Which provides as follows: "(D) the following property (exempted under sub-section (B) (1) of this section: (1) the debtors accreate interest, not to exceed 57,500.00 in value, in real property or personal property that the Debtor or a Dependent of the Debtor uses as a residence, in a Cooperative that owns property that the Debtor or a Dependent of the Debtor uses as a residence, or a Burial plot for the Debtor or a TRUST DEED (Illinois)

Dependent of the Debtor uses as a residence, or a Burial plot for the Debtor or a Dependent of the Debtor")

Which provides as follows: "(0) the follow (1) of this section: (1) the debtors ador value, in real property or personal prope Debtor uses as a residence, in a Cooperat Dependent of the Debtor uses as a residen TRUST DEED (Illinois) For use with Note Form 1449 (Interest In addition to monthly principal payments) principal payments)	ring property (exempted under sub-section (B) egate interest, not to exceed \$7,500.00 in rity that the Debtor or a Dependent of the ive that owns property that the Debtor or a ce, or a Burial plot for the Debtor or a 25584891 The Above Space For Recorder's Use Only tween
{	The Above Space For Recorder's Use Only
	tween Daniel R. Anderson and
Karen A. Anderson, His Wife Midlothian State Bank, an Illino	is Banking Corporation herein referred to as "Mortgagors,"
herein ferred to as "Trustee," witnesseth:	
TH. T. WHEREAS the Mortgagors are justly indebted to the legal the principal sum of	ifty & NO/100 Dollars
evidence' by one certain last transposition of the Mortgagors of even dat in and by valid said Note the Mortgagors promise to pay the said princip	e herewith, made payable to Midlothian State Bank and delivered,
Dellars, on the 20th day of September, 19 80, and of XDellars, on the 0th day of each month thereafter transicionalists	a Like Sum
ЖАИКИЯ ЙИЙИЙКИХХХХХХ «Х. УХХХХХХХАНИЯ КАНДАНИЯ ОТ В ХАХХХХХИЗИВИЯ ОТ В КАХХХХХХХХХХХХХХХХХХХХХХХХХХХХХХХХХХХ	
A NORTH RELIGIOUS AND AND CASH CASH CASH CASH RELIGIOUS AND AND CASH CASH CASH CASH CASH CASH CASH CASH	Interest after maturity at the rate of 14.51 per cent per annum, and State Bank, 3737 W. 147th St. Midlothlan, 111. Trom time to time, in writing appoint, which note further provides that remaining unpaid thereon, together with accrued interest thereon, shall it shall focus in the payment, when due, of any installment of principal and continue for three days in the performance of any other agreement e ulter the expiration of said three days, without notice), and that all votest and notice of protest.
terms, provisions and limitations of this trust seed, and the performance of be performed, and also in consideration of the sum of One Dollar in hand; CONVEY and WARRANT unto the Truster, and successors and assign title and interest therein, situate, lying and being in the Village of Posen, Cook	the covenants and agreements herein contained, by the Mortgagors to
Lot 17 and the North 15 feet of lot 's in block of the North East 4 of Section 12 North of Ind 15.56 chains thereof in Township 36 North, Name in Cook County, Illinois	ian Boundary Line and North of the South
Permanent tax number: 28-12-222-020 '01	me: 028
	25584891
	4000400T
	15
· (* 16 · 12 · 10	15
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easemonts, fixtures, and as for so lung and during all such times as Mortgagors may be entitled thereto (who are secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventile shades, storm doors and windows, floor coverings, indoor, but a property shader state whether physically attached thereto or not pridicional shades the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wintaid rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and p are incorporated herein by reference and are a part hereof and shall be hinding Witness the hands and seals of Mortgagors the day and year first above	
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeinedis, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (who secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, but a property shader state whether physically attached thereto or not printing a property shader to the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wir and trights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and pare incorporated herein by reference and are a part hereof and shall be hinding witness the hands and seals of Mortgagors the day and year first above	purrenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon used to stoply heat, gas, air conditioning, water, light, and into, including, twither it. St. citing the foregoing), screens, spifilow, as gad water header, still on a free declared to be part of all windra apparatus, eq. pm. to articles hereafter placed in the sconstituting part of the real stat is successors and assigns, forever. The purposes, and upon the uses use of the Homestead Exemption I awa of the State of Illinois, which see above rovisions appearing on page 2 (the r v. s. side of this Trust Deed) on the Mortgagors, their heirs, successor; and assigns, written.
