## UNOFFICIAL COPY

THE COUNTY STATES DEED (Illinois)  MAY 16.  MAY 16.  THE Above Space For Recorder's Use Only  Above Space For Recorder's Use Only  THE Use Only Only Which only Mortgapen's Promise to pay the principal use of National Control of the Use Only  The Use Only Only Which only Mortgapen's Promise to the Use Only Only Space Space Space For Recorder's Use Only Only Only Only Only Only Only Only	GEORGE E, COLE® *LEGAL FORMS	FORM No. 206   May, 1969	Alika 1809.	·	RECORD FOR THE	<del></del>
The Above Space For Recorder's Use Only  THIS TOWN STATE, made  Nay 16.  19 75 between Kenneth R. Grill and  Marlott' an State Bank, a banking corporation of Illinois broth referred to as "Merrigagova" and Marlott' an State Bank, a banking corporation of Illinois broth referred to as "Merrigagova" with the corporation of the property of the property of the corporation of the best public of the property of the corporation of the best public of the property of the corporation of the best public of the property of the corporation of the property of the pr	SOND TRUST DEED	(Illinois) Form 1448				
Marlen J. Grill. his wife.  Marlen J. Grill. his wife.  Malothy an State Bank, a Danking Corporation of Illinois  metales are a provinced the second of the state	0,					0.10
MATION JOINT BORNE BORK A DORNKING COPPOPATION OF ILLINOIS herein referred to a "Mortgagors" and before referred to a "South Company of the control of the c	THIS INDENTIFIE, mad	May 16		-		
and delivered, in son by which onte Mortgagors promise to pay the principal sum of Nine ty-Five Thousand————————————————————————————————————	Marlen J Gri Midlothian Sta	13 big wife	<b>3</b> .			gors," and
on the first day of July 19 15 5, and Mine-Hundred Thirty-Five 51/100 of more points on the first day of July 19 15 5, and Mine-Hundred Thirty-Five 51/100 of more on the first day of July 19 15 5, and Mine-Hundred Thirty-Five 51/100 of more on the first day of the more of the more day	herein referred to as wirm termed "Installment No'e,"	stee," witnesseth: Tha	it, Whereas Mortgagors are justith, executed by Mortgagors, r	ally indebted to the legal holder contains and payable to Bearen 110100	hian State	Banke.
on the full till till till till till till till t	and delivered, in and by w	hich note Mortgagors	promise to pay the principal su	m of Ninety-Five Tho	usand	
on nor radic about 90 seen and 20 miles on the 100 country of the 100 country of the period of the p	on the balance of principal	from time	to time unpaid at the rate of	8 1/2 per cent per annum,  Five & 51/100 (\$93	such principal sum an	d interest
secont paid, shall be due on the _flat_ste ofLines   19.90; all such payment on second of the indebtedness visiones by add note to be applied first to accrued out uptabling the supration of each payment of the pay	on the first day of	July 19	75 and Nine-Hundr	ed Thirty-Five & 51	/100 or more	_ Dollars
NOW THERFORE, to secure the payment of the anal principal sum of money and interest in ageordance with the terms, provisions and Mortagagors to be performed, and also in consideration of the .m. of One Dollar in hand publi, the receipt whereof is hereby exhowledged, Mortagagors by these presents CONVEY and WARRANT unto its Taylor, its end interest in the content of the .m. of One Dollar in hand publi, the receipt whereof is hereby exhowledged, Mortagagors by these presents CONVEY or COUNTY OF The undersigned shall also pay to .h. Trustee on each monthly payment date an additional amount equal to 1/12 of the annual taxes and assessment levied against 'h. s and property and 1/12 of the annual premium for hazard insurance all as estimated by the Trustee.  SEE RIDER ATTACHED FOR LEGAL Date CETION.  which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, easements, and appurtenances thereto belong the state of the content of the con	sooner paid, shall be due of by said note to be applied of said installments constituted at 1/2, per cent per annuments	in the LIL and of first to accrued a side of the first to accrued a side of the first to the fir	of June 199  I paid interest on the unpaid projection not paid when due, to the control project of the control pro	9 : all such payments on account incipal balance and the remainder to be the date for the date f	of the indebtedness to principal; the portion of the particle	evidenced in of each he rate of
NOW THEREFORE, to secure the payment of the and crinical sum of money and interest in secondance with the terms, provisions and Mortsapors to be performed, and also in consideration of the one of the Deallar in hand padd, the receipt whereof is hereby exhowledged, Mortsapors to be performed, and also in consideration of the one of the Deallar in hand padd, the receipt whereof is hereby exhowledged, Mortsapors to be performed, and also in consideration of the one of the Deallar in hand padd, the receipt whereof is hereby exhowledged, Mortsapors to be performed, and also pay to the successors and assigns, the following described Real Estate, and in the control of the control	at the election of the legal i become at once due and pay or interest in accordance wi contained in this Trust De- parties thereto severally wa	ch other place as the li- tolder thereof and with able, at the place of pa- th the terms thereof or d (in which event elec- live presentment for p	and noticer of the note may, fro sout relief the principal sum re yme. it foresaid, in case default r in cars default thall occur and tion may be nade it any time is syment, notice of ishonor, pro	on time to time, in writing appoint, maining unpaid thereon, together wishall occur in the gazenest, when ducontinue for make they in the pectation of said three the expiration of said three the extra notice of protest.	