UNOFFICIAL COPY

23.36.208.020

TRUST DEED 25 323 445 BOX 233

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_	THE ABOVE SPACE FOR RECORDERS USE ONLY				
\cap	THIS INDENTURE, Made January 10th, 1980 , between BREMEN BANK AND TRUST COMPANY, an Illinois				
\sim	Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and				
< 1	delivered to said Company in pursuance of a Trust Agreement dated January 10, 1980 and known as				
2	trust number 80-1665 , herein referred to as "First Party," and				
9					
10	an Illinois corporation herein referred to as TRUSTEE, witnesseth:				
-7	THAT, W. Es EAS First Party has concurrently herewith executed an instalment note bearing even date herewith				
φ	in the Principal Sum of ONE HUNDRED TWENTY THOUSAND and 00/100Dollars,				
67.38.66	made payable o F.FARER				
٠,٦	and delivered, in rad by which said Note the First Party promises to pay out of that portion of the trust estate subject				
3	to said Trust Agreeme and hereinafter specifically described, the said principal sum and interest from				
9	date he reof on the balance of principal remaining from time to time unpaid at the rate of				
[104 per cent per anrum in instalments as follows: One Thousand One Hundred Thirty-four and 00/				
ł	100				
1	Dollars on the 1st day (March 1980 and One Thousand One Hundred Thirty-four				
- 1	Dollars on the 1st day March 19 80 and One Thousand One Hundred Thirty-four				
m	Dollars on the 1st day of each thereafter until said note is fully paid except that the final				
-1	payment of principal and interest, if not soon r paid, shall be due on the 1st day of February \$22005.				
- 1	All such payments on account of the indextodress evidenced by said note to be first applied to interest on the unpaid				
- 1	principal balance and the remainder to principal provided that the principal of each instalment unless paid when due				
- 1	shall bear interest at the rate of the per cent per ennum, and all of said principal and interest being made payable				
-	at such banking house or trust company in Tinle, Park, Illinois, as the holders of the note may, from time to time,				
- 1	in writing appoint, and in absence of such appointment, then at the office of BREMEN BANK & TAUNT COMPANY in said City,				
ì	NOW, THEREPORE, First Party to secure the payment of the said principal arm of money and said interest in accordance with the terms, provisions				
- [NGW, THEREPORE, First Party to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in comideration of the sum of the receipt whereof is hereby acknowledged, does by these presents grant, remby, release, allen and convey unto the Trustee, its succe sor, and assigns, the following described Real Estate situate. Ying and				
- (.	being in the Country of Cook " was I save And State of the Port, in with Save And State of the Save And State of the Save And Sav				
- 1					
- }	Lot 44 in Gallagher and Henry's Ishnala Subdivision Vai: Number #5, being a Subdivision				
- }	of part of the North East & of Section 36, Twonship 37 North, Range 12, East of the				
	Third Principal Meridian, in Cook County, Illinois				
_ {	z anegh.				
IJΓ					
וגי	FILED FOR RECORD				
\mathcal{Q}	1960 JAN 17 AN 10- 42 2 5 3 2 3 4 4 5				
. [1960 JRG 11 101 0 101 prepayments of the loan.				
10	any and all prepayments of the loan.				
51	THIS DOCUMENT				
0	THIS DOCUMENT PREPARED OF				
او	MORTGAGE DEPT,				
η	MARGARET D. KOBYLARCZYK				
ďΙ	SREMEN DANK &				
71	BREMEN BANK & TRUST COMPAN) 17500 OAK PARK AVENUE which, with the property hereinafter described, is referred to herein as the "premises," TAMEN REPORTS.				
וע	which, with the property hereinafter described, is referred to herein as the "premises," "premises, "TAIL AVENUE TOGETHER with all improvements, tenements, extended to the co. for				
ł	which, with the property hereinafter described, is referred to herein as the "premises," This beliable, the suppose of the property hereinafter described, is referred to herein as the "premises," This beliable, the suppose of the property hereinafter and profits the rol for so long and during all such times as First Party, its successors of assigns may be entitled thereto (which are pledged primarily and on a parity wind said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, waster, light, power, refrigeration (whether single units or centrally controlled), and wentilation, including (without restricting the foregoingly, screen,				
ł	water, light, power, refrigeration (whether single units or centrally controlled), and ventilision. Including (without restricting the foregoing), screen, window stades, storm doors and windows, shoot coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a part				
	window shades, storm doors and windows, floor coverings, inador beds, awnings, slovers and water heaters. All of the toregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all saints apparatus, equipment or articles hereafter placed in the premises by First Parry or its successors or assigns shall be considered as constituting part of the real estate.				
