UNOFFICIAL COPY

TRUST DEED	
THIS INDENTURE WITNESSETH: That the Grantor s Ropert J. Parry and Mona E. Parry, his	25074212
ofVillage of Lemont in the County of Cook State of filinois for and in consideration of the sum of S fix seen thousand four hundred thirtage in hand paid, C vey and WARRANT TO Bank of Clarendon Hills	THE ABOVE SPACE FOR RECORDER'S USE ONLY 36/100 dollars
of Village of Cl r indon in the County of DuPage Illinois and to his Successors in Trust her Estate, with all buildings and improvements now and hereafter erected o ing, gas and plumbing appare us and fixtures, and everything appurtena profits of said premises, situated in the County of COOK and State of I	r located thereon, including all heating, ligh
Lot 4 in Kettering's L(mon) Heights Subdivis: quarter of Section 2, Township 37 North, Rangerincipal Meridian according to the plat them 1927 in Book 240 of Plats Page 46, as Document Illinois.	ge 11, East of the Third
Common Address: 732 Warner, Lemont. Illinois	L'ESCY WAY
Hereby releasing and waiving all rights under and by virtue of the Homestead Exemple IN TRUST, nevertheless, for the purpose of securing the performance of the convergence of the conve	\$16,410.36
TOGETHER WITH ANY AND ALL RENEWALS, PARTIAL R THEREOF WHICH MAY FROM TIME TO TIME BE GRANTE HOLDER OF THE NOTE.	ENEWALS OF EXTENSIONS D AT THE OUTLAN OF THE
THIS INSTRUMENT PREPARED	
BY Vance E. Halvorson A3	
Vice President WARE BANK OF CLIMATION FAIR 200 Park Ave., Chronica Mar., III,	, C)
THE GRANTOR S covenant. and agree and according to the tenor and effect of said note. or according to the tenor and effect of said note. or according to any agreement et assessments against such premises when and as the same become due and payable and sixty days after destruction or damage to rebuild or restore all buildings or improvement or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep and deliver to holder of said indebtedness; the insurance policies so written as to require reduction of said indebtedness; and (6) not to suffer any mechanics or other lien to after insurance or pay taxes or assessments, the grantee or holder of said indebtedness; and plant insurance or pay taxes or assessments, the grantee or holder of said indebtedness, may provide the said of the said of the said of the said indebtedness and plant insurance or pay taxes or assessments, the grantee or holder of said indebtedness, may provide the said of the sai	edness, and the interest thereon as herein provided, to display the pay all taxes and the provided of the pay all taxes and taxes are all payments for loss thereunder to be applied in the payments for loss thereunder to be applied in the payments for loss thereunder to be applied in the payments for loss thereunder to be applied in the payments for loss thereunder to be applied in the payments for loss thereunder to be applied in the payments and taxes are all taxes taxes and taxes are all taxes
said abstract shall become the property of the purchaser of said foreclosure sale.	il dil sala note pata, and in case of torectosure
IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the wall carned interest, shall, at the option of the legal holder thereol, without notice, become thereon from time of soid breach, at seven per cont, per annum, shall be recoverable by same as if all of said indebtedness had then mutured by express terms.	
IT IS AGREED by the grantor. S_ that all expenses and disbursements paid or inc the foreclosure hereof—including reasonable solicitors fees, outlays for documentary evid completing obstract showing the whole title to said premises embracing foreclosure decree expenses and disbursement, occasioned by any suit or proceeding wherein the grantee such may be the party, shall also be paid by the grantor. S. All such expenses and dis	urted in behall of complainant in connection with lence, stenographer's charges, cost of procuring or shall be paid by the grantor. So and the like or any holder of any part of said indebtedness, as bursements shall be an additional lien upon said

UNOFFICIAL COPY

IN THE EVENT of the death, removal or absent		County of the grantee, or	
to act, then and if for any like cause said first successor fail or r County is hereby appointed to be second successor i grantee, or his successor in trust, shall release said	of said County efuse to act, the person who sha n this trust. And when all the	, is hereby appointed to be first If then be the acting Recorder of aforesaid covenants and agreem	i successor in this trust; if Deeds of said DuPage ents are performed, the
WITNESS the hand S and seal S of the q		ay of July	, A. D. 1979
/ Wasa Otava-	/ M	ma E. Danie	
Robert J. Parry	(SEAL) Mon	are. Parry My	(SEAL)
	(SEAL)		(SEAL)
STATE OF ILLINO". \ ss. OCOA			(
tile undersigned said County, in the said Sute Horesaid, DO HEREBY CE	RTIFY That	, a Notary Public in	and for and residing in
Ranert J. Parry	and Mona E. Parr	y, his wife	and for and residing in
person ig the	ally known to me to be the same foregoing instrument, appeared	person S whose name S before me this day in person	are subscribed
	e signed, sealed and delivere the uses and purpose therein set ead. SIVEN under my hand and Notari	forth, including the release and	
$O_{\mathcal{X}}$	July	al seal this	lo yab
		to day	on
M. C.	L: Novembe:	ita Johnson r 4	Notary Public.
My Cor	initias it es pites	note identified by:	
	Frincipal	inte identified by:	
	τ_{\sim}		Trustee.
			36/7
		,	* 53°5"
		'	
			CONT. C. Welling Co.
:75	JUL 30 111 11 36	. + 2517.451Z u A	*** Rio 10.5
	Airron 633140	* 21 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	mag nio 101
		CV.	
		4	
, in the second	11100 F	•	10
\			
1			
			6.5
		•	
ة			
Trustee		ĺ	
		ĺ	at y
4			e Cou
A)uPag
£	l ed		Stock Form 650-A DuPaga County
ि	LA MARIL		■ B 65
5	* * * * * * * * * * * * * * * * * * *	1 129	k For
TRUST DEED	ОМЕ	35	Stoc
	Document	L To	
a 1 1 1	II .	<u>=</u>	. : 11

END OF RECORDED DOCUMENT