which note further protein accrued interest the e, of any installment o ormance of any other ye, without notice), as	ovides that reon, shall f principal agreement ad that all
The undersigned shall also pay to h. Trustee on each monthly payment date an additional amount equal to 1/12 of the annual taxes and assessment levied against he said property and 1/12 of the annual present of the annual	NOW THEREFORE, limitations of the above m Mortgagors to be perform Mortgagors by these preser and all of their estate, righ	to secure the paymen entioned note and of ed, and also in consists CONVEY and Wit, title and interest the	t of the sale principal sum of this Trust Deal, in the perfe deration of the rim of One DARRANT unto the Truste, its erein, situate, lying apprepring	money and interest in accordance ormance of the coverants and agre- bollar in hand paid, the receipt who or his successors and assigns, the fin the	with the terms, provements herein contain hereof is hereby ackrollowing described R	isions and ed, by the lowledged, eal Estate,
payment date an additional amount equal to 1/12 of the annual premium for hazard insurance all as estimated by the Trustee.  SEE RIDER ATTACHED FOR LEGAL DESCLAPTION.  which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, casements, and appurtenances thereto belongs. All respectives and profits interfect of the control of the cont	•					کنے ۔۔۔
which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, and appurtenances thereto belongs all regular-baues and profits those for so long and during all such times as Mortgagors may be entitled thereto (which rents, issues and profits cheefe for many partial profits of the property with the property in the property with the property in the property with the property of the property with the property	payment taxes a	date an ado nd assessmen	ditional amount { nt levied against	dull to 1/12 of the	and 1/12	98
which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, easements, and appurtenances thereto belongs and during all such times as Mortgagors may be entitled thereto (which rents, issues and profits calceted primarily and on a parity with said real estate and not secondarily), and all fixtures, apparatus, equipment or articles now or hereby the merein of thereon used to supply heat, and it is a such that the said in the said real estate and not secondarily), and all fixtures, apparatus, equipment or articles now or hereby the merein or thereon used to supply heat, and it buildings and additions and all similar or other apparatus, equipment or articles now or hereby the merein or therefore the supply heat, and the said it is all buildings and additions and all similar or other apparatus, equipment or articles now or hereby the said water heaters. All of the foregoing are declared and agreed to be a part of the mortgaged premises whether physically attached the rit or not, and it is agreed that all buildings and additions and all similar or other apparatus, equipment or articles hereafter placed in the ver hises by Mortgagors or their successors and easigns, forever, for the purp near, and under the said transfer the part of the part of the part of the successors and easigns, forever, for the purp near, and under and by virtue of the Homested Exemption Law or the state of Illinois, which said rights and benefits under and by virtue of the Homested Exemption Law or the state of Illinois, which said rights and benefits under and by virtue of the Homested Exemption Law or the state of Illinois, which said rights herein benefits under and wive.  **TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and easigns, forever, for the year of the same as though they were here set out in full and all the hinding or trustee, its or his successors and easigns, forever, for the year of the same as though the said regions of the			Ium Tor mazaru Im			<b>3</b> 5
set that the proper constrained and account of the foregoing are declared and agreed to be a part of the mortgaged premises.  of the foregoing are declared and agreed to be a part of the mortgaged premises.  of the foregoing are declared and agreed to be a part of the mortgaged premises.  of the foregoing are declared and agreed to be a part of the mortgaged premises.  all buildings and additions and all similar or other apparatus, equipment or articles hereafter pleaked in the or one, and it is sagreed that all buildings and additions and all similar or other apparatus, equipment or articles hereafter pleaked in the or one, and it is sagreed that all buildings and additions and all similar or other apparatus, equipment or articles hereafter pleaked in the or one, and it is sagreed that all buildings and additions and all buildings and additions and all properties with the part of the mortgaged premises.  This Trust Deck consists of two pages, The coverants, conditions and provisions appearing on page 2 (the rev of this Trust Deck and willows and seals of two pages, The coverants, conditions and provisions appearing on page 2 (the rev		SEE RIDE	R ATTACHED FOR LE	GAL DESCRIPTION	11/11	17.
