	time of splication the then value of
gats may appear. 6. Upon or at any time after the first performed of the season of th	premises during the penden there be redemption or not, r, would be entitled to called	ey of such forecl as well as durin	osure suit and, in og any further times ues and profits, an	ase of a sale and a when First Party, d all other powers
nich may be necessary or are usual in such ases, or the protection said period. The court from time to time may, ut vrize the recei- debtedness secured hereby, or by any decree I rec using this trust	n, possession, control, manage ver to apply the net income i deed, or any tax, special ass	ment and operation his hands in pressurent or other	ion of the premise yment in whole or lien which may be	in part of: (1) The cor become superior
t marmage	• •	4.35		AEVA IE
 Trustee has no duty to examine the title, location, exist note, to exercise any power herein given unless expressly ob 'gat' d'y to own gross negligence or misconduct or that of the agen, or example. 	or condition of the premises, he terms hereof, nor be liable loyees of Trustee, and it may	nor challed bate e for any alta or require indemni	the ships led by the chilstony here in the lies satisfactory to	ord this sout deed r, except in case of it before exercising
power herein given. 9. Trustee shall release this trust deed and the lien thereof by ured by this trust deed has been fully paid; and Trustee may e. a	rop instrument upon pres cute nd deliver a release h	entation of satisf	actory evidence th the request of any	et all indebtedness person who shall,
y power ferein given. B. Trustee shall release this trust deed and the lien thereof by B. Trustee shall release this trust deed and the lien thereof by there before or after maturity thereof, produce and exhibit to Ta presentation Trustee may accept as true without inquiry. Where to genuine note fierein described any note which bears a certificate forms in substance with the description herein contained of the case is requested of the original trustee and it has never execute und of the note and which purpose to be executed on behalf of i	stee the note representing the a release is requested of a s	n all indebtered necessor trusteer to be executed b	pucir-successor tru y'-1 prior trustee h	m ween paid, which may accept as ercunder or which ty: and where the
forms in substance with the description herein contained of the ruse is requested of the original trustee and it has never execute y accept as the genuine note herein described any note which me ted of the note and which purports to be executed on behalf of !	a ert cate on any instrur ay be er co. ed and which c	nent identifying conforms in subst	same as the note of	lescribed herein, it ription herein con-
10. Trustee may resign by instrument in writing filed in the offi- orded or filed. In case of the resignation, inability or refusal to act sated shall be Successor in Trust. Any Successor in Trust hereund any Trustee or successor shall be entitled to reasonable compen	ce of the Brower or Registre to Trustee. The Record	rar of Titles in vier of Deeds of i	hich this instrume he county in which authority as are he	nt shall have been h the premises are rein siven Trustee!
ured ensur he Successor in Trust. Any Successor in Trust hereing				
11. That in the event title shall be concorration, other than the undersigned ter such transfer of title shall have the beneated under the terms of the Note see	onveyed to a v per f or any one or mo he right to adjus- cured hereunder.	rson or per the annual of the control of the contro	sons, firm, then the l'rate of l the Bank, i	truster Truster nterest
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