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easements, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (who secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, but a property shad read estate whether physically attached thereto or not printing a property shad read estate whether physically attached thereto or not printing a property in and trusts herein set forth, free from all rights and benefits under and by wir and trusts herein set forth, free from all rights and benefits under and by wir and trusts herein set forth, free from all rights and benefits under and by wir and trusts herein set forth, free from all rights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and page incorporated herein by reference and are a part hereof and shall be hinding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAMES) Daniel L. Anderson	purienance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, at a cing the foregoing, screens, 4 inhow a gard water header, 341 of 1'e foregoing are declared to be part all all winds apparatus, e. pm., o articles hereafter placed in the sconstituting part of the real, state. It is successory and avigns, forever. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which see above. To rovisions apparating on page 2 (the rivise side of this Trust Deed) on the Mortgagors, their heirs, successory and assigns.
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easemedts, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (mot secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, being apprings, slow said real estate whether physically attached thereto or noof public particled that premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or h and trusts herein set forth, free from all rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and p are incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR Daniel L. Anderson	purtenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, timarily and on a parity with said real estate and rein or thereon uses of poly heat, gas, air conditioning, water, light, attoin, including, twither, it as expired to the real said of the foregoing are declared to be parit of all windiar apparatus, eq. nm. o articles hereafter placed in the sconstituting part of the real stat is successor and assigns, forever
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeinedis, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (mot secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventile shades, storm doors and windows, floor coverings, indoor, but's promises by the Mortgagors or their successors or assigns shall be considered at TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by virtual drights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and per licorporated herein by reference and are a part hereof and shall be hinding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) SIGNATURE(S)	ises.", opertenance, there o belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, attaining, including twithey and the place of the real state. The purposes and upon the use of some of the real state, and upon the use of the Homestead Exemption I aws of the State of Illinois, which see above rowlines appearing on page 2 (the r visus side of this Trust Deed) on the Mortgagors, their heirs, successor; and assigns, written. (Seal) X Aren A. Anderson (Seal)
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (mot secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, bads, apparaty, shows aid real estate whether physically attached thereto or not pridicious akreed that premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by vir and trusts herein set forth, free from all rights and benefits under and by vir and trusts herein set forth, free from all rights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and pare incorporated herein by reference and are a part hereof and shall be binding Wilness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Illinoit, County of Cook and the State aforesaid, Di	ises.", spurtenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, at the interior of the rent states and rent and water headen and of a foregoing are declared to be part all and water appdfalus, e. pm. o articles hereafter placed in the sconstituting part of the real state. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which are above see above so and avigns, forever. The purposes, and upon the uses use of the Mortgagors, their heirs, successor; and assigns, written. (Seal) X Aren A. Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said county, or HEPERY CENTIFY, the Daniel I. Anderson
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easements, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (mot secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, basis, apprings, slow said real estate whether physically attached thereto or not publicious akreed that premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wir asid rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and pare incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW STONATURE(S) BELOW	ises.", spurtenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, at the interior of the rent states and rent and water headen and of a foregoing are declared to be part all and water appdfalus, e. pm. o articles hereafter placed in the sconstituting part of the real state. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which are above see above so and avigns, forever. The purposes, and upon the uses use of the Mortgagors, their heirs, successor; and assigns, written. (Seal) X Aren A. Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said county, or HEPERY CENTIFY, the Daniel I. Anderson