sea, that the part power constrained and constrained transport single index of the foregoing are declared and agreed to be a part of the mortgaged premises.  of the foregoing are declared and agreed to be a part of the mortgaged premises whether physically attached to or not, and it is surged that all buildings and additions and all similar or other apparatus, equipment or articles hereafter physically attached to or not, and it is surged that all buildings and additions and all similar or other apparatus, equipment or articles hereafter the provided premises.  It is a part of the mortgaged premises.  And the part of the mortgaged premises whether physically attached to or not, and it is surged that all buildings and additions and all similar or other apparatus, equipment or articles hereafter the premises by Mortgagors or their successor or assigns shall be part of the mortgaged premises.  The present the premises whether physically attached to rot not, and it is surged that all buildings and additions and the present and	which, with the property h TOGETHER with all so long and during all sucl	improvements, tener introduction as Mortgagors	is referred to herein as the "pr nents, easements, and appurten may be entitled thereto (which	emises," ances thereto belong r all ren a rents, issues and profits e plenged	ter issues and profits to primarily and on a primar	noted for parity with
all buildings and additions and all similar or other apparatus, equipment or articles hereater placed in the pressure or their successors or assigns, shall be part of the mortgaged premises, and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Law of the State of Illinois, which aid rights and benefits Mortgagers do hereby expressly release and waive.  This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rev. de of this Trust Deed International Proposed Homestead Exemption Law of the State of Illinois, which aid rights and benefits Mortgagers, their here is an adversary and assigns.  This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rev. de of this Trust Deed Mortgagers, their here is an adversary and assigns.  Witness the hearts successors and assigns.  Witness the hearts accessors and assigns.  Witness the hearts and sealings.  Konnoth R. Orill Mortlono J. Orill (Seal)  State of Hill Mortlono J. Orill (Seal)  Law Bellow  State of Hill Mortlono J. Orill (Seal)  (	gas, water, fight, power, r stricting the foregoing), ser of the foregoing are declar	errigeration and air c eens, window shades, ed and agreed to be a	awnings, storm doors and wind part of the mortgaged premise	lows, floor coverings, inacor by and wellows, floor coverings, inacor by and wellow whether physically attached to er	stoves and water her to or not, and it is a	iters. All greed that
State of the state and benefits Mortgagors do hereby expressly release and walve.  This Trust Deed consists of two pages. The coverends, conditions and provisions appearing on page 2 (the rev. and of this Trust Deed are incorporated herein by reference and hereby are made a part hereoff the same as though they were here set out in full and and the hinding or Mortgagors, they held, secessary and hereby are made a part hereoff the same as though they were here set out in full and and the hinding or Mortgagors, they held, secessary and year, first above written.    Page	all buildings and additions cessors or assigns shall be	and all similar or oli	ner apparatus, equipment or ari   premises.	ncies nereatter placed in the tre his	ses by Morigagors or	their suc-
Mortgagors, their heirs, successors and assigns.  Witness the hands and seals of Mortgagors the day and year first above written.  PLEASE  PRINT OR TYPE NAME(S) SIGNATURE(S)  State of the Cook  State of the Cook  State of the Cook  In the State aforesaid, DO HEREBY CERTIFY that Kenneth R. Grill  And Mariene J. Grill, his wife, are personally known to me to be the same person. Swhose name S subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that h. e.y. alapsed, sealed and delivered the said instrument as their free and voluntary set, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  Given under the base of the composition of the sea and purposes therein set forth, including the release and waiver of the right of homestead.  Commission expires  My Commission Expires Octios, 1928  Whis Deed prepared by John R. Sullivan ADDRESS OF PROPERTY. 