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1979 JUL 6

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	The state of the s	mes Edward Tadra and Bonita J. Tadra,	
his wif	fe, as joint tenants herein referred to as "Mortgage" Bremen Bank & Trust Co.	ors", and	
of a prine	eferred to as "Trustee", witnesseth: That, Whereas Mortga cipal promissory note, termed "Installment Note", of even de	ate herewith, executed by Mortgagors, made	
pavable t	to Bearer and delivered, in and by which note Mortgagors pr	omise to pay the principal sum of Twenty-Two	
Thousan	nd "in se Hundred Ninety-Five and 24/100 Doi	lars, and interest from Date Here On	
on the ba	at me of principal remaining from time to time unpaid at th	e rate of 12.16APR per cent per annum, such	
	sum a dinterest to be payable in installments as follows:		
		red Sixty-Six and 61/100— Dollars on	
the 5th		day of July , 1986; all such	
principal	and interes, it not sooner paid, shall be due on the 5thes on account a the indebtedness evidenced by said Note to		
est on the	e unpaid principal Jalance and the remainder to principal; the	e portion of each of said installments consti-	
tuting pr	incipal, to the enternot paid when due, to bear interest afte	er the date for payment thereof, at the rate	
of	per cent per annum, and all such payments being made paya	ble at Tinley Park, III. , or at such	
that at th	ce as the legal holder of the note may, from time to time, in the election of the legal holder thereof and without notice, the	he principal-sum remaining unpaid thereon,	
together	with accrued interest thereo shall become at once due and	l payable, at the place of payment aforesaid,	
in case de	efault shall occur in the payment, when due, of any installment	int of principal or interest in accordance with	
ment con	s thereof or in case default so a cour and continue for three stained in said Trust Deed (in which event election may be	made at any time after the expiration of said	2
three day	s thereof or in case default state cour and continue for three trained in said Trust Deed (in which event election may be yet, without uptice), and that all passes hereto esperally was otest and notice of the best.	ive mesentingnt for payment, notice of dis-	
honor, pro	otest and notice dispotest.	VIUNTUAGE 5	?
	THO IO A STROKE.		ί
Now	THEREFORE to secure the payment of the sai, principal sum of med limitations of the above mentioned note and of the 7 cust Deed, am tained, by the Mortgagors to be performed, and the consideration hereby acknowledged. Mortgagors by these presents (c. v/EY and W. e following described Real Estate, and all of their estate right, title and	oney and interest in accordance with the terms, produce the performance of the covenants and agreements of the sum of One Dollar in hand paid, the receipt	
herein cont	d limitations of the above mentioned note and o the rust Deed, and	of the sum of One Dollar in hand paid, the receipt	2
whereof is	hereby acknowledged. Mortgagors by these presents '.c. NYEY and W. e following described Real Estate, and all of their estate right, title an	ARRANT unto the Trustee, its or his successors and interest therein, situate, lying and being in the	
	COUNTY OF COOK AND STATE OF	ILLINOIS, to wit:	
Lot 1015	5 in Bremen Towne Estates Unit 6, being . Subdiv	ision of the North West 1/4 of the	
South We	est 1/4 of Section 24. of the South West 1/1 or	the South West 1/4 of Section 24,	
of the S	South East 1/4 of the South West 1/4 of Section	24, of part of the North East 1/4 of the	е
South We	est 1/4 of Section 24, also of part of the North 25, of part of the North East 1/4 of the North	West 1/4 of the North West 1/4 of	
Shin 36.	Range 12 East of the Third Principal Meridian	in Cock County: Illinois.	
J	,g		
which, with	the property hereinafter described, is referred to herein as the "premise THER with all improvements, tenements, easements, and appurtenance so long and during all such times as Mortgagors may be entitled the nd on a parity with said real estate and not secondarily), and all fixtures the property to transfel less as water links power refrigeration and	es,"	
TOGET	THER with all improvements, tenements, easements, and appurtenance so long and during all such times as Mortgagors may be entitled the	es thereto belonging, and all rents, issues and pronts ereto (which ents, ssues and profits are pledged	
primarily at	nd on a parity with said real estate and not secondarily), and all fixtures	s, apparatus, e uipment or articles now or hereafter	
controlled).	and ventilation, including (without restricting the foregoing), screens,	window shades, aw and storm doors and windows,	
premises w	hether physically attached thereto or not, and it is agreed that all bu	ildings and additions and all similar or other appa-	
ratus, equip	so long and during all such times as Mortgagors may be entitled in and on a parity with said real estate and not secondarily, and all fixtures thereon used to supply heat, gas, water, light, power, refrigeration and and ventilation, including (without restricting the foregoing), screens, ings, inadoor heds, stoves and water heaters. All of the foregoing are other physically attached thereto or not, and it is agreed that all but put of the resulting and the said trustee, its or his suc vive AND TO HOLD the premises unto the said Trustee, its or his suc	their successors or assistis that be part of the mort-	
TO HA	NISCS. VVE AND TO HOLD the premises unto the said Trustee, its or his sussess and trusts herein set forth, free from all rights and benefits under a fillipois, which said rights and henefits Mortgagors do hereby express	cessors and assigns, forever, for the purposes, and and the homester d Exemption Laws of	
the State of	of Illinois, which said rights and benefits Mortgagors do hereby express rust Deed consists of two pages. The covenants, conditions and provision	ly release and waive:	
Deed) are in	incorporated herein by reference and hereby are made a part hereot the	same as though they were here out in full and	
Witnes	iding on Mortgagors, their heirs, successors and assigns. ess the hands and seals of Mortgagors the day and year first	aboye written.	
	[Sea	1) Janua Colward la de - 1 call	
	PRINT OR	James Edward Tadra	
	TYPEINAME(S)	Boute gladen [5 1]	
باري. 1900 ماريد	DGNATUMELS)	Bonita J. Tadra	
State of Jill	mos Comiy at Cook ss. I, the ur	ndersigned, a Notary Public in and for said County,	
243	in the State aforesaid, DO HEREBY (Boni ta J. Tadra, his wife.	CERTIFY that James Edward Tadra and as joint tenants	
7	personally known to me to be the sam	t appeared before me this day in person, and ack-	
		d delivered the said instrument as their	
14.16	free and voluntary act, for the uses at	nd purposes therein set forth, including the release	
Given under	and waiver of the right of homestead. """ And waiver of the right of homestead. """ hand and official seal, this 29th day of d	June1979	
Commission	expires CLBI & Isugui sangki noisennung 188	Dalin F. H. NOTARY PUBLIC	
	ument prepared by		
	selberger for		
		6538 Parliament Drive	
Timey Pa	CLA LIE COAL	inley Park. 111. 60477 S C.N	
		BOVE ADDRESS IN FOR STATISTICAL	
	NAME Bremen Bank & Trust Co. PDERFO.	BOVE ADDRESS IS FOR STATISTICAL SESSIONLY AND IS NOT A PART OF ZEROST DEED.	
	ACTION OLD THE LAND BETWEEN	SUBSEQUENT TAX BILLS TO.	
MAIL TO:	ADDRESS 17500 Oak Park Ave.	6538 Parliament Drive College Park, Ill. 60477 Sove Address is yor Statistical Expension of A Part of Rust Deed. Subsequent TAI Bills To.]
	STATE Tinley Park, Ill. 60477	inful E	
		8 16	
OR	RECORDER'S OFFICE BOX NO	Ol Mapatan	
	Car Car	11 .	:
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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 buildings or inuprovements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's 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) complete within a reasonable time any buildings on buildings now or at any time in process of erection upon said premises; (6) 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.