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easements, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto of not secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, beds, apprings, slow said read estate whether physically attached thereto or not public appropriate shades, storm doors are the results of the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by win said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and p are incorporated herein by reference and are a part hereof and shall be hinding. Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Illinoid, Committee Cook in the State aforesaid, Digeton the State aforesaid, Digeton that they appear of the subscribed to the foregoing the floor of the State aforesaid, Digeton that they appear of the State aforesaid.	ises.", spurtenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, at the interior of the rent states and rent and water headen and of a foregoing are declared to be part all and water appdfalus, e. pm. o articles hereafter placed in the sconstituting part of the real state. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which are above see above so and avigns, forever. The purposes, and upon the uses use of the Mortgagors, their heirs, successor; and assigns, written. (Seal) X Aren A. Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said county, or HEPERY CENTIFY, the Daniel I. Anderson
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easements, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto of not secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, beds, apprings, slow said read estate whether physically attached thereto or not public appropriate shades, storm doors are the results of the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by win said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and p are incorporated herein by reference and are a part hereof and shall be hinding. Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Illinoid, Committee Cook in the State aforesaid, Digeton the State aforesaid, Digeton that they appear of the subscribed to the foregoing the floor of the State aforesaid, Digeton that they appear of the State aforesaid.	ises.", spurtenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, at the interior of the rent states and rent and water headen and of a foregoing are declared to be part all and water appdfalus, e. pm. o articles hereafter placed in the sconstituting part of the real state. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which are above see above so and avigns, forever. The purposes, and upon the uses use of the Mortgagors, their heirs, successor; and assigns, written. (Seal) X Aren A. Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said county, or HEPERY CENTIFY, the Daniel I. Anderson
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto (mot secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, basis, apprings, slow said real estate whether physically attached thereto or not platiclos asked the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wirn aid rights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and page lacorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAMES) BELOW SIGNATURES State of Illinoil, Crimit of the right of home subscribed to the foregoing edged that they asigned frequently act, for waiter of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of home subscribed to the foregoing of the right of the right of home subscribed to the foregoing of the right of the right of the r	ises.", spurtenance, there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon uses as poly heat, gas, air conditioning, water, light, at the interior of the rent states and rent and water headen and of a foregoing are declared to be part all and water appdfalus, e. pm. o articles hereafter placed in the sconstituting part of the real state. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which are above see above so and avigns, forever. The purposes, and upon the uses use of the Mortgagors, their heirs, successor; and assigns, written. (Seal) X Aren A. Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said county, or HEPERY CENTIFY, the Daniel I. Anderson
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so lung and during all such times as Mortgagors may be entitled thereto (mot secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventile shades, storm doors and windows, floor coverings, indoor, bads, approps, slow said real estate whether physically attached thereto ur not printing a propage, slow premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wirnaid rights and benefits under and by wirnaid rights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and pre incorporated herein by reference and are a part hereof and shall be hinding are incorporated herein by reference and ear a part hereof and shall be hinding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(5) BELOW State of Illinoid, Commit of the right of home and shall be described to the foregoing edged that Lifey_signed fret_and voluntary act, for waiper of the right of home with the right of home and right and rights and right and rights and right and righ	ises." opertenance: there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon used to stoply heat, gas, air conditioning, water, light, and into including, twither (1 st. cling the foregoing), screens, 4 phlory of any department of the real colored to be part of all winding apparatus, eq. 7m. to a ratuels hereafter placed in the sconstituting part of the real stat is successors and assigns, forever. The purposes, and upon the uses the following part of the real stat is successors and assigns, forever. The purposes, and upon the uses the following part of the real stat is successors and assigns, forever. The purposes, and upon the uses the following part of the French of the Homestead Exemption I awa of the State of Illinois, which see above rovisions appearing on page 2 (the r v. s. side of this Trust Deed) on the Mortgagors, their heirs, successors and assigns, written. (Seal) Karen A. Anderson (Seal) I, the undersigned, a Notary Public in and for said county, the undersigned, a Notary Public in and for said county, the underson his Wife on the same persons, whose name above the same persons, whose name above the same persons, whose name above the same persons therein set forth, including the release and nestead. Aday of September 19 80. Motary Public
