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25215592

COOK COUNTY, ILLINOIS FILED FOR RECORD

Sidney M. Olsen RECORDER OF DEEDS

1979 OCT 30 AH 10: 03

25215592

THIS INDENIURE, Made September 27th, 1979, between BREMEN BANK AND TRUST COMPANY, and I	llinois
Times in the property of a Dood or Doods in trust duly recorde	d and
delivered to said Co apany in pursuance of a Trust Agreement dated August 27, 1979 and kno	)WII -03
delivered to said Co ipany in pursuance of a 11ds 12green	***
trust number. 15-1541, herein referred to as "First Party," and	

BREMEN BANK & TRUST COMPANY

an Illinois corporation has it referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First 28 () has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of

ONE HUNDRED EIGHTY THREE THOUSAND and 00/100----

made payable to BEARER and delivered, in and by which said tot the First Party promises to pay out of that portion of the trust estate subject

to said Trust Agreement and hereina. \* pecifically described, the said principal sum and interest from on the clance of principal remaining from time to time unpaid at the rate of per cent per annum in instalm ats a follows: One Thousand Nine Hundred Fifty-two and

00/100-----

and One Thousand Nine Hundred Fifty-two November 1979 day of Dollars on the and 00/100thereafter until said note is fully paid except that the final day of each month Dollars on the day of October 1989. payment of principal and interest, if not sooner paid, shill be due on the 1st All such payments on account of the indebtedness evidenced by si id note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of kaveryper cent per annum, and of a said principal and interest being made payable at such banking house or trust company in Tinley Park, Illinois as the holders of the note may, from time to time,

in writing appoint, and in absence of such appointment, then at the (ffic of in said City, BREMEN BANK & TRUST COMPANY NOW, THEREFORE, First Party to secure the payment of the said principal sum of and limitations of this trust deed, and also in consideration of the sum of One Dollar in these presents grant, remise, release, alien and convey unto the Trustee, its successors as

AND STATE OF ILLINOIS, to wit:

Cook Lot 1 in Dunkin Resubdivision, being a Resubdivision of Lot 1 in Cre twood Development being a Subdivision of the North 10 Acres of the South 40 Acres of the part of the North West ½ of Section 3, Township 36 North, Range 13, East of the Third Principal Meridian, lying West of the East 60 Acres of the North West ¼ and No th of the South 580 feet of said North West ¼ in Cook County, Illinois (except the West 50,00 feet thereof, taken for highway purposes in Cicero Avenue), in Cook County, 111 mis being in the COUNTY OF

THIS DOCUMENT PREPAREL BY: MORTGAGE DEPT.

BREMEN BANK & TRUST COMPANY
17500 OAK PARK AVENUE
TINLEY PARK, HARRIST SOA77



d, is referred to herein as the 'premises

NAME D	BREMEN BANK &	TRUST COMPANY
E STREET	17500 S. Oak	Park Avenue
I CITY	Tinley Park,	Illinois 60477
V E	보면 기사 통기 생각한 교육: 사기를 기계되다	
R Y INSTRUCT	IONS	OR
R Y instruct		OR

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

13661 S. Cicero Avenue

Crestwood, Illinois 60445

180X 533

Park Pennu

## 25215592

holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies not less than ten days prior to the respective dates of expiration; then Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbornes set forth any-form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbornes, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax and the language of the property of the redeem from any tax and the language of the redeem from any tax and the language of the redeem from any tax and the language of the redeem from any tax and the language of the redeem from any tax and the language of the redeem from the redeem of the note to protect the mortgaged premises and the language of the redeem from the redeem of the note to protect the mortgaged premises and the language of the redeem from the redeem of the note to protect the mortgaged premises and the language of the redeem from the redeem of the second protect the mortgaged premises and the language of the redeem from the redeem of the redeem of the redeem of the redeem the redeem of the rede

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this frust deed that, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) in the event of the falliure of First Party or its successors or satisfant to differ the case of the contrary of the successors or satisfant to the contrary of the case of the

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the line hereof. In any suit to foreclose the line hereof, the here shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees to be expensed to the control of the control of

5. The proceed of my foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all owns and expense mel m to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which it is not a such as the process and it is not a such as the process and priority in all princip in interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their

6. Upon or at any think of the filing of a bill to forcelose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may 's me celluler before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the sale is all be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect 'le' nix, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full stainto' period of redemption, whether there be redemption or not, as well as during any further makes of a sale and a deficiency during the full stainto' period of redemption, whether there be redemption or not, as well as during any further makes and the said state of the sale and a deficiency would be entirely included the said state of the premises during the whole of the premises during the premises during the whole of the premises during the premis

7. Trustee or the holders of the note show have the right to inspect the premises at all reasonable times and access thereto shall be permitted for hat purpose.

