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	NOTE BELLEVISION OF	SEE MONEY	A DES	61.29H51			
т	RUST DEED	1		M 9) 9	0E2E2204'	i (washini
•	(ILLINOIS)	1980 FEB	7 1	Ma A		25353201	200
		1	;		111.2	ove Space For Recorder's Use Only	Factor 1
THIS INDEN	TURE, made Febru oot as tenants in	ary 2, coppopop.b	19 8 45, 45	.Jgin	veenJames MT enants	E. Giese and Karen H.Gies	
herein referre	d to as "Trustee".	Brente	Baq	0 .2r	နှင့် ပို့သွင် နှင့် ပို့သွင်	25553201 A — REC ors are justly indebted to the leg te herewith, executed by Mortgag	10.00 Trail holder
						te herewith, executed by Mortgag mise to pay the principal sum of	
Thousand Lou	ir Hundred Twelve	& 20/100			Dolla	ers, and interest from date he	reon
principal sun	and interest to be p	ayable in ir	ıstallm	ents a	follows: P	rate of 14.13APR per cent per an Four Hundred Six & 87/100 -	
the 5		ry month th	iereaft	er unti	l said note :	ed Six & 87/100 is fully paid, except that the final p	Dollars on ayment of
payments on		tedness evid	lenced	by sai	d Note to 1	be applied first to accrued and un	
est on the unp tuting princip	oaid principal alance al, to the ey.en not	and the ren paid when d	nainde ue, to	r to pr bear it	ncipal; the terest afte	portion of each of said installme r the date for payment thereof,	nts consti- it the rate
of per o	ent per annuve and the legal holder of the	all such pay he note may	ments , from	being time to	nade payal i time, in v	ble at Tinley Park, Illinois writing appoint, which note furthe	or at such r provides
that at the el	ection of the legal he accrued interest the	order thereo erg, shall	f and becom	withou e at or	t notice, th ce due and	he principal sum remaining unpai I payable, at the place of payment	d thereon, aforesaid,
in case defaul	t shall occur in the preof or in case default	ryment, wh shall occur	en due	e, of an ontinue	y installme for three (nt of principal or interest in accor days in the performance of any of	dance with her agree-
ment contain three days, w	ed in said Trust Dec rithout notice), and t	ed (i. whi.) hat a. Coarri	h even	it elect	on may be	made at any time after the expira- ive presentment for payment, not	tion of said
nonor, protes	t and notice of protes	TO K		[]	19,3577	S FOODT DOOR	
NOW THE	REFORE, to secure the	e payment of	in 52	L princi	al sunt of m	bney and interest in accordance with the	e terms, pro-
herein containe whereof is here	d. by the Mortgagors to by acknowledged. Mortg	be performe	d, and	lso in	nsideration	of the performance of the covenants are of the sum of One Dollar in hand paid ARRANT unto the Trustee, its or his su	d, the receipt accessors and
assigns, the foll	lowing described Real Es COUNTY OF	nate, and all o	n their	es12 c,	igiji, titie si	nd interest therein, situate, lying and	A THE REAL PROPERTY.
	.O. 4		u	. .	U/_	1	OO E
the Nor	th East Quarter	of the So	uth E	ast Q	marter of		
	p 36 North, Rang ounty, Illinois.	e 13, Eas	c of	che T	ird Prip	25353201	· · · · · · · · · · · · · · · · · · ·
			_				
which, with the TOGETHI thereof for so	e property hereinafter de: ER with all improvemen long and during all suc	scribed, is refe its, tenements h times as M	rred to , easem ortgago	nerein a lents, 20 rs may	s the "premi d appurtenan be entitled t	ises," ares there() belong 12, and all rents, issue thereto (w. '-') r ats, issues and profits	res and profits s are pledged
primarily and of therein or the	on a parity with said real reen used to supply heat id ventilation including	estate and no gas, water. I	t secon	darily). wer, ref he force	ind all fixtur igeration an ping), screen	es, apparatus, qui nent or articles now id air conditionir g (v hether single unit is, window shade, av ni Rs. storm doors	v or hereafter s or centrally and windows,
floor coverings premises whet	s, inadoor beds, stoves at ther physically attached	nd water heat thereto or no	ers. All	of the	oregoing are	uces there; y belong ag, and all rents, issue, thereto (w. ' y ats, issues and profit es, apparatus, qu', ent or articles now do air conditionis (hether single unit s, window shade, a) air as, storm doors e befolared and agreef to / a part of the profit of the story of the story of the story of the story of the successors or as g is shall be part their successors or as g is shall be part	the mortgaged or other appa- t of the mort-