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto the not secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, bads, apparaty, spows and real estate whether physically attached thereto or not publicious akreed that premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wir asid rights and benefits the Mortgagors do bereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and p are incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Illinoil, Countr of the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed fr	ises." popurenance: there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon used to stoply heat, gas, air conditioning, water, light, and into including, twither, it all contains the foregaing), screens, 4 ph/low or and water head? All of the foregoing are declared to be part of all winding appdalus, etc. and the screening part of the real stat is successor and assigns, forever. The purposes, and upon the uses use of the Homestead Exemption I awa of the State of Illinois, which see above rovisions appearing on page 2 (the r v. s. side of this Trust Deed) on the Mortgagors, their heirs, successor; and assigns. Written. (Seal) X Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said County, Of HEREBY CERTIFY that Daniel L. Anderson on the same persons, whose name above a instrument, appeared before me this day in person, and acknowlated and delivered the said instrument as their release and purposes therein set forth, including the release and restead. ADDRESS OF PROPERTY: 14508 Sherman
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto the not secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, bads, apparaty, spows and real estate whether physically attached thereto or not publicious akreed that premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wir asid rights and benefits the Mortgagors do bereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and p are incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Illinoil, Countr of the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed free and voluntary act, for the right of home subscribed to the foregoing edged that I fleey_ signed fr	ises." popurenance: there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon used to stoply heat, gas, air conditioning, water, light, and into including, twither, it all contains the foregaing), screens, 4 ph/low or and water head? All of the foregoing are declared to be part of all winding appdalus, etc. and the screening part of the real stat is successor and assigns, forever. The purposes, and upon the uses use of the Homestead Exemption I awa of the State of Illinois, which see above rovisions appearing on page 2 (the r v. s. side of this Trust Deed) on the Mortgagors, their heirs, successor; and assigns. Written. (Seal) X Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said County, Of HEREBY CERTIFY that Daniel L. Anderson on the same persons, whose name above a instrument, appeared before me this day in person, and acknowlated and delivered the said instrument as their release and purposes therein set forth, including the release and restead. ADDRESS OF PROPERTY: 14508 Sherman
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto who secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, bads, apparings, slow said real estate whether physically attached thereto or not phillions acted the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by virial dirights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and page incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR Daniel L. Anderson PLEASE PRINT OR Daniel L. Anderson SIGNATURESS BELOW SIGNATURESS Daniel L. Anderson SIGNATURESS BELOW SIGNATURESS Daniel L. Anderson Given under my hand and official seal, this 6th Commission expires This document prepared by, betti Oates, conditions of the major of the right of hone with the prepared by, betti Oates, conditions of the major of the right of hone with the prepared by, betti Oates, conditions and personally known to me to subscribed to the foregoing edged that frey is gined free and voluntary act, for waiter of the right of hone with the prepared by, betti Oates, conditions and personally known to me to subscribed to the foregoing edged that frey is gined free and voluntary act, for waiter of the right of hone with the prepared by, betti Oates, conditions and personal	ises." popurenance: there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon used to stoply heat, gas, air conditioning, water, light, and into including, twither, it all contains the foregaing), screens, 4 ph/low or and water head? All of the foregoing are declared to be part of all winding appdalus, etc. and the screening part of the real stat is successor and assigns, forever. The purposes, and upon the uses use of the Homestead Exemption I awa of the State of Illinois, which see above rovisions appearing on page 2 (the r v. s. side of this Trust Deed) on the Mortgagors, their heirs, successor; and assigns. Written. (Seal) X Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said County, Of HEREBY CERTIFY that Daniel L. Anderson on the same persons, whose name above a instrument, appeared before me this day in person, and acknowlated and delivered the said instrument as their release and purposes therein set forth, including the release and restead. ADDRESS OF PROPERTY: 14508 Sherman
