## UNOFFICIAL COPY

## 25504196

	TRUST DEED		
	THIS INDENTURE WITNESSETH: That the Grantor_s_		
	John Cielenski and Jean Cielenski		
	of Village of Hinsdale in the County of Cook		
	State ofIllinoisfor and in consideration of the sum of \$Five thousand four hundred sixty five	THE ABOVE SPACE FOR RECORDER'S	USE ONLY
	hand paid, CONVEYand WARRANTTOand		
	Pank of Clarendon Hills		llage
	of _/ Clarendon Hills in the County of DuPage	einafter named, the following o	described R
- 1	Estaty, with all buildings and improvements now and hereafter erected or ling, gas are tlumbing apparatus and fixtures, and everything appurtenant	located thereon, including all the thereto, together with all ren	heating, lig
l	profits of aid premises, situated in the County of DWPage and State of Il Cook	llinois, to-wit:	
ĺ	Lot 7 in Shilline Highlands, a Subdivision of quarter of Section 6, Township 38 North, Range		
	Principal Merili'r according to the plat then 1955 as Document 16333208 in Cook County, Illi	reof recorded August	16,
	Common Address: 5 1 Highland Road, Hinsdale,	, Illinois 60521	
	COOK COUNTY, ILLING'S Sidney H.	Olsen	
l	COOK COUNTY, ILL NO S FILED FOR RECORD RECORDER OF	FCEEDS	
	1980 JUL -3 AM 10: 16 255041	96	0
	Hereby releasing and waiving all rights under and by virtue of the Wines and Exemption	ion Laws of the State of Illinois	
l	Hereby releasing and waiving all rights under and by virtue of the line and Exemption IN TRUST, nevertheless, for the purpose of securing the performance of the covered whereas, the Grantors John Cielenski and 10 and Ci	venants and agreements herein.	
ļ	justly indebted upon an Instalment Note in the price amount of \$5 bearing even date herewith, payable to the order of Bank of Clarendo	5,465.28 . Hills	
	Pavable in 47 successive monthly instalments	of \$113.86 each and	a '
ı	final instalment, which shall be \$113.86 begin and thereafter on the same day of each subsequ	min; on July 20, 19	80 -
,	full.	4,	
		'5	<b>'</b> 83
	THIS INSTRUMENT PREPARED		55
	BY Vance H. Halvorson AS		04
	Vice President OF THE		19
	BANK OF CLARENDON HILLS 200 Park Ave., Clarendon Hills, Ill,	`	(4)
	THE GRANTOR. S. covenant and agree as follows: (1) to pay said indebter and according to the tenor and effect of said note or according to any agreement extra sessments against such premises when and as the same become due and payable and o	edness, and the interest thereon as here stending time of payment; (2) to pay al on demand, to exhibit receipts therefor.	in provided. I taxes and : (3) within
	sixty days after destruction or damage to rebuild or restore all buildings or improvements or damaged: (4) that waste to said premises shall not be committed or suffered: (5) to keep a against loss by fire, windstorm and such other hazards in companies to be approved by the t	s on said premises that may have been all buildings at any time on said premit holder of and in amount equal to said in the programments for loss thereunder to be	n destroyed ises insured ndebtedness
	THE GRANTOR S. covenant and agree as follows: (1) to pay said indebted and according to the tenor and effect of said note or according to any agreement ext agreement agrainst such premises when and as the same become due and payable and o sixty days after destruction or damage to rebuild or restore all buildings or improvements or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep a agrant loss by fire, windstorm and such other hazards in companies to be approved by the argument of said indebtedness; and (6) not to suffer any mechanics or other lien to atlact insure, or pay taxes or assessments, the grantee or holder of said indebtedness, may procuments, or discharges or purchase any tax lien or title aftecting said premises; and all mor immediately without demand, and the same, with interest thereon from the date of payment additional indebtedness secured hereby.	th begind to loss in the event of its use such insurance or pay such taxes niety so paid, the grantor. S agreeat at seven per cent, per annum, shall be	rilure so to or assess. to repay be so much
	Evidence of title of the within described property shall be left with the trustee until said abstract shall become the property of the purchaser of said foreclosure sale.	il all said note $ ilde{ ilde{ ilde{1}}}$ S paid, and in case of	toreclosure
	IN THE EVENT of a breach of any of the diversaid covenants or agreements, the will earned interest, shall, at the option of the legal helder thereof, without notice, become thereon, fit all the soid breach is seven per cent, per annum, shall be recoverable by to	rhole of said indebtedness, including primmediately due and payable, and woreclosure hereof, or by suit at law, o	incipal and ith interest r both, the
	IT IS AGREED by the grantor. In that all expenses and disbursements paid or incut the foreclosure hereol—including reasonable solicitor's fees, outlays for documentary evide completing obstract showing the whole title to said premises embracing foreclosure decree-expenses and disbursement, occasioned by any suit or proceeding wherein the grantee expenses are such may be the party, shall also be paid by the grantor. All such expenses and disbursement, occasioned by any suit or proceeding may be tendered in such the granton of	urred in behalf of complainant in connence, stenographer's charges, cost of particles and by the grantor. See a cost of particles are connected by the grantor.	ection with rocuring or nd the like
	expenses and disbursement, occasioned by any suit or proceeding wherein the grantee	or any noider of any part of said indeb bursements shall be an additional lien foreclosure proceeding; which proceedin given, until all such expense and dist	upon said g, whether oursements,
	and the cost of suit, including solicitor's tees, have been paid. The grantor S waive said premises pending such foreclosure proceedings, and until the period of redemption to that upon the filing of any bill to foreclose this Trust Deed, a Receiver shall and may at on	all right to the possession of and in- from any sale thereunder expires, and nice be appointed to take possession or a repairs, insurance premiums taxes	come from. agree charge of assessments
	soil premises, and collect such income and the same, less receivement expenditures, including and his commission, to pay to the person entitled thereto in reduction of the indebteness federee entered in such foreclosure proceedings, or in reduction of the redemption money it set the person entitled to the Master's Deed under the certificate of saje.	hereby secured, or in reduction of any said premises be redeemed, or it not re-	deficiency deemed, to

