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TRUST DEED

25350057

1980 FEB 5 AM 10 05

	SPACE FOR RECORDERS USE ONLY
Corporation, not personally but as Trustee under the provisions of a delivered to said Company in pursuance of a Trust Agreement dated trust number 79-1631, herein referred to as "First Party," an BREMEN BANK & TRU 7. Ill nois corporation herein referred to as TRUSTEE, witnesseth:	DREMEN BANK AND TRUST COMPANY, an Illinois Deed or Deeds in trust duly recorded and December 11, 1979 and known as 1 ST COMPANY
THA Γ WHEREAS First Party has concurrently herewith executed a in the Principal Sum of	1
Thirty-four Thousand Eight Hundred at made page in to BEARER and delivered, in and by which said Note the First Party promises to p to said Trust agreement and hereinafter specifically described, the said datchereof on the balance of principal ren 15½ per cer. Per annum in instalments as follows: Four Hu	ay out of that portion of the trust estate subject I principal sum and interest from aining from time to time unpaid at the rate of
Dollars on the 1st Pay of March 19 80 and	Four Hundred Six and 00/100
Dollars on the 1st say of each month thereafter to payment of principal and interest if not sooner paid, shall be due on All such payments on account of the indebtedness evidenced by said a principal balance and the remainder to incipal; provided that the probability of the t	to be first applied to interest on the unpaid incipal of each instalment unless paid when due said principal and interest being made payable the holders of the note may, from time to time, fice of OMPANY in said City, ney and said interest in accordance with the terms, provisions and paid, the receipt whereof to hereby acknowledged, does by saigns, the following described Real Estate situate; bying and
Lot 26 in Block 6 in Westhaven Homes Resubary sion being a resubdivision of Westhaven Homes Unit No. 1 and Westhaven Homes Unit No. 2, in the North 5 of Section 27. Township 36 North, Range 12. East c. the Third Principal Meridian.	
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2535	0057
100	MORTGAGE DEPT. - M. H. H. A. B.
100	JREMEN JAN & TRUST COMPANY 17500 OAF PARK AVENUE TINLEY PAPE LUNOIS 60477
which, with the property hereinafter described, is referred to herein as the "premies," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances so long, and during all such times as First Party, its successors or assigns may be entitled real estate and not secondarily), and all apparatus, equipment or articles now or hereaft water, light, power, refrigeration (whether single units or centrally controlled), and ven of said real estate whether physically attached thereto or not, and it is "treet that all is premises by First Party or its successors or assigns shall be considered as constituting pa TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assi	TINLEY PARK LUINOIS 60477 Thereto belonging, and all rents, is des and profits thereof for thereto (which are pledged primarily of c. a parity with said or therein or thereon used to supply heat gar of conditioning, and all rents, is des and profits thereof for thereto (which are pledged primarily of c. a parity with said or therein or thereon used to supply heat gar of conditioning, and all rents, all of the foreong are celar of to be a part nitiar apparatus, equipment or articles here there were finite or the real estate. The forever, for the purposes, and upon the uses uncounter the conditioning of the real estate.
which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances to account the property of the pro	TREMEN LIX & TRUST COMPANY 17500 OAF PARK AVENUE TINLEY PARK LINCHS 60477 thereto belonging and all rents, is are and profits thereof for thereto (which are pledged primarily de . a partly with said or therein or thereon used to supply heat 22 is conditioning, illation, including (without restricting the ore oing), screens, of water heaters. All of the foregoing are (celar do be a part of the real estate, many control of the real estate, and upon the uses uno rusts here- First Party, its successors or assigns to: (1) promptly repair, in many become damaged or be destroyed, (2) keep said premises in the properties of the lien hereoft, and upon request exhibit notes; (4) complete within a reasonable time any building or all requirements of law or municipal ordinances with respect
which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances so long and during all such times as First Party, its successors or assigns may be entitled real extare and not secondarily), and all apparatus, equipment or articles now or hereaft window shades, sterm deers and windows, floor coverings, inador beds, awnings, sloves a of said real estate whether physically attached thereto or not, and it is "treed that all si premises by First Party or its successors or assigns shall be considered as constituting as in set forth. AND TO HOLD the premises unto the said Trustee, its successors and asis, as to forthe the said of the said of the said of the said and the said that it is the said that it is the said that the said that it is said to the said of the said of the failure of after or reboid any buildings or improvements now or hereafter on the premises which has a said and the said said of the said said said premises of the discharge of such prior lent to Trustee or to holders of the buildings now or at any time in preses of exection upon said premises; (5) comply with the said said profession of the said said of the said said premises of the said said of the said said said said said said said said	TREMEN LIX & TRUST COMPANY 17500 OAF PARK AVENUE TINLEY PARK LINCHS 60477 thereto belonging and all rents, is are and profits thereof for thereto (which are pledged primarily de . a partly with said or therein or thereon used to supply heat 22 is conditioning, illation, including (without restricting the ore oing), screens, of water heaters. All of the foregoing are (celar do be a part of the real estate, many control of the real estate, and upon the uses uno rusts here- First Party, its successors or assigns to: (1) promptly repair, in many become damaged or be destroyed, (2) keep said premises in the properties of the lien hereoft, and upon request exhibit notes; (4) complete within a reasonable time any building or all requirements of law or municipal ordinances with respect