- }	TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and sasigns, forever, for the purposes, and upon the uses and trusts herein set forth.				
- (1. Until the indebtedness aforesais shall be fully paid, and in ease of the failure of First Party, its successors or assigns to: (1) promptly repair.				
- 1	in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien beread; (2) PAY when due any indebtrothests which have be secured by a lien or charge on the premises superior to the lien hereof, and upon resource exhibit.				
- I	salificatory evidence of the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon add premises; (5) comply with all requirements of law or municipal ordinances with respect				
- (to the premises and the use thereof; [6] refrain from making material alterations in said premises except as required by law or minicipal ordinates; (7) pay before any penalty attacks all general taxes, and have assessments, water charges, sewer service charges, said other charges.				
1	under profest, in the manner provided by statute, any tax or assessment which First Party may dealer to contest; (2) keep all buildings and improve- ments now or hereafter situated on said premises insured against less or damage by first lithining or windstorm under collecte provides to account				
İ	in set forth. It is Further understood and agreed that: 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or injurvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without wate, and fire from mechanics or either lieus or claims for lieu not expressly subscribing to the lieu not expressly subscribed that lieu hereaft satisfactory evidence of the discharge of such prior lieu to Trustee or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (3) comply with all requirements of law or municipal ordinances with respect to the permises and the use thereof; (6) refrain from making misterial alterations in said premises except as required by law or municipal ordinances; (7) pay before any penalty attaches all general taxes, and pay special taxes special sates sentents, water charges, sower service charges, and other charges are the same or the date on upon written request, to first premises the charges, sower service charges, and other charges under protect in the simulation and upon written request to headers of the content; (8) keep all buildings and improvements now or hereafter situated on said premises linuared against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the yout or repairing the same or to pay in full the indebtedness secured hereby, all in companies attisfactory to the holders of the note, under insurance opposite the payment of the pay the yout or pay in the protection of the benefit of the				
_					
	D NAME BREMEN BANK & TRUST COMPANY FOR RECORDERS INDEX FURPOSES				
	E STREET 17500 C Ook Bonk Avenue				
	L 1/300 S. Oak Fark Avenue				
	I ciry Tinley Park, IL. 60477				
	Palos Heights, IL 60463				
	OR The state of th				

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holders of the note much district.		
ilonal and renewal policies, to holders of the not respective dates of expiration; then Trustee or in any-form and manner deemed expedient, and and purchase, discharge, compromise or settle an	by the standard mortgage clause to be attached to each policy, e., and in case of insurance about to expire, to deliver renewal the holders of the note may, but need not, make any payment may, but need not, make till or partial payments of principal varies for a tiber or the reductive forms.	and to deliver all policies, including addi- policies not less than ten days prior to the or perform any act hereinbefore set forth or interest on prior encumbrances, if any,
ing said premises or contest any tax or assessme nection therewith, including attorney? fees, and the lien hereof, plus reasonable compensation to tional indebtedness secured hereby and shall be- per anum. Insection of Trusteen as held said be-	by the standard mortgage clause to be attached to each policy, and in case of insurance about to expire, to deliver renewal the holders of the note may, but need not, make any payment may, but need not, make any payment may, but need not, make full or partial payments of principal year. It is not of the prior lies or till ear claim thereof, or reduct All moneys paid for any of the purposes herein authorized any other moneys advanced by Trustee or the holders of the Trustee for each matter concerning which action herein authorized more immediately due and payable without notice and with internal content of the standard production of the standard production of the standard payable without notice and with internal contents.	em from any all said of incurred in con- one to protect the mortgaged premises and rized may be taken, shall be so much addi- erest thereon at the rate of eight per cent
provisions of this paragraph. 2. The Trustee or the holders of the note he ing to any bill, statement or estimate procured or high the militate.	e more small hever be considered as a waiver of any right ac- ereby secured making any payment hereby authorized relating from the appropriate public office without inquiry into the a forteliure, tax lien or title or claim thereof.	to taxes or assessments, may do so accord- coursey of such bill, statement or estimate