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 default 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 indebteness 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 all 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 the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not make any navment or perform any act become

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of
principal reterest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or
title or thin hereof, or redeem from any tax sale or infeiture affecting said premises or contest any tax or assessment. All moneys
paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorneys'
fees, and any the moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof,
plus reasonable pensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much
additional inde' ted ess secured hereby and shall become immediately due and payable without notice and with interest thereon at the
rate of seven per the or or annum. Inaction of Trustee or bloders of the note shall never be considered as a waiver of any right accruing to them on accordate for any default hereunder on the part of Mortgagors.

stational inde text see second hereby and shall become inmediately due to the considered as a waiver of any tipe and shall become inmediately due not be to the considered as a waiver of any tipe and the rate of seven p.r. to oer annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any tipit accruaints to the most of any default hereunder on the part of Mortgagors.

5. The Trust e or .b. holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to ... by this, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement c c, innet or into the validity of any tay, assessment, sale, forteriure, tax here or title or claim thereof.

6. Mortgagors shall pay cast item of indichedpass, 'negris mentioned, both principal andminerest, when due according to the terms hereof. At the election of the appliers of the pripripal note, and, without notice to Mortgagors, all unpaid indebtedness secured by the default shall occur and upper the proper of the pripripal note, and, without notice to Mortgagors, all unpaid indebtedness secured by the default shall occur and upper the proper of the hortgagors herein contained.

7. When the indebtedness hereby acre of shall become due, whether by the terms of the rote described on page one or by acceleration or otherwise, holders of the n te of states and all have the right to foreclose the like hereof, there shall be allowed and included as additional indebtedness in an edecree for sale all expenditures and expenses which may be paid or incurred by or on behalf of proper to the proper of the

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, nor be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or 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 evicence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof of and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal not. The security of the proper instrument upon presentation of satisfactory evicence that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a case is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which across a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the describing herein contained of the principal note and which purports to be executed by the persons herein described herein, he may accept as the genuine principal note herein designated as the makers the color and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying salve as the principal note described herein, he may accept as the genuine principal note and which purports to be executed by the persons herein designated as a makers the color and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying salve as the princip

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 binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortagors" 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 has