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto who secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, bads, apparent, shades, storm doors and windows, floor coverings, indoor, bads, apparent, shades, storm doors and windows, floor coverings, indoor, bads, apparent, shadered that premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by wirn and trusts herein set forth, free from all rights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and page incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR Type NAME(S) BELOW SIGNATURES State of Illinoil, Countr of the subscribed to the foregoing edged that they, signed free and voluntary act, for waiter of the right of how with the state and the subscribed to the foregoing edged that they, signed free and voluntary act, for waiter of the right of how waiter of the right of the righ	ises." popurenance: there a belo ging, and all rents, issues and profits thereof hich are pledged, rimarily and on a parity with said real estate and rein or thereon used to stoply heat, gas, air conditioning, water, light, and into including, twither, it all contains the foregaing), screens, 4 ph/low or and water head? All of the foregoing are declared to be part of all winding appdalus, etc. and the screening part of the real stat is successor and assigns, forever. The purposes, and upon the uses use of the Homestead Exemption I awa of the State of Illinois, which see above rovisions appearing on page 2 (the r v. s. side of this Trust Deed) on the Mortgagors, their heirs, successor; and assigns. Written. (Seal) X Anderson (Seal) (Seal) I, the undersigned, a Notary Public in and for said County, Of HEREBY CERTIFY that Daniel L. Anderson on the same persons, whose name above a instrument, appeared before me this day in person, and acknowlated and delivered the said instrument as their release and purposes therein set forth, including the release and restead. ADDRESS OF PROPERTY: 14508 Sherman
which, with the property hereinafter described, is referred to herein as the "prem TOGETHER with all improvements, tenements, easeingils, fixtures, and as for so long and during all such times as Mortgagors may be entitled thereto who secondarily), and all apparatus, equipment or articles now or hereafter the power, refrigeration (whether single units or centrally controlled), and ventils shades, storm doors and windows, floor coverings, indoor, bads, apparings, slow said real estate whether physically attached thereto or not phillions acted the premises by the Mortgagors or their successors or assigns shall be considered a TO HAVE AND TO HOLD the premises unto the said Trustee, its or hand trusts herein set forth, free from all rights and benefits under and by virial dirights and benefits under and waive. This trust deed consists of two pages. The covenants, conditions and page incorporated herein by reference and are a part hereof and shall be binding Witness the hands and seals of Mortgagors the day and year first above PLEASE PRINT OR Daniel L. Anderson PLEASE PRINT OR Daniel L. Anderson SIGNATURESS BELOW SIGNATURESS Daniel L. Anderson SIGNATURESS BELOW SIGNATURESS Daniel L. Anderson Given under my hand and official seal, this 6th Commission expires This document prepared by, betti Oates, conditions of the major of the right of hone with the prepared by, betti Oates, conditions of the major of the right of hone with the prepared by, betti Oates, conditions and personally known to me to subscribed to the foregoing edged that frey is gined free and voluntary act, for waiter of the right of hone with the prepared by, betti Oates, conditions and personally known to me to subscribed to the foregoing edged that frey is gined free and voluntary act, for waiter of the right of hone with the prepared by, betti Oates, conditions and personal	ises." opertenance: there a belo ging, and all rents, issues and profits thereof the he are pledged, rimarily and on a parity with said real estate and rein or thereon uses of poly heat, gas, air conditioning, water, light, and into, including, twither it as expired to the real colored to be parit of all winding apparatus, eq. nm. o articles hereafter placed in the sconstituting part of the real stat is successor and assigns, forever. The purposes, and upon the uses constituting part of the real stat is successor and assigns, forever. The purposes, and upon the uses use of the Homestead Exemption I aws of the State of Illinois, which see above rovisions appearing on page 2 (the r. v. s. side of this Trust Deed) on the Mortgagors, their beirs, successor; and assigns, written. (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) Anderson His Wife on the same persons whose name above instrument, appeared before me this day in person, and acknowlated and delivered the said instrument as their release and restead. (Seal) (Seal) (Seal) (Seal) ADDRESS OF PROPERTY: 14508 Sherman Posen, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL CRAWS (Seal) (S