J. At the option of the holders of the note a deed shall, notwithstanding anything in the note in making payment of any instalment of principle.	forfeiture, tax ilen or title or claim thereof. In without notice to First Party, its successors or assigns, all or in this trust deed to the contrary, become due and payal al or interest on the note, or (b) in the event of the failure or regraph one hereof and such default shall continue for three	umpaid indebtedness secured by this trust le (s) immediately in the case of default First Party or its successors or axisms to
time after the expiration of said three day period. 4. When the indebtedness hereby secured stright to foreclose the lien hereof. In any suit to foreclose the lien hereof.	agraph one hereof and such default shall continue for three d. hall become due whether by acceleration or otherwise, holds oreclose the lien hereof, there shall be allowed and included a	days, said option to be exercised at any rs of the note or Trustee shall have the additional indebtedness in the decree for
sair ail expenditures and expenses which may be appraiser's fees, outlays for documentary and ex- to be expended after entry of the decree) of proci and similar data and assurances with respect to t	: paid or incurred by or on behalf of Trustee or holders of ti pert evidence, stenographers' charges, publication costs and c suring all such abstracts of title, title searches and examination little as Trustee or holders of the hote may deem to be reasons	ne note for attorneys' fees. Trustee's fees. outs (which may be estimated as to items us, guarantee policies, Torrens certificates. bly necessary eliber to prosecute such suft
or of evidence to dinders at any sale which may penditures and expenses of the nature in this parand psyable, with interest thereon at the rate of (a) any pre-wding, including probate and banks the property of the parandra of the property of the parandra	d. Mail become due whether by acceleration or otherwise, hold- oreclose the lien hereof, there shall be allowed and included a paid or incurred by or on behalf of Trustee or holders of it peri evidence, stenographers' charges, publication costs and ex- uring all such abstracts of title, title searches and examination ille as Trustee or holders of the hole may deem to be reasons be had pursuant to such decree the true condition of the title ragraph mentioned shall become so much additional indebteed eight per cent per annum, when paid or incurred by Trustee upitry proceedings, to which either of them shall be a party, hereby secured; or (b) preparations for the defense of actually commenced; or (c) preparations for the defense of whether or not actually commenced.	to or the value of the premises. All ex- ness secured hereby and immediately dus- or holders of the note in connection with either as plaintiff, claimant or defendant
accrual	actually commenced; or (e) preparations for the defense of rhether or not actually commenced. The premises shall be distributed and applied in the following	any fluit for the foreclosure hereof aner any threatened suit or proceeding which order of priority: First, on account of all
other items whir a ur der the terms hereof constitution wided; third, all printipal and interest remaining rights may appear. 5. Unon, or at z will be after the filter of a bit.	se premises shall be distributed and applied in the following occedings, including all such items as are mentioned in the future active indebtedness additional to that evidence by the unpaid on the note; fourth, any overplus to First Party, its	preceding paragraph hereof; second, all (1) note, with interest thereon as herein pro- legal representatives or anigns, as their
ises. Such appointret are a made either before for such receiver, of the caun or persons, if any the premises or whether he are shall be then occiver shall have power to pile, the rents, issues	ill to foreclose this trust deed, the court in which such bill is a co-after sale, without notice, without regard to the solvency, liable for the payment of the indebtedness secured hereby, excupled as a homestead or not and the Trustee hereunder us and profits of said premises during the pendency of such for	used may appoint a receiver of said premior insolvency at the time of application and without regard to the then value of y be appointed as such receiver. Such resource not a sale and a selection of a sale and a
deficiency, during the full structor period of recits successors or assigns, except f c the intervention which may be necessary or are "sue in such case of said period. The court from time to time may a said period.	iccupied as a homestead or not and the Trustee hereunder risk and profils of said premises during the pendency of such for demption, whether there be redemption or not, as well as to not such receiver, would be entitled to collect such rents, as the projection, possession, control, management and obe at the projection, possession, control, management and obe at the projection, possession, control, management and obe at the projection, possession, control, management and obtain the projection, possession, control, management and obtained to the projection of the pr	ring any further times when First Party, issues and profits, and all other powers ration of the premises during the whole payment in whole or in part of: (1) The
that purpose.		- cer 1
 Trustee has no duty to examine the di', ic or to exercise any power herein given unless expre its own gross negligence or misconduct or that of any power herein given. 	ocation, existence, or condition of the premises, nor shall Trus ess' bligated by the terms hereof, nor be liable for any acts the agents or employees of Trustee, and it may require indem	tee be obligated to record this trust deed or omissions hereunder, except in case of mittes satisfactory to it before exercising