8. Trustee has no duty to examine the title, to atton, existence, or condition of the premises, nor shall Trustee be obligated to record this trust dee or to exercise any power herein given unless exprisely on gated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of he agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising.

any power interest and the second of the sec

10. Trustee may resign by instrument in writing filed in the office of the 1 coorder or Registrar of Titles in which this instrument shall have be recorded or filed. In case of the resignation, inability or rectual to act of riustes the then Recorder of Deeds of the county in which the premises a situated shall be Ducessor in Trust. Any Successor in Trust hereunder: all have the identical title, powers and authority as are herein given Trust and the compensation for all acts performed hereunder.

11. That in the event title shall be conveyed to any person or persons, firm, trust or corporation, other than the undersigned of any one or more of them, then the Trustee after such transfer of title shall have the right to adjust the annual rate of interest to be paid under the terms of the Note secred hereunder. Whenever, the Bank, its successors or assigns shall increase the rate of interest in accordance with the foregoing provision, it shall give written notice specifying the new rate; and the effective date of any such increase shall be the date of such transfer or conveyance.

THIS TRUST DEED is executed by the Bremen Bank and Trust Company not personally but as Trustee is 'resid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Bremen Bank and Trust Company here: 'w' it that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or it is all not contained shall be constructed and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or it is all not contained shall be constructed and it is expressly and it is expressly and contained and agreed that nothing herein or it is all not contained shall be constructed to the said first party and it is expressly awaved by Trustee and by every personally are concerned, the light or security hereunder, and it is 'ar as the First Party and its successors and expressly and the said of the property of the prope

IN WITNESS WHEREOF, Bremen Bank and Trust Company, not personally but as Trustee as doresaid, has bunged, and presentate be signed by its Asst TF OFF PRINCES and its corporate seal to be hereunto affixed and attested by its Asst TF OFF OFF COMPANY AND ASST TRUST OF THE ASST TRUST O

and year first above written.	and the state of t		9 (12)
STATE OF ILLINOIS \ SS	BREMEN BANK AND TRI	UST COMPANY as Trustee as croresalliand	ர் நாளையிy,
COUNTY OF COOK	By	96	<b>.</b>
epublication of the second	Assistant	Trust Officer, Parket	7.5 (5°)
Harmonia ja ya Maramania a na a ya sa sa sa sa	Attest (14	Ean M. Newman	
	- <del>-                                  </del>	Assistant Secretary FULL	
n in a til state og gregorier fra 1900 ble i det er en	//		\$3121 <b></b>
I, the undersigned	a Notary Pub	lic in and for said County, in the Siste stores	M, DO HEREBY
CERTIFY that Asst. Tr. Officerwat	BOX of the BREMEN BANK AND TH	EUST COMPANY and ASSISTANT	_Secretary of Said
Company, who are personally effected such Vice Asst. Tr. EXECUTE acknowledged that they signed and delivered the as Trustee as aforesaid, for the uses and purposes and Assistant Secretary, as co	ASSISTABL Secretary said instrument as their own free as their own free as their own free as the said AS stodian of the corporate seat of said	respectively, appeared before me this day devoluntary act and as the free and voluntary act SISTANT Secretary then and there a id Company, did affix the corporate seal of said	of said Company, icknowledged that Company to said
instrument as said ASSISTANT Se aforesaid, for the uses and purposes therein set for	cretary's own free and voluntary ac	t'and as the free and voluntary act of said Comp	any, as irustee as
and control to the control of the co		2741 - /	
	Bive little my hand and I	Notarial Seal this 27th day of Septem	18T
	3	Notary Public o	7
IMPOBTANTE	STATION OF THE PARTY	ent Note mentioned in the within Trust Deed h	as been identified
OR THE PROTECTION OF BOTH THE BORRDY	EN AND DEMOCH.		
HE NOTE SECURED BY THIS TRUST DEED SH		nder Identification No	
TED BY THE TRUSTEE NAMED HEREIN BEFORE	Spanier Die	투자 이 사람들은 사람들이 얼마를 다 되었다.	
		050455	. Trustee