14417 S. Linder Midlothian, Illinois 60445  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES SONY AND IS NOT A PART OF TRUST TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE COUNTY APPLICATION OF TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE CONTROL THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES SONY AND IS NOT A PART OF TRUST TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE CONTROL THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES SONY AND IS NOT A PART OF TRUST TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE CONTROL THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES SONY AND IS NOT A PART OF TRUST TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE CONTROL THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES SONY AND IS NOT A PART OF TRUST TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE CONTROL THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONY AND IS NOT A PART OF TRUST TRUST DEED SEND SUBSEQUENT TAX BILLS TO:  WE CONTROL THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONY AND IS NOT A PART OF TRUST TRUST DEED STATE OF TR	said rights and benefits M	orteavors do herchy e	expressly release and waive.		\ /	
State of HE State and Parties and State of HE State and	Mortgagors, their heirs, suc	contors und assigns.			in full and smill be	blading or
State of HE State and Parties and State of HE State and Foresaid, DO HERREY CERTIFY that Kenneth R. Grill and Marlene J. Grill, his wife, are personally known to me to be the same person. S whose name S subscribed to the foregoing instrument, appeared before me this day in person, and acknowled the same person. S whose name S subscribed to the foregoing instrument, appeared before me this day in person, and acknowled and control of the right of the same person. S whose name S subscribed to the foregoing instrument, appeared before me this day in person, and acknowled and control of the right of the same person. S whose name S subscribed to the foregoing instrument, appeared before me this day in person, and acknowled and acknowled.  Given under do official seal, this 16th day of May 1975.  This Deed prepared by John R. Sullivan  May Commission Expires Octa 8, 1978  Whis Deed prepared by John R. Sullivan  ADDRESS OF PROPERTY:  14417 S. Linder Midlothian, Illinois 60445  THE ABOVE ADDRESS IS FOR STATISTICAL TRUST DEED  NAME John R. Sullivan  ADDRESS 4610 W. 147th St.  CITY AND STATE VIddothian, IL ZIP CODE 60445  (Name)  (Name)	PLEASE	18	wed R Bull	(Seal)_Starte	5 3 4 1 rete	الله (Seal)
State of Hill Cook ss., [Seal] (Seal)	TYPE NAME		neth K. UFIII		GLIII	
in the State aforesald, DO HERRERY CERTIFY that Kenneth R. Grill and Marlene J. Grill, his wife, are personally known to me to be the same person. Swhose name _S	A PART OF THE PROPERTY OF THE PART OF THE	Cook				
personally known to me to be the same person. S whose name _ S subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that _ B _ Standard, sealed and delivered the said instrument as _ their free and voluntary act, for the uses and purposes therein set forth, including the release and waver of the right of homestead.  Given under _ to do official seal, this _ 16th	State of Hilland		in the State aforesaid, DC and Marlene J	HEREBY CERTIFY that KQ		11
edged that the Walgard, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and walver of the right of homestead.  Given under would ad official seal, this 16th day of May 1975  Commission expires My Commission Expires Oction 8, 1928  Phis Deed prepared by John R. Sullivan  Chis Deed prepared by John R. Sullivan  ADDRESS OF PROPERTY.  14417 S. Linder Midlothian, Illinois 60445  THE ABOVE ADDRESS IS FOR FAATISTICAL WALL STATISTICAL STATISTICA			personally known to me to	s be the same person 5 whose na		
Commission expres   My Commission Expres Octiv8, 1978   Market Diedl   Notary Public   Chis Deed prepare by John R. Sullivan   ADDRESS OF PROPERTY: 14417 S. Linder   Midlothian, IL 60445   Midlothian, Illinois 60445   THE ABOVE ADDRESS IS FOR STATISTICAL   ADDRESS 4610 W. 147th St.   ADDRESS IS FOR STATISTICAL   THE ABOVE ADDRES			edged that the y signed free and voluntary act, for waiver of the right of home	, sealed and delivered the said instr the uses and purposes therein set estead.	ument as the forth, including the r	ir clease and
Chis Deed prepared by John R. Sullivan  ADDRESS OF PROPERTY.  14417 S. Linder  Midlothian, IL 60445  ADDRESS 4610 W. 147th St.  ADDRESS 4610 W. 147th St.  CITY ANPIdlothian, IL ZIP CODE 60445  (Name)  ADDRESS OF PROPERTY.  14417 S. Linder  Midlothian, Illinois 60445  THE ABOVE ADDRESS IS FOR STATISTICAL TRUST DEED  TRUST DEED  (Name)		d official seal, this My Commissi	16 th			
MAIL TO: NAME John R. Sullivan  ADDRESS 4610 W. 147th St.  CITY ANDIGLOCHIAN, IL ZIP CODE 60445  STATE Widlothian, IL ZIP CODE 60445	his Deed prepared	by John R.	Sullivan	ADDRESS OF PROPERTY	Ne	<u> </u>
MAIL TO: ADDRESS 4610 W. 147th St.  CITY ANDICIONAL ZIP CODE 60445  MAIL TO: SEND SUBSEQUENT TAX BILLS TO: SEND SUBSEQUENT TAX	مهرای د	D 2 20114	van l	Midlothian, Illinois	60445	3
ADDRESS.  CITY ANDI dlothian, IL ZIP CODE 60 445					PARTISTICAL S	6A:
(STATE THE GROUP DOWN NO.	ADDRESS			SEND SUBSEQUENT TAX BILLS TO	s	5
	(STATE_PIL	<u> </u>	ZIP CODE OUTTO	(Name)		

