			n 1	2		
•	TRUST DEED	1980 14	7 44 10 7	255	05843	
			1677 13 S		Recorder's Use Only	
THIS IN	DENTURE, made Ji	une 27	1980 bei	ween Gilbert E. Ros		at a second seco
wife, in	n joint tenancy	herein	referred to as	"Mortgagors", and		
anain mal	formal to an ATmoston	B;	riffien Billy &	3Trust Company 550! is Mortgagors are just!	843 - REG	10.
n a princ	nkai promissory note,	termed "Insta	illment Note",	ot even date herewith, (executed by Mortgag	zors, made
ayabie to	Bearer and delivered	d, in and by w	hich note Mor	gagors promise to pay be Dollars, and inter	he principal sum of	Eight
				paid at the rate of 15.6		
rincipal s	sun. 40.4 interest to 1	be payable in	installments as	follows:One Hundred	Thirty Six & 22	2/100
Dollars or he 30°	n the 30% bday of J	fuly .	1980 , and O	ne Hundred Thirty S I said note is fully paid, e	ix & 22/100	Dollars on
rincipal a	and interest, if not so	oner paid, sha	ill be due on th	e 30th day of June	, 1985	; all such
ayments	on account of 'ne in	idebtedness ev	idenced by sai	d Note to be applied firs neipal; the portion of ea	t to accrued and un	paid inter-
uting prir	ncipal, to the extent n	ot paid when	due, to bear in	terest after the date for	payment thereof, a	t the rate
				nade payable at <u>Tinle</u> time, in writing appoin		or at such
hat at the	e election of the lega	I helder there	of and without	notice, the principal si	ım remaining unpaid	d thereon,
				e due and payable, at the installment of principal		
ie terms i	thereof or in case def:	ault shall occu	and continue	for three days in the per on may be made at any ti	formance of any otl	ner agree-
iree days	s, without notice), and	d that all pa. 👈		erally waive presentine		
onor, pro	test and notice of pro	itest		2 110570		
NOW T	THEREPORE HIS	LIS A.		R MORIG	AGEL	•
sions and	limitations of the above	mentioned note	and of thi Tru	sim of hote me interest Deed, and the performance sideration of the sum of O	e of the covenants and	agreements
hereof is h	rereby acknowledged. Mor following described Real	rtgagors by these	e presents CONV	LY and WARRANT unto the	e Trustee, its or his suc n. situate. Iving and be	cessors and
3.B.13, tire	, COUNTY			STATE OF ILLINOIS, to w		ang in the
ot 4 in	block 1 in Posen	Acres Resu	ubdivision o	f lot/ 1; and 16 in	Posen Acres, a	sub-
ivision	of the East 赱 of	the South	West 🛂 and	the North 20 acres	of the South Wes	:t
eridian.	 all lying North 	of the Ind	lian Boundar	Range 13, Last of t	portion of said	Inte
and 16	of any, extend	ing beyond	the West lir	ne of the Fast 중 of	the South West	of
ermanent	12 aforesaid), in t tax number: 28	-12-324-004	. Volume: (vod .	~~~ /	7
ich, with t	the property hereinafter d	escribed, is refer	red to herein as t	he "premises,"	5843	(Ω_{\circ})
ereof for s invarily and	so long and during all su	ch times as Mor	rtgagors may be	he "premises," ppurtenances thereto belone entitled thereto (which ren all fixtures, apparatus, equi	ts issres and profibe	r hereafter
ntrolled). a	and ventilation, including	(without restric	ting the foregoin	tation and an conditioning	white it single unitally	undows.
or covering	gs, inadoor neds, stoves a ether physically attached	thereto or not,	and it is agreed	going are declared and agre that all buildings and addit	ons and all imilar or o	mortgages ther appa-
us, equipm ged premis	nent or articles hereafter ses.	placed in the p	premises by Mort	gagors or their successors of	assigns shall be part of	the mort-
on the uses	E AND TO HOLD the p	remises unto the	said Trustee, its I rights and bene-	or his successors and assign its under and by virtue of t	ns, forever, for the partie.	poses, and . I sws of
This Trus	st Deed consists of two p	ages. The coven:	ants, conditions ar	by expressly release and wa d provisions appearing on pa hereof the same as though	ge 2 (the reverse side of	chi Trust
ıll be bindi	ing on Mortgagors, their	heirs, successors	and assigns.	year first above written	1 - 1	
***************************************			a the day und	Seal Teller	F.E. Koack	[S. al)
	PLEASE PRINT OR			Gilbert F	Rozek	
	PE NAME (\$)	,		[Seal]	1. save	[Seal]
	HATURE (B)	=00K		Celia M.	Hoark	
	ois, County of	••••			ary Public in and for sa	ia County
~		in the Sta	55., te aforesaid. DO 1			-
2 2	TOTAL COLUMN	in the Sta M. Roark, personally	55., te aforesaid, DO I his wife, it known to me to	HEREBY CERTIFY that G	name_Sare	-
0	& IMPRESS	M. Roark personally subscribed	his wife in known to me to to the foregoing	HEREBY CERTIFY that G Joint tenancy be the same persons, whose instrument appeared before	me this day in person	and
OF LIC	A IMPRESS	M. Roark personally subscribed nowledged free and v	his wife in known to me to to the foregoing that the Wigned coluntary act, for	HEREBY CERTIFY that G loint tenancy whose the same personal whose the same appeared before , sealed and delivered the sa the uses and purposes there	mame S 878 me this day in person the instrument as 10	and , and ack- eir