 Trustee shall release this trust deed and the secured by this trust deed has been fully paid; an either before or after majurity thereof, produce a representation Trustee may accept as true without 	lien thereof by proper instrument upon presentation of as to the may execute and deliver a release hereof to and and c nibl to Trustee the note representing that all indebted it inq try Where a release is requested of a successor trust bears a c, tim size of identification purporting to be executed to the control of the	tisfactory evidence that all indebtedness at the request of any person who shall, ness hereby secured has been paid, which e, such successor trustee may accept as
conforms in substance with the description herein release is requested of the original trustee and it may accept as the genuine note herein described; it stated of the note herein described;	bears with all of identification purporting to be executed a container of he note and which purports to be executed a has never would be executed any instrument identifying any note which will be presented and which conforms in an interest bears of the presented and which conforms in an interest probability. These presented and which conforms in an interest probability of the presented and which conforms in an interest probability.	by a prior trustee hereunder or which / n behalf of First Party; and where the fig same as the note described herein, it became with the description herein con-
10. Trustee may resign by instrument in writt recorded or filed. In case of the resignation, inability altuated shall be Successor in Trust. Any Successor and any Trustee or successor shall be entitled to.	ing filed in the ϵ files of ϵ in. Recorder or Registrar of Titles in the refusal to set of frust ϵ , the then Recorder of Deeds of ϵ in Trust hereunder shall ϵ are the identical title, powers an reasonable compensal ϵ in for all acts performed hereunder.	which this instrument shall have been f the county in which the premises are d authority as are herein given Trusice.
rust, or corporation, other the rustee after shuch transfer of nterest to be paid under the te ts successors or assigns shall oregoing provision, it shall gi	s shall be conveyed to any person or an the undersigned of my one or more title shall have the right to adjust erms of the Note secured horeunder. increase the rate of interest in acc ive written notice specifying the new ease shall be the date of such transf	of them, then the the annual rate of the annual rate of the same ordance with the rate; and the
THIS TRUST DEED is executed by the Brime authority conferred upon and vested in it as such authority to execute this instrument), and it is e creating any liability on the said First Party or on	en Bank and Trust Company not personally but as Trustee t. a Trustee (and said Bremen Bank and Trust Company hereby apressly understood and agreed that nothing herein or in a said Bremen Bank and Trust Company personally to pay the or to perform any covenant either express or implied herein, now or heratifer claiming any right or security hereunder, a	to chald in the entirely of the power and in the interest full power and id note contained shall be construed as at those way accurate that may accure
thereon, or any indebtedness accruing hereunder, of expressly waived by Trustee and by every person successors and said Bremen Bank and Trust Compi- indebtedness accruing hereunder shall look solely created, in the manner herein and in said note provi-	or to perform any covenant either express or implied herein, a now or herealter claiming any right or security hereunder, a any personally are concerned, the legal holder or bolders of st to the premises hereby conveyed for the payment thereof, ided or by action to enforce the personal liability of the guaran	contain d, his such lightlity, if any, being nd th t. v far as the First Party and its iid not in the waster owners of any by the enter any to of the lien hereby for, if any to the Ball
IN WITNESS WHEREOF, Bromen Bank and Title J. Cunningham Asspillass and its country and its cou	Tust Company, not personally but as Trustee as aforesaid, he or porate seal to be hereunto affixed and attented by its e.gr	a caused the way so to be stened by.
STATE OF ILLINOIS SS.	BREMEN BANK AND TRUST COMPANY AS THE	ter it unit and of the resonally,
COUNTY OF COOK 7	By ANDOGOGIA	and Officer
	Attest Asst-	
the undersigned Tr	USE OFFICER A MOINT Public in and for said County.	in the Sigle aforegid DO HEREBY
Company, who are personally known to in	e to be the same persons whose names are subscrib	ed to the foregoing instrument as
	Assistant Secretary respectively, appears of the instrument as their own free and yountary act and as the berein set forth, and the said Assistant Assistant of the corporate seal of said Company, did attitude	militililities acknowledged that
instrument as said ASSISTANT Seer aforesaid, for the uses and purposes therein set forth	-470-1	OTARLE E
- ·····	Given under my hand and Notarial Seal stir.	1080-
I M P O R T A N T	The Instalment Note mentioned in the	within Trust Devd has been identified
DE NOTE SECURED BY THIS TRUST DEED SHOULD BY THE TRUSTER NAMED HEREIN BEFORE TO	ILD BE IDENTI- herewith under Identification No.	<u>, 441 (143) 441</u>
FILED FOR RECORD.	BOX 533	Trustee