## **UNOFFICIAL COPY**

	Code Committee C			A CONTRACTOR OF THE PARTY OF TH
	_	25242	122	
TRUST DEED	NOVIE AM 9 4	•		
197	NOV 15 AM 9 4	• . •13 be	order & Use Only Free graft al	Petro
•	COOK COUNTY ILL	The Above Space For Re	order's Use Only	- ACTIVITY
THIS INDENTURE, made November 9	10.770 haturas	n Konnoth C For	and Datter & For h	is wife,
in j in tenancy here	in referred to as "Mo	rtgagors", and 252421	22 A — REG	10.00
Bre herein reterred to as "Trustee", witnesse	mentily Barber 12. 12 us 5	Octoppors are justly i	んん 八 一 NEU ndebted to the legal bo	
of a principal promissory note, termed "In	stallment Note", of	ven date herewith, exe	cuted by Mortgagors, m	ade
payable to Parts and delivered, in and by				
Thousand Fix Jundred Twelve and 6 on the balance of principal remaining from				
principal sum and interest to be payable	in installments as fo	llows: One Hundred	Ninety-Seven and 77	/100
Dollars on the 15thday of December	, 19 79, and One	Hundred Ninety-Se	ven and 77/100Dollars	on
the 15th day of each and every mont principal and interest, if not sooner paid, s				
payments on account of the ina bredness	evidenced by said N	ote to be applied first t	o accrued and unpaid in	ter-
est on the unpaid principal balance and the tuting principal, to the extent no paid who				
of per cent per annum, and all such				
other place as the legal holder of the note r	nay, from time to tin	ie, in writing appoint,	which note further provi	des
that at the election of the legal holographic together with accrued interest thereon, sh	a l become at once d	ue and payable, at the	place of payment afores	aid,
in case default shall occur in the payment, the terms thereof or in case default shall oc	y and due, of any ins	stallment of principal or	interest in accordance w	vith
ment contained in said Trust Deed (in w	hica went election n	nay be made at any time	e after the expiration of s	aid
three days, without notice), and that all p honor, protest and notice of protest	arties thereto severa	ly waive presentment	for payment, notice of	dis-
	2 A ALDNIN	D MORTI	CACE	
NOW THEREFORE IS THE TOTAL	ンサンプライバ		JAUL	Dro-
NOW THEREFORE, to secure the payment visions and limitations of the above mentioned in herein contained, by the Mortgagors to be perfor whereof is hereby acknowledged. Mortgagors by the assigns, the following described Real Estate, and a	ore and of this T or. D	eed, and the performance of	of the covenants and agreem	ents
whereas the fellowing developed, Mortgagors by the	iese presents CON\E\	ad WARRANT unto the	Crustee, its or his successors	and
. COUNTY OF Cool	AND STA	TE OF ILLINOIS, to wit:	situate, lying and being in	tiic
The West 2LO feet of Lot 8 in Blo	ck 9 in Elmore's	Hirlem Avenue Esta	tes, being a subdiv	/ision
in the West 1/2 of Section 31, To	wnship 36 North,	Range 13. East of	the Third Principal	L .
Meridian, in Cook County, Illinoi	5∙			
Permanent Tax Number: 28-31-305-0	13 Volume: 3	5		
		(A) a i	100	
autich with the apparent beneits for described in	formed to begain as the "	premises"		
TOGETHER with all improvements, tenence	ts, easements, and appur	tenances thereto belonging	and all rents, issues and pro	fits
which, with the property hereinafter described, is re TOGETHER with all improvements, tenemen thereof for so long and during all such times as primarily and on a parity with said real estate and therein or thereon used to supply licat, gas, water,	not secondarily), and all	fixtures, apparatus, equipm	n or articles now or hereaf	ter 🔰
controlled), and ventilation, including (without res	ricting the foregoing), s	creens, window shades, awr	ings, stam doors and windo	ws.
therein or thereon used to supply heat, gas, water, controlled), and ventilation, including (without res floor coverings, inadoor beds, stoves and water het premises whether physically attached thereto or ratus, equipment or articles hereafter placed in the control of the con	ot, and it is agreed that	all buildings and addition	and Il sin lar or other ap	pa- N
TO HAVE AND TO HOLD the premises unto upon the uses and trusts herein set forth, free from	all rights and benefits	inder and by virtue of the	Homestead Exer prion Laws	of N
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	venants, conditions and pro-	ovisions appearing on page	2 (the reverse side of this Tr	ust
shall be binding on Mortgagors, their heirs, success Witness the hands and seals of Mortgag	ors and assigns.	eor me same as mough the	y were here set out . ( ) in a	·II·u
witness the hands and seals of Moriga	gors the day and yea	[Seal] Sessine	AS Ta [Se	-11
PLEASE PRINT OR		Kennet		1
TYPE NAME(8)		ISeal Betty a	1. Fox [Se	al]
antika Türe (a)			l. Fox	
State of Winois Court 200			Public in and for said Coun	
in the Fox.	State aforesaid, <b>DO HEI</b> his wife in joint	tenancy he same persons, whose n	enneth G. Fox and Be	stoy m
· · · · · · · · · · · · · · · · · · ·	ally known to me to be to bed to the foregoing ins	he same persons, whose n trument appeared before n	this day in person, and a	.k-
	ged that they signed, se	aled and delivered the said	instrument as their set forth, including the relea	····
and wa	iver of the right of home	stead.	19.7	•-
Given under my filing and official seal, this		Dale &	File	
This document prepared by		,0	NOTARY PUBL	LIC
Ellen M. Kluth for	/.≦ ≥			<u> </u>
Bremen Bank & Trust Co. Tinley Park, IL 60477	6 I	18139 Savre Av	Y: 5	స'
	4799/	Tinley Park. 1	11. 60477	γ.J Ή <del>.y</del>
,	46//	THE ABOVE ADDRESS IS TO	11. 60477 K	<u> </u>
NAME Bremen Bank & Trust	Co	THE ABOVE ADDRESS IS FO PURPOSES ONLY AND IS N THIS TRUST DEED.	UT A PART UP	Š
MAIL TO:	. <b>6</b> /	SEND SUBSEQUENT TAX BIL	LS TO. M. B.	. •
ADDRESS 1700 CHILL				
CITY AND Tinley Park, IL	60477]	(NAME)	7	
OR RECORDER'S OFFICE BOX NO		(ADDRESS)		

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 improvements 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 wo rat 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.

the lien hervof. (d) pay when due any juddhedenges which may be secured by a lien or charge, on the greenies superior to the lien any building on or of a tay time in process of excellent populations of the process of

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall he 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 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 BORROW	ER AND
LENDER, THE NOTE SECURED BY THIS TRUS	
SHOULD BE IDENTIFIED BY THE TRUSTEE.	REFORE
THE TRUST DEED IS FILED FOR RECORD.	JEI (JILE
THE TWOOL DOLLD IS TIELD TOK RECORD.	

The	Installmen	t Note	mentioned	in the	within	Trust	Deed ha
been	identified l	nercwith	under Ide	ntificati	ion No		1.03%
	and the second	·		e	20.50	5 Th. 1	