en under n	IMPRESS SEAL HERE Y 1 3 Ny hand and official seal,	Me Roark personally subscribed nowledged free and vand waiven this	his wife, in known to me to to the foregoing that the Kigned coluntary act, for of the right of the column to the right of	HEREBY CERTIFY that (1) 1011th tenancy whose instrument appeared before , sealed and delivered the sathe uses and purposes there amested. June day of June	mame S 878 me this day in person the instrument as 10	and , and ack- eir
en under n	A IMPRES SEAL HERO HERO HAND HAND HAND AND HAND HAN	Me Roark personally subscribed nowledged free and vand waiven this	his wife, in known to me to to the foregoing that the Kigned coluntary act, for of the right of the column to the right of	HEREBY CERTIFY that (I to the property of the personner whose instrument appeared before, sealed and delivered the same and purposes there were and purposes there were the personner the property of the property of the property of the personner than the property of the personner than the property of the personner than the personner tha	name. S. ara me this day in person id instrument as thin set forth, including t	and ack-
en under numission es	A MAPRES ARAL HEAL AND AND AND AND AND AND AND A	Me Roark personally subscribed nowledged free and vand waiven this	his wife, in known to me to to the foregoing that the Kigned coluntary act, for of the right of the column to the right of	HEREBY CERTIFY that (1) 1011th tenancy whose instrument appeared before , sealed and delivered the sathe uses and purposes there amested. June day of June	name. S. ara me this day in person id instrument as thin set forth, including t	and ack- eir he release
en under n umission es s docum ce Gonz	A IMPRES SEAL HERO HERO HAND HAND HAND AND HAND HAN	M. Roark personally subscribed nowledged free and v and waive this	his wife, in known to me to to the foregoing that the Kigned coluntary act, for of the right of the column to the right of	HEREBY CERTIFY that Good to the same persons whose instrument appeared before the same and delivered the same the uses and purposes there mestead. day of June ADDRESS OF PROPE	name. Surgeme this day in person id instrument as this in set forth, including the set forth.	and ack- eir he release 19 80
en under n numission es s docum ice Gonz men Ban	MAPRES MEND MEND MY hand and official seal, xpires MY COMMISSIONE ment prepared by cales for	M. Roark personally subscribed nowledged free and v and waive this	his wife, in known to me to to the foregoing that the Kigned coluntary act, for of the right of the column to the right of	HEREBY CERTIFY that Good to the same persons whose instrument appeared before, sealed and delivered the same the uses and purposes there weets and purposes there was the uses and purposes the day of the same that the same that the uses and purposes there was the uses and purpose the uses and purpose the uses and purpose the uses and the uses	name. Surgeme this day in person id instrument as this in set forth, including the set forth.	and ack- eir he release 19 80
en under n numission es s docum ce Gonz men Ban	wynand and official seal, xpires MY COMMISSION E ment prepared by cales for alk & Trast Company	M. Roark personally subscribed nowledged free and v and waive this	his wife, in known to me to to the foregoing that the Kigned coluntary act, for of the right of the column to the right of	HEREBY CERTIFY that Good to the same persons whose instrument appeared before, sealed and delivered the same the uses and purposes there weeks and purposes there was the uses and purposes the day of the same that the uses and purpose the same that the uses and purpose the uses and purpose the uses and purpose the uses and the use and the uses and the uses and the uses and the uses and the use	name. Surgeme this day in person id instrument as this in set forth, including the set forth.	and ack- eir he release 19 80
en under n minission es s docum ce Gonz men Ban ley Par	week with the search of the se	M. Roark personally subscribed nowledged free and v and waive this	his wife, it known to me to to the foregoing that the Kingme oduntary act, for of the right of the state of the right of t	HEREBY CERTIFY that Good to the same persons whose instrument appeared before, sealed and delivered the same the uses and purposes there weets and purposes there was the uses and purposes the day of the same that the same that the uses and purposes there was the uses and purpose the uses and purpose the uses and purpose the uses and the uses	name. S	and ack- eir he release 19 80 ARY PUBLIC
en under n unitsion es s docum ce Gonz men Ban ley Par	week with the search of the se	M. Roark personally subscribed nowledged free and v and waiver this	his wife, it known to me to to the foregoing that the Wigner columnary act, for of the right of the right of the mean and the wigner of the right of	HEREBY CERTIFY that Good to the same periods: whose instrument appeared before, sealed and delivered the same the uses and purposes there whestead. ADDRESS OF PROPE 14911 Sacramer Posen, TI, 60/1 THE ABOVE ADDRESS IN, 4 Mb 18 PURPOSE ONLY AND 18	name. S	and ack- eir he release 19 80

