TRUST DEED SECOND MORTGAGE FORM (Illinois) BFC Forms Service, Inc. Mildred G. Catinella THIS INDENTURE WITNESSETH, That (hereinafter called the Granton) cof 4128 Gage Street 3 10. Illinois for and in consideration of the sum of Ten and 00/100 (10.00)in hand paid, CONVEY_ AND WARRANT_ to Bank of Lyons

8601 West Ogden Avenue Lyons
(No. and Street) (City) Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the folwing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, an eve ything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the _ Village Cook __ County of __ _ and State of Illinois, to-wit: Lot 65 (except the South 25 Feet Thereof) in Riverside Addition being a Subdivision of the East 747.68 Feet of the West 1511.22 Feet of the South 12 of the North West 14 o. Section 1, Township 38 North, Range 12 East of the Third Lincipal Meridian, in Cook County, Illinois. Hereby releasing and waiving all rights under and by it is of the homestead exemption laws of the State of Illinois.

IN TRUST, nevertheless, for the purpose of securing erformance of the covenants and agreements herein. WHEREAS, The Grantor Mildred G. Catinella Note and Security Agreement _ principal promissory note__bearing even date herewith, payable The sum of One Thousand, Eight Lydred & 00/100 dollars, (\$1,800.00), of principal payable in 23 Monthly instalments of \$87.28 each or more, and a final instalment of 87.28 on March 25, 1986 including interest beganing on April 25, 1984 and continuing on the same day of eacl s'ccessive month thereafter until the note is paid in full, at a rate of Fifteen percent (15,00%) per annum payable of the principal balance remaining from time to time unpaid. balance remaining from time to time unpaid.

The note mentioned herewith mentioned trust of all as been identified under Identification #096174302-3380

The Grawtor covenants and agrees as follows: (1) To pay said indebtedness, and the interest here in a serious and in said note or notes rovided, or according to any agreement extending time of payment; (2) to pay when due in control in the said and assessments against said or according to make the said and assessments against said or according to make the said and assessments against said or said premises that may have been destroyed or damaged; (4) the waster of the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holds of the first norting go indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage, and, second, to the Trust spherie as their int res s. may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is stillly paid; (6) to pay prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances, and the interest thereon, as a did indebtedness, may procure such insurance, or pay schilakes or assessments, or discharge or urche 20" tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from the date of payment at eig; per experiments when the said and the desired covenants or greements the whole or said indebtedness of the affecting said premises or pay all prior incumbrances and the interest threon from the date of payment at eig; per emperant many shall be so much additional indebtedness secured hereby.

IN THE EVENT of a branch of any of the aforesaid covenants or greements the whole or said indebtedness, including principal a different prior mine of such breach of a prior the said covenants or greements the whole or said indebtedness, including and seal_of the Grantor_ this _Twenty-Sixth March Witness the hand Mildred H, Catinella

This instrument was prepared by Glenn David Turner, 8601 West Ogden Avenue, Lyons, IL 60534

(NAME AND ADDRESS)

(SEAL)

UNOFFICIAL COP

RECEIVED IN BAD CONDITION

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TATE OF <u>Illinois</u>	HAR-29-84 8 7	18882 • 27023677 u	A — Rec 10
, <u>Poris A. Hart</u> State aforesaid, DO HEREBY CER		, a Notary Public in and for s	said County, in the
personally knews to me to be the sappeared before me this day in p	person and acknowledged	that she signed, sealed and	I delivered the said
nstrument as her fee and waiver of the right of homestead Given under my hand and not),	and purposes therein set forth, including the day of March	
(Impress Seal Here) 84 103 44	1008	Doris a. Har	<u> </u>
interest has executed a written as obligations under this Mortgage a If Lender exercises such opparagraph 2 hereof. Such notic which Borrower may pay the sur 2. Nostee. Except for an Borrower provided for in this Mithe Property Address or at such by any notice to Lender shall here other address as Lender in the property.	ssumption agreement accepted and the Note. The state of accelerate. Lender size shall provide a period of man declared due by notice required under applications and the state of the state	provided in this pa agraph. I and d in writing by Lence. Lender shall hall mail Borrower notice of accel-act less then 30 days from the data plicable law to be given in anoth a nailing such notice by certified main may designate by notice to Lender's Sorrower as provided herein. Any or Lender when given in the manner	eration in accordance with the notice is mail. * within moner. (a) any notice to I ac'd essed to Borrower at et as provided herein, and address state. herein or to notice trovired for in this
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COND MORTGAGE Trust Deed			27023677