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SANS.

TRUST DEED

THIS INDENTURE WITNESSETH: That the Grantor s Keith R. Feldott and Jane M. Feldott,

24 192 937

State of Illinois for and in consideration of the sum of \$ Nine thousand and twenty-five & 00/100 THE ABOVE SPACE FOR RECORDER'S USE ONLY in hand paid. ONVEY and WARRANT TO

Bank of Clarendon Hills Village of LaGrange in the County of Cook

Village of Clarendom the County of Du Page

and to his Successors in Trust hereinafter named, the following described Real Estate, with all buildings and improvements now and hereafter erected or located thereon, including all heating, lighting, gas and plumbing apportus and fixtures, and everything appurtenant thereto, together with all rents, issues, and profits of said premises, studied in the County of PNESON and State of Illinois, to-wit:

Lot 7 in block 23 in Leiter's Third Addition to La Grange, said Addition being a subdivision of that part of the South East quarter of Section 4, Townsh's 38 North, Range 12, East of the Third Principal Meridian, lying West of Bluff Avenue (except that part North of the South 710 feet of the West 1095 feet thereof), in Cook County, Illinois

Property commonly known as: 424 South Sixth Avenue, La Grange, Illinois

Hereby releasing and waiving all rights under and by virtue of the Horiest and Exemption Laws of the State of Illinois IN TRUST, nevertheless, for the purpose of securing the performance of the covenants and agreements herein.

WHEREAS, the Grantor S Keith R. Feldott and Jane M. Feldott, his wife justly indebted upon a Promissory Note in the principal and of \$9,025.00 justly indebted upon a Promissory Note in the principal amond of \$9,025, bearing even date herewith, payable to the order of Bank of Clare don Hills

TOGETHER WITH ANY AND ALL RENEWALS, PARTIAL RENEWALS OR EXTENSIONS THEREOF WHICH MAY FROM TIME TO TIME BE GRATIED AT THE OPTION OF THE HOLDER OF THE NOTE. C/O/A/S/C

THIS INSTRUMENT PREPARED

BY__Neil J. Koranda

Vice President OF THE BANK OF CLASSIFICATION FILES 200 Park Ave., Crarendon Mils, III.

THE GRANTONS revenent and agree as follows: I to pay said indebtedness, and the interest thereon is very and according to the tener and effect of said note or according to any agreement extending time of payment; (2) to ply a lassessments against such premises when and as the same become due and payable and on demand, to exhibit receipts the reformance of the struction or damage to robuild at rostore all buildings or improvements on said premises that may have be a reduced. If that waste to said premises shall not be committed of suffered. Sto keep all buildings at any time on said premises and deliver to holder of said indebtedness the insurance rollices so written as to require all payments for loss thereunder to be reduction of said indebtedness; and 5 not to suffer any mechanics or other lien to attach to said premises. In the event of far insure, or pay taxes or assessments, the grantee or holder of said indebtedness in the said premises. In the event of far insure, or pay taxes or assessments, the grantee or holder of said indebtedness, may procure such insurance or pay such taxes ments, or discharges or purchase any tax lien or title attentions and premises; and all money so paid, the grontor S agree.

Evidence of title of the within described property shall be left with the trustee until all said note. . . paid, and in case said abstract shall become the property of the purchaser of said foreclasure sale.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole of said indebtedness, including principal all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest from time of said breach, at seven per cent, per annum, shall be recoverable by foreclosure hereof, or by suit at law, or both, same as if all of said indebtedness had then maintred by express terms.

IT IS ACREED by the greater S. that all expenses and disbursements poid or incurred in behalf of complainant in connection with the foreclosure hereof including reasonable solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title to said premises embreading the expenses and disbursement, occasioned by any suit or proceeding wherein the grantee—or any holder of any part of said indebtedness, as such may be the party, shalf also be paid by the grantor S. All such expenses and disbursement shall be an additional lien upon said promises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceeding, which proceeding, which proceeding, which proceeding, which proceeding, which are cost of suit, including solicitor's fees, have been paid. The grantor S waive all right to the possession of and income from said premises, and collect such income and the same, less receivership expenditures, including repairs, insurance premiums, taxes, assessments decrees, entered in such foreclosure proceeding, or in reduction of the redemption money if said premises be redeemed, or if not redeemed, to the person entitled to the Master's Deed under the certificate of said.

Stock Form 650-A DuPage County

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|---------------|---------------|---------------------------|--|--|---|
| Keith I | R. Feldott | (SEAL) | Jane M. I | | (SEAL) |
| STATE OF ILLI | | | | | (SEAL) |
| L. the | undersigned . | | | a Notary Public in | |
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| | | personally known | to me to be the same pers | on S whose name S e me this day in person, a | subscribed |
| | | t he_Y sign | | said Instrument as $th\epsilon$, including the release and | |
| <i>'</i> | | nomesteau. | er my hand and Notarial se | al this 10th | day of |
| 0. | | Nov | ember | A. D. 19 , 7.7 | \mathcal{A}_{\bullet} |
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END OF RECORDED DOCUMENT