RECORDER'S OFFICE BOX NO

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:

- 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 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 pay before 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.

- 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 axid 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 indebtedness 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, and in case of insurance about to expire, shall deliver renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than the days prior to the respective dates of expiration.

 4. And the prior to the respective dates of expiration and renewal policies, to holders of the note may, but need not, make full or partial payments of principal or interested of the state of the note may, but need not, make full or partial payments of the cases of Mattagors in authorized and all expenses paid or incurred in connection herewith, including reasonable attorneys (see, and any of the purposes herein authorized and all expenses paid or incurred in connection herewith, including reasonable attorneys (see, and any of the purposes herein authorized and all expenses paid or incurred in connection herewith, including reasonable attorneys (see, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reason here ompensation to Trustee for each matter concerning which action herein hortwise. The matter is the par
- tions for the commencent of any suit for the foreclosure hereof there or the commenced: or (c) preparations for the defense of any threatened suit o proceeding which might affect the premises or the security hereof, whether or not actually commenced.

 8. The proceeds of any foreclosure sale of the premises shall or of all costs and expenses incident to the forclosure proceeding; including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereon is study secured inductional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, a privipal and interest remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their right, an oppoar.

 9. Upon, or at any time after the filing of a bill to foreclose this Trust De.d., t!e Court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after all, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and with a tegard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee here dre may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the whole of said period. The Court from the collect such collect such is a collect the rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the necessary or not, as well as during any further times when Mortgagors during the whole of said period. The Court from time or time in any orize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this Trust Deed or any tax, special assessment or other lien which has be or become superior to the lien at ordinary or the holders of the note shall have th

 - - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument

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	în	the within	Trust	Deed	has
been	identified h	erewit	n under Ide	ntif	ication No			

Trustee

END OF RECORDED DOCUMENT