Stock Form 650-A DuPage County

RECHDER THOSE TYPEGRAPT TO - CHICAGO

## UNOFFICIAL COPY

WITNESS the handS	and sealS of the grantorS t	Ls of said County, is hereby appointed to be the person who shall then be the acting Record. And when all the aforesaid covenants and are the party entitled thereto on receiving his reconst	, A. D. 19 80
John Ceilensl	Ci (SEAL)	Jean Cielenski	(SEAL)
	(SEAL)		(SEAL)
k STATE OF ILLINOIS, } ss.	he undersigned	a Notary Publ	ic in and for and residing in
	foresaid, DO HEREBY CERTIFY That	John Cielenski and Jean	n Cielenski
		o me to be the same person whose name strument, appeared before me this day in per	
6	homestead.	l, sealed and delivered the said Instrument as	and waiver of the right of
70_	June	my hand and Notarial seal this 20th  A. D. 1980	day of
		Lita The	Notary Public.
(	My Commission exp	Lita Ĵohnson November	
	0.5	Frincipal note identified by:	
			Trustee.
	(;		5 4 0
	004		4000
	0/		22.40
			3. V. COOR
			2
	•	OHNE	Š
		<sup>3</sup> /2×.	Č.
			7
			<i>σ</i> .
		Clark	
		1/4	
		2), (	
			Visc.
			Jic.
			4 0
п и I I	j li	, J	ا او ا
	Trustee	7	9
l d	F	3	7
		3	Sounty Sounty
	1	3	33 8
	l II	- 1	
		., 3	1 2 4 Q
TRUST DEE		DOCUMENT NO.	200 Park and Cont

END OF RECORDED DOCUMENT