REALPRO	PERTY MORTGAGE
GRANTEE:  MERITOR CREDIT CORPORATION 11311 CORNELL PARK DR SUITE 400 CINCINNATI OHIO 45242	DALE A. ANDREWS 87168276  DONNA M. ANDREWS, HIS WIFE 14930 SOUTH KENTON MIDLOTHIAN IL 60445
DATE OF LOAN  3/30/1987  ACCOUNT NUMBER  21125-0  DPEN END MORTGAGE: MAXIMUM INDEBTEDNESS EXCLUSIVE OF	OF INTEREST NOT TO EXCEED \$ 1334311 15856.05
nand paid by the above named Grantee do hereby grant, bargain, sell a	rantor(s), In consideration of the principal amount of loan stated below to them in and convoy with "mortgage covenants" to the said Grantee and its assigns forever,  COOK  and State of Illinois, to wit:
he following described real estate situated in the County of	COOK and State of Illinois, to wit:
LOT 26 IN WANALANE SUBDIVISION, BEING A SECOND 44 IN ARTHUR T. MCINTOSH'S ADDITION OF THE SOUTHWEST 1/4 OF THE SAID SOUTHEAST 1/4 OF SECTION 9, THE WEST THE WEST 33/80 OF THE EAST 1/2 OF SAID SOURHEAST 1/4 OF THE THIRD PRINCIPAL MER	ON TO MIDLOTHIAN FARMS, BEING A SOUTHEAST 1/4 AND THE EAST 1/2 OF F 1/2 OF THE SOUTHWEST 1/4 AND OUTHWEST 1/4 OF SECTION 10, ALL IN TOWNSHIP 36 NORTH,
ALSO KNOWN AS: 1,930 SOUTH KENTON, MIDLO	
TAX NO. 28-10-318-00 VOL. 26 E-E-ABOVE GRANTOR(S) AREAS JOINT TENANTS.	O DEPT-01 RECORDING \$11.25 T#1111 TRAN 6339 03/31/87 09:22:00 #2762 # A *-87-168276 COOK COUNTY RECORDER
and all the estate, right, title and interest of the sairt Grantor(s) in appurtenances thereunto belonging to said Grantor and its assigns conveyed is clear, free and unencumbered and that they will defend	and to said premises; To have and to hold the same, with all the privileges and forever. And the said Grantor(s) do hereby covenant and warrant that the title so the same against all lawful claims of all persons whomsoever.
This conveyance is made to secure the payment of \$ 15836.05	plus Interest as provided in a Promissory Note of even date herewith, and to further a Grantee at any time before the entire indebtedness secured hereby shall be paid bald balance of the loan stated above, or a renewal thereof or both.  FTFTEEN THOUSAND ETGRIT HUNDRED
FIFTY SIX DOLLARS 05/100 otters, in addition to any ott	nor debt or obligation secured hereby, this mortgage shall secure unpaid batances promiums, or other costs incurred for the protection of the mortgaged premises.
condition for their proper use and occupancy and shall comply with all the property by any governmental authority.	trey forming part of the property hereinabove described in constant repair and in lit tres' lot) has of record and all statues, orders, requirements, or decrees relating to
Grantor(s) shall not, without the prior written consent of the Grantee, tolder of the Prior Mortgage makes future advances or waives, postporters) or any other item or amount now required to be paid under the	onter into any higherenent or accept the benefit of any arrangement whereby the ones, extends reduces or modifies the payment of any installment of principal or terms of any office Prior Mortgage or modifies any provision thereof.
Stantor(s) shall promotly notify the Grantee in writing upon the receipt	t by the Grantorts; of any notice from the grantee under any other Prior Mortgage terms, convenants or continions on the part of the Grantor(s) to be performed or
Grantor(s) shall execute and deliver, on request of the Grantee, such i cure any default under any other Prior Mortgage, or permit the Grante he matter in default and preserve the interest of the Grantee in the mo	instruments as the Granter may deem useful or required to permit the Grantee to be to take such other action is it is Grantee considers destrable to cure or remedy origaged property.
principal or interest on any other Prior Martgage within five days afte of the covenants, conditions, or agreements contained in any other product which the Grantee may have calld on any other Prior Morta	to at the option of the Grantea: (1) If the Grantor(s) falls to pay any installment of a the same is due, or if the Grantor(s) I, if ) to keep, observe, or perform any of the clor Mortgage; or (2) if the Grantor(s) In is to repay to the Grantee on demand any age with interest thereon; or (3) should any suit be commenced to foreclose any ransfer any interest in the mortgaged property vilhout the written consent of the
	gage shall not be limited by other provisions of this Mr Adage setting forth particular under any other Prior Mortgage.
N WITNESS WHEREOF, the said Grantor(s), who hereby release and persunto set their hands this date.	x Gringer DALE (A. ANDREWS (Onto) 750-87
	X Granter (Date) (Soul)
	X Spouse (Date)
	(Date) (Seal)

(Date) STATE OF ON WILLINGIS COUNTY OF COOK 19\_87... before me, the subscriber, a Notary Public in and Ic. Be It Remembered, That on the 30 Be It Remembered, That on the <u>BO</u> day of <u>MARCH</u> said county, personally came <u>DALE A ANDREWS</u> MARCH the Granter(s) in the foregoing mortgage, and acknowledged the signing the bot to be their voluntary act. This instrument was prepared by TERLITON CREDIT CORPORATION OFFICIAL SEALS 1311 CORNELL PARK DR Denise M. Marekurte 400
Notary Public, State of Citing Annual Office 45242
My Commission Expires 1,571 In Testimony Whereof, I have herounto subscribed my name, and allixed my notarial seal, on the day and year left aforesaid.

HVR-13-3-ILL (7/84)

11:92

C.O. NF30505

## NOFFICIAL COPY

Property of Coot County Clert's Office

Recorder Rec'd for Record County, Ittinois

RELEASE

complied with, the undersigned hereby cancels and releases THE CONDITIONS of the within mortgage having been

MESTER

SECTE WAY

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HORTGAGE