DEED IN TRUS UNDFFICIALS GOPY 5 85248507

	_	The above space for recorde	r's use only	
THIS INDENTURE WITNESSETH, TH D'Alessandro, his of the County of COOK	AT THE GRANTOR, wife	John D'Alessan ILLINOIS	dro and Connie L.	
of the sum of TEN AND NO/100s			Dollars (\$ 10.00).	,
in hand paid, and of other good and valuab	le considerations, receipt	of which is hereby d	uly acknowledged, Convey	
and Warrant-unto BREMEN BANK AN	TRUST COMPANY , a	n Illinois Corporatio	n as Trustee under the provi-	
sions of a certain Trust Agreement, dated	the 17th			
day of October	19 85 and known i	is Trust Number 85	-2626 , the following	·
described real estate in the County of	COOK		and State of Illinois, to-wit:	
Lot 6 in Heather E Northwest Quarter Township 36 North, Merianan in Cook C	of the Southwest Range 12 East of	Quarter of Sec the Third Pri	tion 6,	
SA SA	BLK	006-00 PCL 130	OO SO.	13/
LLL soft A w YOZBUS.		se-£2-100		Marian (
TO HAVE AND TO HOLD the said real setate with set forth.	he ppurtenances, upon the trust	4, and for the uses and purp	oses herein and in said Trust Agreement	ente
Full power and authority is hereby granted in said I streets, highways or alters and in vacars any subdivision options in the said of the said in the said in the said in the cessors in trust and to grant to such successor or successors to mortgage, pleigr or otherwise encumber said real estate, reversion, by leases to commence in pracent or in future demiss the term of 108 years, and to reme or extend least terms and provisions thereof at any time or times increafter, purchase the whole or any part of the reversion and to convert the said of the said o	rust e to improve, manago, protect purt the co. and to resubdivide with or without consideration, in trust all of the title, estate, por any prithered, to leave said and the control of the control of the control of the control to make the control of the control	and subdivide said real ests o said real estate as often o convey said real estate or owers and authorities vested real estate, or any part the by period or periods of time, and or periods of time and to wrent outless to lesse and	ie or any part thereof, to dedicate parks, as desired, to contract to sell, to grant any part thereof to a successor or such in said Trustee, to donate, to dedicate, to dedicate, and the condition of the contraction in the case of any single amend, change or modify leases and the putions to reuse leases and options to reuse leases and options.	Webrakentati
purchase the whole or any part of the reversion and to con- sail real estate, or any part thereof, for other real or te- or interest in or about or easement appurtenant to said rea- and for such other considerations as it would be tawful for specified, at any time or times hereafter. In no case shall any party dealing with said Trusts	ract respecting to an oner of fast somet property. I girnt assemble estate or any part thereof, and to any person owning the time to de- c. or any successor in trust in t	ne the amount of present or to dream the transfer of any kind, to deal with said real estate all with the same, whether significant to asid real estate.	uture senials, to partition of to exchange release, comey or assign any right, title and every part thereof in all other ways milar to or different from the ways above the company of the	19 11 11
In no case shall may party dealing with said Trust thereof shall be conveyed, contracted to be sold, leased or purchase money, rent or money borrowed or advanced on obliged to inquire into the authority, necessity or espedie Trust Agreement; and every deed, trust deed, morrage, lease or other hastument (a) that at the time of the dead of the contract of the conveyance or other instrument and in said Trust Agreement or in all amendments there in trust, was duly authorized and chrowers to recent a majority of the conveyance or called the contract of the conveyance of of the	mortaged by said Triblee, or a said real estate, or be oblided to ney of any act of said Trible. I he helding the Resultant of Tith elivery thereof the trust created was executed in accomiance with of, if any, and binding upon all differences or successors in trust auceasor or successors in trust ions of its, his or their predecess	r successor in trust, be to see that the terms called the beautiful to the constant of the beautiful	of the state of the spile of the state of the control of the control of the state o	Octafficing Riders and Revenue
This concepance is made upon the express understan successor or successors in trust shall incur any personal list attorners may do or omit to do in or about the said real est unitury to person or property happening in or bout said real est indeptedness incurred or entered into by the Turstee understand Trust Agreement's their starters of the said Turst Agreement is their starters of an express trust and one infiducial and the clarest except only so less as the irruit property and funds persons and corporations whomsoever and whatsoever shall pressure and corporations whomsoever and whatsoever shall	fine and conditions that neither litty or be subjected to any claim, ate or under the provisions of this caste, any and all such liability a connection with said real estate by irrescoably appointed for such Trustee shall have no collection in the actual possession of the Truste charged with noise of this co-	themen Bank Ard Trust Com- judgment or dec. of or any Deed or wid frust Agree being hereby expression were te may be entered in o by it purposes, or, at it elect- whatsoever with res yet to usine shall be applicat. to endition from the date of the	ppany, individually or as Trustee, nor list thing it or they or its or their secuts or ment or any amendment thereto, or for oil and released. Any contract, obligation it in the name of the then beneficiaries no of the Trustee, in its own name, as my such contract, obligation or indebt- the payment and discharge thereof). All "ling for record of this Deed.	Page for affising
The interest of each and every beneficiary hereunder in the earning, aralls and proceeds a faing from the sale and no beneficiary hereunder shall have any title or interest, thereof as a foreaski, the intention hereof being to rest in a of the real estate above described. If the title to any of the above real estate is now or the sale of the real estate.				
If the title to any of the above real estate is now or title or dupiticate thereof, or memorial, the words "in trust in such case made and provided. And the said grantor, hereby expressly waive State of lithness, providing for exemption of homesteads In Witness Whereof, the grantoraforesaid	and release any and all rom sale on execution or others ha hereunto set			
John D'ALESSANDRO		CONNIE L. D'AL	ESSANDRO [SEAL]	62 65 9 : 40 177 174
	THE UNDERSIGNED in the State aforesaid, do here onn-ie-L. D'Alessa	by certify that John		524850) - 85-2485
person	ally known to me to be the sam	re personwhose nar	ne	्र
This Document Prepared By: Irec a REMEN BANK & TRUST COMPANYOUVE TRUST DEPARTMENT 17500 OAK PARK AVENUE	nd voluntary act, for the use	scaled and delivered the	nis day in person and acknowledged said instrument as set forth, including the release and scal this A. D 19_85	07
THREE PARK ILLINOIS 60477	umission expires.	<u>e 10, 1987</u>	<u> </u>	
GRANTEE: JOEL 70 BREMEN BANK AND TRUST	COMPANY	Mark James		

17500 Oak Park Avenue Tinley Park, Illinois 60477 or information only insert street address of above described property.

UNOFFICIAL COPY

Property of Coot County Clerk's Office