which, with the property hereinafter described, is referred to herein as the "premies." TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances so long and during all such times as First Party, its successors or assigns may be entitled real estate and not secondarily), and all apparatus, equipment or articles now or hereaft water, light, power, refrigeration (whether single units or centrally controlled), and vent of said real estate whether the production of the said real estate whether the production of the said real estate whether the production of the said real estate whether the said with the said real estate whether the production of the said real estate whether the production of the said real estate whether the said with the said Trustee, its successors and assist in set forth. The production of the said real estate whether the said state with the said from the said trustee of the said said and the said shall be fully and, and in case of the failure of reduce or tribuid any buildings or min esterness own or hereafter on the premises with in good condition and repair, without waste, and free from mechanics or other hens or 13; tags when the say indebt ence which may be secured by a lien or charge on the satisfactory evidence of the discharge of such prior hen to Trustee or to holders of the said said of the said said the said the said the said the said the said the premises and the use thereof, (6) refrain from making material alterations in said (7) pay before any renaity attacked all general tases, and pay special tases, special assessments to the production of the ments into or hereafter situated on said premises insured against host or damage by fine by the insurance companies of moneys sufficient either to pay the cast of replace or to be successive and any one written request, to furnish to Trustee or to be ments into or hereafter situated on said premises insured against loss or damage by fine the surface of the	Thereto belonging, and all rents, is use and profits thereof for thereto belonging, and all rents, is use and profits thereof for thereto which are pledged primarily of e. a parity with said thereto twhich are pledged primarily of e. a parity with said thereto twhich are pledged primarily of e. a parity with said the profits of the pr
which, with the property hereinafter described, is referred to herein as the "premies." TOGETHER with all improvement, teachment, easements, factures, and appurtenances to long and disting all such time is a surface property of the control of th	TREMEN JINX & TRUST COMPANY 17500 OAK PARK AVENUE TINLEY PACK ILLINOIS 60477 Thereto belonging, and all rents, is use and profits thereof for thereto which are pledged primarily of a a parity with said and the profits thereof which are pledged primarily of a parity difference of the profits of the prof
which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances so long and during all such times as First Party, its successors or assigns may be entitled real estate and not secondarily), and all apparatus, equipment or articles now or hereaft water, light, power, refrigeration (whether single units or centrally controlled), and vent of said real estate whether physically attached thereto or not, and it is "treed that all is premises by First Party or its successors or assigns shall be considered as constituting party or the successors or assigns shall be considered as constituting party or the successors of assigns shall be considered as constituting party or the successors of assigns shall be considered as constituting party or the successors of the state of the failure of the state of the indefined or adversarily shall be fully paid, and in case of the failure of return or tribuid any buildings or improvements now or hereafter on the premises which may be in good condition and repair, without waste, and free from mechanics or other liens or 13; 13; when the say in lebt means which may be secured by a lien or charge on the buildings now or at any time in precess of receiven upon said premises; (5) comply with to the premises and the use thereof, (6) refrain from tanking material alterations in said (7) pay before any renalty attaches all general tases, and pay special laters, succeal asset under protect, in the manner provided by attack, may as a special asset of the manner provider by attack, may asset the success of the protect, and the manner provided by attack, may ask or assistance which refrired the protect in the manner provider by attack, may ask or assistance which refrired the protect in the manner provider by attack, may ask or assistance which refrired the pay the case of replacing or report to pay the case of replacing or report to pay the case of reporting the provider of the pay the cas	TREMEN NIX & TRUST COMPANY 17500 OAY PARK AVENUE TINLEY PATH LUNOIS 60477 Thereto belonging and all rents, is set and profits thereof for thereto (which are pledged primarily r de . a parity with said or thereon to thereon used to supply heat 2s . it conditioning, lation, including (without restricting Le ore ping), screens, including (without restricting Le ore ping), screens, indicate apparatus, equipment or articles here there were the tof the real estate. First Party, its successors or assigns to: (11) promptly repair, in may become damaged or be destroyed; (2) keep said premises claims for her not expressly subordinated to the lien hereof; and the not expressly subordinated to the lien hereof; are mises superior to the lien hereof, and upon require exhibit a successor of the lien hereof, and upon require the promises appeared to the lien hereof, and upon require the promises appeared to the lien hereof, and of the companies of the lien hereof, and of the companies are contest; (2) keep all buildings and improved in the contest; (3) keep all buildings and improved inghining or windstorm under policies providing for payment pairing the same or to pay in full the indebudeness secured hereof, so the contest; (3) keep all buildings and improved inghining or windstorm under policies providing for payment pairing the same or to pay in full the indebudeness secured hereof, solve in a case of loss or damage, to Trustee for the benefit of the DESCRIBED PROPERTY HERE FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

