## UNOFFICIAL COPY

	1978 JUL 17 AN 9 28 24537079
TRUST DEED (Illinois)	
For use with Note Form 1449 (Interest in addition to monthly principal payments)	COOK COUNTY ILLICOIS RECORDER Consequent Control
	The Above Space For Recorder's Use Only
THIS IN EN URE, made Ju	wife JUL-17-70, between Ray W. Tosh and Patricia Tosh, His
and	Midlothian State Bank, A Banking Corporation
herein referred o a "Trustee," witnesset	are are justly indebted to the local holder or holders of the Installment Note hereinefter described in
the principal sum of Light Thous	sand Fourteen and 86/100 Dollars,  Note of the Mortgagors of even date herewith, made payable to Midlothian State Bank and delivered.
in and by which said No . It a Martgag	ors promise to pay the said principal sum in installments as follows One Hundred Ninety & 8:  August 19 78, and One Hundred Ninety and 83/100———————————————————————————————————
Dollars, on the 10th day each	h month thereafter to and including the <u>10th</u> day of <u>December</u> , 19.81; with a final payment day of <u>January</u> , 19.82, with interest on the principal balance from time to time unpaid at
the rate of 15.50 per ce + er	annum, payable monthly on the dates when installments of principal fall due and shall be in addition
o the amount due on principal; each of s	said installments of principal bearing interest after maturity at the rate of 15.50 per cent per annum, and the parable at Midlothian State Bank, 3737 W. 147th St., Midlothian, II
t the election of the legal holder thereof	as i e gal noider of the note may, from time to time, in writing appoint, which note further provides that
ecome at once due and payable, at the place interest in accordance with the terms the	ice o' payment aforesaid, in case default shall occur in the payment, when due, of any installment of principal bereef or it as default shall occur and continue for three days in the performance of any other agreement
arties thereto severally waive presentmen	vent election may be made at any time after the expiration of said three days, without notice), and that all interest on payment, notice of dishonor, protest and notice of protest.  It is to seen, he were the said principal sum of money and said interest in accordance with the
erms, provisions and limitations of this to e performed, and also in consideration of	ors to seculi he vyment of the said principal sum of money and said interest in accordance with the trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents
ONVEY and WARRANT unto the Tru tle and interest therein, situate, lying as City of Chicago	ustee, its or his successors and assigns, the following described Real Estate and all of their estate, right, and being in the
ore, or ourcago	, COUNTY C. Cook AND STATE OF ILLINOIS, to with
	Manor Resubdivision of Lot A and part of Lot B in Owners in Superior Court Commissioners Partition of the South half
(except the Railroad	d) of Section 27 Towns ip 38 North, Range 13, East of the
Third Principal Meri	idian, in Cook County, 11/incis.
	1100 6
TOGETHER with all improvements, t	bed, is referred to herein as the "premises", tenements, easements, fixtures, and appurtenances thereto clonging and all rents is and profits thereof cortexports, any benefits thereof cortexports, any benefits thereof cortexports, any benefits and profits thereof are needed printed by a domain the said reallestate and
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TOGETHER with all improvements, to so long and during all such times as Most secondarily), and all apparatus, equipm over, refrigeration (whether single units ades, storm doors and windows, floor coil real estate whether physically attached emergeness of their success of the storm of the success of their success of the storm of the success of their success of their success of the success of the success of their success of their success of the success of their success of their success of their success of the success of their suc	tenements, easements, fixtures, and appurtenances thereto clonging and all ring. Simbs and projets thereof ortgagors may be entitled thereto (which are pledged prin rily s d on a party with said reallestate and ment or articles now or hereafter therein or thereon used to sup y heat, gas, air conditioning, water, light, or centrally controlled), and ventilation, including (without, es. ct. ing the foregoing), screens, window overings, inador beds, awnings, stoves and water heaters. All of the oregoing are declared to be part of d thereto or not, and it is agreed that all similar apparatus, equip and created to the part of d thereto or not, and it is agreed that all similar apparatus, equip and created to be part of d screens and exigus, grover, for the proposes, and upon the uses sors or assigns shall be considered as constituting part of the real estate. The proposes, and upon the uses that the said Trustee, it or his successors and assigns, forever, for the proposes, and upon the uses that the person of the foregoing appearing on page 2 (the revers s de of this Trust Deed) apart hereof and shall be binding on the Mortgagors, their heirs, successors and assigns.  Ss., The covenants, conditions and provisions appearing on page 2 (the revers s de of this Trust Deed) apart hereof and shall be binding on the Mortgagors, their heirs, successors and assigns.  (Seal)  Ss.,  in the State aforesaid, DO HEREBY CERTIFY that Ray W. Tosh and Pat 1. s. a Tosh, Hig Wife  personally known to me to be the same person. whose name above subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that h. Sy signed, sealed and delivered the said instrument is stheir free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homesteed.  ADDRESS OF PROPERTY: 7807 Sourtin Kemenskysse

- 1. 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 mechanics 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 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 expended by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

  2. Mortgagors shall (1) keep said premise separation was the said premise separation and the said premise se

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.

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