## **UNOFFICIAL COPY**

- 3. It tagaors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and vindstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repair ag it same or to pay in full the indebtedness secured hereby, all in companies distinatory to the holders of the note, under insurance policie, p. where it is case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortage close to can a tached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance point to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- case of insura ce 50°t to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

  4. In case of sefar therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors 's ary form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, (ary, and purchase, discharge, compromise or settle any tax flien or other prior lien or title or claim thereof, or redeem from any tax sale or for!". ca affecting said premises or contest any tax or assessment, fluoneys paid for any of the purposes herein authorized and all expenses paid of incurred in connection therewith, including reasonable attorneys (ees, and any other moneys advanced by Trustee or the holders of the note to protect the "ortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with in ir. a thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any, 1g/s. accruing to them on account of any default hereunder on the part of Mortgagors.

  5. The Trustee or the holders of the now hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or est mate irreduced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of it y tax, assessment, sale, forfeiture, tax lien or title of claim thereof.

  6. Mortgagors shall pay each title more and a described mentioned and interest, when due according to the terms hereof.

- so according to any oil, statement of ex mate; roctured from the appropriate public once without inquiry into the accuracy of such oil, statement or estimate or into the validity of t yr tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

  6. Mortgagors shall pay each item o does not be such as the control of the terms hereof.

  At the election of the holders of the principal note with the control of the terms hereof, and withstanding anything in the principal note with the control of principals and interest, or in case default shall occur in payment of principal of interest, or in case default shall occur an' continue for three days in the performance of any other agreement of the Mortgagors herein contained.

  7. When the indebtedness hereby secured shall be does not does not be described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt. In any suit to does the lien hereof, there shall be allowed and included as additional indebtedness in the decree for salle all expenditures and expenses, such any be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for doe mentally and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to feems to be expended after entry of the decree of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and similar data and any and expert evidence, stenographers' charges, publication costs and costs and costs and costs of the title to or the value of the premises. In a dilion, all expenditures are the premises of the note may deem to define the value of the premises. In a dilion, and are all the premises of the premises. In a dilion of the title to or the value of the premises. In a dilion of the title to

- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee,
  shall be first Successor in Trust and in the event of his or its death, 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 shall be entitled to reasonable compensation for all acts performed hereunder.
- 15. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagors and all persons claiming under or through rigagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of 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.

ı ne	installment	Note	mentioned	ı ın	tne	within	trust	Deed	nas	beer
den	tified herew	ith und	er Identifi	catio	n N	lo				

## **UNOFFICIAL COPY**

RIDER TO TRUST DEED BETWEEN

KENNETH R. GRILL and MARLENE J. GRILL, his wife,

MIDLOT'IAN STATE BANK, a Banking Corporation of Illinois

Lot 4 (except the East 280.80 feet thereof) and Lot 5 (except the East 280.80 feet thereof) in Charles D. Ettinger's Midlo hiar Subdivision of the East 541.60 feet of the West half of the North West quarter of Section 9 and the South 25 feet of the East 541.60 feet of the West half of the South West quarter of Section 4, all in Township 36 North, Range 13, East of the Third Principal Meridian, recorded as document 256304 in Recorders Office on September 8, 1908, in Cook County, Illinois. th of th.

It quart.

1.60 feet

Ition 4, all

Ird Principal

Office on Septe.