thereign therewith, including attorneys feet, and any other moreys advanced by Trustee or the holders of the mote to protect the mortaged premises and tional indications secured hereby and thail become immediately due and payable without notice and with interest thereon at the rate of eight per cent per animum function of Trustee or holders of the holder shall never be considered as a waiver of any right accruing to them on account of any of the per century in the accuracy of such bill, statement or estimate of the per century of the per c

11. That in the event tile shall be conveyed to any person or persons, firm trust, or corporation, other than the undersigned or any one or more of them, then the Trustee after such transfer of title shall lave the right to adjust the annual rate of interest to be paid under the terms of the Note secured 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.

Fills TRUST DEED is executed by the Bremen Bank and Trust Company rest soundly but as Trustee as aforesaid in the exercise of the power and authority, correct upon and vested it is a such Trustee (and said literate) and and Trust Company hereby warrants that it possesses full power and authority to recreat the property of the power and authority to recreat the property of the pro

115 A. Stroka Vice- President and its corporate seal to be hereunto affixed and attracte to its Joan and year first above written.

STATE OF ILLINOIS SS.

BREMEN BANK AND TRUST COMPANY or frustree as store and sed Aspersonally.

By

Attest

Asst; Sect. lary

Authorized By Public in and Asst; Sect. lary

t, the undersigned at Notary Public in and for said County, in the Sate for reid, DO HEREBY CERTIFY that A. Stroka Vice- President of the BREMEN BANK AND TRUST COMPANY and Jean P. Frith Asst. Company, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice President sand ASSISTANT Secretary respectively, appeared before me this legal person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary at 1 d aid Company. as Trustee as aforesaid, for the uses and purposes therein set forth, and the said ASSISTANT Secretary then and there exampledged that said ASSISTANT Secretary, as custodian of the corporate seal of said Company, did affix the corporate seal of said Company to said instrument as said Assistant Secretary's own free and voluntary act and as the free and voluntary act of said Company, as Trustee as aforesaid, for the uses and purposes therein set forth.

NOTARY - Notary Public Politics Public Politics Public Politics Public Politics Public Politics Public Politics Public Pu

I M P O B T A N T

FOR THE PROTECTION OF BOTH THE BORROWER AND LENSON
THE NOTE SECURED BY THIS TRUST DEED SHOULD BOTH THE NOTE SECURED BY THE SECURED BY FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED. IS FILED FOR RECORD.

END OF RECORDED DOCUMENT

