A CONTRACTOR

1

TRUST DEED	COO MAR II	M 10 11 25387337	
	1200 1100.	The Above Space For Recorder's	
THIS INDENTURE, made March 6	19 80 bets	veen Patricia Bettenhausen	
here	in referred to as "	Mortgagors", and	_ 188 10.00
herein referred to as "Trustee", witnesse	men Bank & Trui th: That, Wherea	Mortgagors are justly indebted	to the legal holder
of a principal promissory note, termed "Ir	stallment Note", c	f even date herewith, executed b	oy Mortgagors, made oal sum of Eighteen
Thousand 'iv Hundred Eighty-Five on the balance of principal remaining from	n time to time and	MAN AL LINE LATE OF 13-09BLK her	cent her annum, such
principal sum and interest to be payable Dollars on the 751 day of April	in increllments or	follows: Two Hundred Twenty to Hundred Twenty-One & 20	_nna_s 26/100
the 5th day of such and every mon	th thereafter until	said note is fully paid, except that	t the final payment of
principal and intere it, it not sooner paid, payments on account of the indebtedness	evidenced by said	Note to be applied first to accru	, 19 87; all such red and unpaid inter-
est on the unpaid princ put balance and the tuting principal, to the cute it not paid wh	en due, to bear int	erest after the date for payment	thereof, at the rate
of per cent per annum and all such other place as the legal holder (1 the note)	may, from time to	tinie, in writing appoint, which i	note further provides
that at the election of the legal holder th	ereof and without	notice, the principal sum remai	ning unpaid thereon,
in case default shall occur in the payment	when due, of any	installment of principal or intere or three days in the performance	st in accordance with of any other agree-
ment contained in said Trust Deed (, a three days, without notice), and that ultip	when election	any cary bream yen ter as	ment, notice of dis-
honor, protest and notice of protest.	419 19 1	THAMON MO	RIGAGE
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	lef have an principal	sum of money and interest in accorda	nce with the terms, pro-
herein contained, by the Mortgagors to be perfo whereof is hereby acknowledged, Mortgagors by t assigns, the following described Real Estate, and	ned, and is in con hese present. ONVE	sideration of the sum of One Dollar i Y and WARRANT unto the Trustee, It title and interest therein situate.	n hand paid, the receipt its or his successors and Iving and being in the
		T, TE OF ILLINOIS, to wit:	
That part of the West 250 feet of	the North Wes	rerter of the South Wes	t quarter of
Section 25, Township 36 North, Ra of the North 450 feet thereof and	lving North o	a line 33 feet North of	and parallel to
the North line of the South 20 ac of said Section, in Cook County,	res of said No	th West quarter of the So	uth West quarter
Permanent Tax No. 27-25-300-005.		25387337	1.6
which, with the property hereinafter described, is a TOGETHER with all improvements, teneme	eferred to herein as t nts, casements, and a	purtenances "creto belonging, and all	rente issuesient profits
which, with the property hereinafter described, is a TOGETHER, with all improvements, tenenthereof for so long and during all such times as arimarily and on a parity with said real estate and therein or thereon used to supply heat, ras, water	not secondarily), and light, power, refrige	all fixtures, apparaty, equipment or a	rticles now or hereafter in
primarily and on a parity with said real estate and therein or thereon used to supply heat, gas, water controlled), and ventilation, including (without re- fluor coverings, inadoor beds, stoves and water he premises whether physically attached thereto or ratus, equipment or articles hereafter placed in transfer or provises.	stricting the foregoing), screens, window shall, wnings, st. going are declared and are all to be a that all buildings and addit one and al	orm doors and windows. I part of the mortgaged I similar or other appa-
atus, equipment or articles hereafter placed in taged premises.	he premises by Mort	ragors or their successors o. 25 ip is st	iall be part of the mort-
taged premises unto TO HAVE AND TO HOLD the premises unto pon the uses and trusts herein set forth, free fro he State of Illinois, which said rights and benefit This Trust Deed consists of two pages. The co	n all rights and benef Mortgagors do here	ts under and by virtue of the He in st by expressly release and waive:	ea / Exemption Laws of
			et et e side of this Trust he e set out in full and
shall be binding on Mortgagors, their beirs, successive Witness the hands and seals of Mortgagors.	igors the day and	year first above written.	Tarkeruse 2 [Seal]
PLEASE		Patricia Bettenh	The state of the s
		[Scal]	
Cook Cook		I, the undersigned, a Notary Public	in and for said Count.
		HEREBY CERTIFY that Patricia	
subsci	ibed to the foregoing	instrument appeared before me this	day in person, and ack-
Tree a	dged that Aha signed nd voluntary set, for aiver of the right of h	, sealed and delivered the said instrum the uses and purposes therein set fort mestead.	h, including the release
iven under my hand and official seal, this b		day of March	19_80 L:La
ommission expires my commission comes and Phis document prepared by	-31969		NOTARY PUBLIC
Ellen M. Kluth for Bremen Bank & Trust Co.	Jan I	ADDRESS OF PROPERTY:	다 내 경
Finley Park, IL 60477	47991	17159 S. 80th Ave. Tinley Park, II. 60177	김 등
	9/	THE ABOVE ADDRESS IS FOR STATE PURPOSES ONLY AND IS NOT A P. THIS TRUST DEED.	STICAL E
NAME Bremen Bank & T	rust 691	THIS THUST DEED.	
MAIL TO: ADDRESS 17500 Oak Park			- N 98
STATE Tinley Park, IL	60477		
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:

- I. 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 building or buildings now or at 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.

 2. Mortgagors shall no helders are analysis.

- tions in said premises except as required by law or municipal ordinance of as previously consented to in writing by the Trustee or holders of the note.

 2. Mortgagors shall pay hefore any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against 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 insuced 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 indebtedness occured hereby, all in companies satisfactory to the holders of the note, under insurance policies payalde, in case of loss or damage, to Trustee for the benefit of the holders of the note, and in case of loss or damage, to Trustee for the benefit of the holders of the note, and in case of loss or damage, to Trustee for the benefit of the holders of the note, and in case of insurance about to expire, shall deliver renewal policies, not less than ten days prior to the respective dates of expiration.

 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinheliter of since of Mortgagors in any form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinheliter of since of Mortgagors in any form and manner deemed expedient, and may, but need not, make any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in co

- sees, and any other monery advanced by Trustee or the holders of the note to protect the intorigation and the liera hereefplus reasonable vempensation to Trustee for each matter contexting, which action better authorized and be taken, that he so much
 rate of seven except the context of th

- shall have been 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 rifle,
 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	
LENDER, THE NOTE SECURED BY 1	
SHOULD BE IDENTIFIED BY THE T	
THE TRUST DEED IS FILED FOR REC	

The	Installmer	it Note	mentioned	l in the w	ithin Trust	Deed has
b	id_neiGad		h under Ide		Mar	With Bulletin
neen	racatinet.	HEILWIL				

II.

Trustee



٠,٠

END OF RECORDED DOCUMENT