TO 11111	THE TO BOID IS -			T	ise or his e	necessors and assigns forever the	nurooses, and
upon the uses the State of I	and trusts herein set for llinois, which said rights	th, free from and benefits	all righ Mortga	ts and t gors do condition	enents under hereby expre	r and by virtue of the flomt ite of exemi- easily release and waive; ions appearing on page 2 (the revers) sid	e of this Trust
Deed) are inco	orporated herein by refer ig on Mortgagors, their the hands and seals	rence and here heirs, successo	rby are	made a	part nereos t	the same as though they were here set	ou in full and
witness.	the hands and seals		חו בים			Seall Comment Riese	[Seal]
	PRINT OR PE NAME(S)					Saul Lare 10). The	15 m
_	HATTORE(S)	ook				Karen M. Giese	Q = Q
State of lifting	ois, Country of	in the	State at	foresaid,	DO HEREB	e undersigned, a Notary Public in and f BY CERTIFY that James B. Gies	e and Karen M.
Giese		tenants person subscri	in co	wn to n	but as J e to be the roing instrum	oint Tenants same persons, whose names	erson, and ack-
37.6	A SHEET	nowled free as	ged tha	it E.h	igned, scaled for the use	f and delivered the said instrument as s and purposes therein set forth, includ	<u> </u>
Given under	in The and official sea	and wa	iver of	the righ	of homestea	id. Rehversaver	19 80
Commission	Thirties Con	Vernet s	19	<u>F.3</u>	***************************************		HOTARY PUBLIC
	document prepar	ed by			A	DDRESS OF PROPERTY:	ы
Brea	lene R. Pila for men Bank & Trust					16325 S. 64th Ct. Tipley Park, Ill. 60477	5 5 5
Tin	ley Park, Ill. 60	3477			1 22	TE ABOVE ANDRESS IN FUR STATISTICAL	25353201
	NAME Bremen Bar	ik & Trust	Co.			PART OF AND IS NOT A PART OF	길 55
MAIL TO:	ADDRESS 17500	S. Oak Pa	rk A	re.	} "	AND SUBSECULAR TAX SELECTION .	1 55
	CITY AND Tinley	- Bank 71			1 -		
		K RIKE I	Lino	<u>(s. 604</u>	ر است		~ -
OR	RECORDER'S OFF			<u>(s 604</u> —–	27	(ADDRESS)	

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- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements how or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's hens 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 my indehtedness 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) complyte within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) complyte within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) complyting and premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sagainst 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 indehtedness 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,

- solders of the note under insufance spatial parts are not as assessment precedy, at in companies statisticity to the such rights to be evidenced by the standard montrage classes on be seed dead to the holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten day or into the respective dates of expiration.

 4 In axe of detault therein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereins to be a seed of Mortsagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of still or claim thereof, or redeem front any tax sale or forfeiture, affecting said premises or contest any tax or assessment. All moneys paid for any, the purposes hericin authorized and all expenses paid or incurred in connection therewish incling reasonable attorners?

 In the reasonable of the security of the total contest and the line thereof, and the contest and the contest and the line hereof, and the contest and the contest and the line hereof, and the contest and the line hereof, and the contest and the contest and the line hereof, and the contest and the contest and the contest and the line hereof, and the contest and the contest and the line hereof, and the contest and the contes

- - Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument
- shall have heen 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 is full 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 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	ìΠ	the	withm	Trust	Deeq	h
een	identified h	ccewith	ı under Ide	ntif	icati	on No			
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			1103	rce					