不是 中華人民族人民族 经营食 医骨髓 医神经神经病

OR

3

TO THE PARTY OF TH

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. Mortgagots 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 lines or liens in favor of the United States or other liens or claims for lien not appressly 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 ducharge of such prior lien to Trustee or to holders of the note. (5) complex 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 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.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said 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 indebtendens secured hereby, all in companies satisfactory to the holders of the note, under insurance polic payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard morting of the cost of the cost of the standard morting of the cost of the cost of the cost of the cost of the standard morting of the cost of
- 4. The asset of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Margagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encir into need, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any lax does not refer the prior lien or title or claim thereof, or redeem from any lax does not refer the prior title or claim thereof, or redeem holders of the note of protect the mortgaged premises or contest any tax or assessment. Honorys paid for any of the purposes herein authorized and all explores a does not require the note of protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action, here is no prior to the note of protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action, here is no prior to the note of the note shall never be considered as a law of any right accruing to them on account of any default hereunder on the part of Mottgagors.

 5. The Trustee or note here fers of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, strength of citizen of including matterior, taxed and the note of the note has a support of the note of any taxed and the of any tax, assessment, sale, forfeiture, tax hen or tule or claim thereof.

 6. Margagora shall be a considered as a support of the note hereby secured making any payment her
- 6. Mortgagers shall play each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the electron of the holders of the runs pal note, and without notice to Mortgagers, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal one of in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- herein contained.

 7. When the indebted is closed a secured shall be come due whether by the terms of the note described on page one or by acceleration or otherwise, brid as of the note of those shall lave the right to foreclose the hen hereof and also shall have all other rights provided by the laws of librous for the enforcement of a native set of the nas sont to foreclose the hen hereof, there shall be allowed and included as additional indebtedness in the discretion of the state of postular and expect existence, there is no librouse of holders of the note for attorneys fees. Frother this, april 13 fees contain for focumentary and expert exidence, stengraphers charges, publication costs and costs (which may be estimated as to four to be expended after as of the decreer of procuring all such abstracts of the, fille stengraphers (sharpes, publication costs and costs (which may be estimated as to four to be expended after as of the decreer of procuring all such abstracts of the, fille stengraphers (sharpes, publication costs and costs (which may be estimated as to four some of the decreer of procuring all such abstracts of the, fille stengraphers (sharpes, publication costs and costs (which may be estimated as to four some some sharpes), necessary either of prosecules and male that and it is not expended after the cost of the filler sharpes of the nature in this paragraph mentioned shall becomes of much abstracts of the filler sharpes of the end payable with interest therein at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in companion, with (a) any action, sun or proceeding, including but not limited probate and banktupley proceedings, to which enter if them shall be a party, either as plaintif, claimant or defendant, by reason of this branch of the content of any undebtedness hereby secured or (i) promatations for the omne, dement of any state for the foreclosure hereof after accurated such permission the security incredic and some proposal to the following orde
- 8. The prisoned of one functioners all of the precision shall be districted as a applied in the following order of priority: First, on account of all costs and expenses underted the foreclosure, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness administrated reviewed by the note hereby secured, with interest thereof constitute or assignment of an interest thereof, as become provided, that all principal and interest tremaining unparts, but is, any overplus to Mortgagors, their heirs, fegal representatives or assignment their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deco, th. Cr art in which such complaint is filed may appoint a 9. Upon or at any time after the filing of a complaint to foreclove this I rust Deed, IF, Cru rin which such complaint is filed may appoint a receiver of said pratures. Such appointment may be made either before or after sale, without it grant to the solvency of Mortgazors at the time of application for such receiver and without regard to the then vality or the premises or whether the same shall be then occupied as a bonestead or not and the I routee hereunder may be appointed as such receiver. Such receiver, see shall have power to collect the rents, issues and profits of said pratures during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period for redemption, whether there be telemption or not, as well as during any further times whe. Mortgazors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be not starry or are twial in such cases for the protection, possycosine, control, management and operation of the premises during the whole of sails period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorizes the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorizes the receiver to apply the net income in his hands in payment in whole or in part of; (1) The individual continuous authorizes the receiver t
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to a subject
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the fille, location, existence, or condition of the premises, nor shall Trustee be obligited to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any acts of or issions hereunder, except in case of his was grown engineered or misconduct or that of the agents or employees of Trustee, and he may require ind marities satisfactory to him before exercising any power herein given.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that 2', indebtedness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that 2', indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request if 2' y person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebted lee hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor truste; such successor trustee may accept as the genuine note herein described any note which hears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note herein described as extincted on any instrument identifying same as the principal note exhibited herein, he may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

 14. Trustee may resign by instrument to writine filed in the office of the Recorder or Recistrar of Titles in which this instrument shall have
 - 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, mability 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 binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" 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 BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEFD SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

A Contraction of the Contraction

dentified herewith under Identification No.	

END OF RECORDED DOCUMENT