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TRUST DEED

THIS INDENTURE WITNESSETH: That the Grantor s Gerald M. Reichl and Janice M. Reichl

of Arlington Heights in the County of Cook
State of I linois for and in consideration of the
sum of S in foy thousand and 00/100 dollars
in hand paid, CONVEY and WARRANT TO
Bank of Clarendon Hills

THE ABOVE SPACE FOR RECORDER'S USE ONLY

26841112

of Clarendo i lills in the County of DuPage in the State of Illinois and to his Successors in Trust hereinafter named, the following described Real Estate, with all building a red improvements now and hereafter erected or located thereon, including all heating, lighting, gas and plumbing appeater and fixtures, and everything appurtenant thereto, together with all rents, issues, and profits of said premises, situated in the County of DuPage in the State of Illinois, to-wit:

Lot 87 in Arlington Meadows, being a subdivision of part of Section 18, Township 42 North, Range 11, East of the Third Principal Meridian in the Village of Arlington Heights, in Cook County, Illinois.

Common Address: 1412 Ply wouth Court, Arlington Heights, IL 60004

COOK COUNTY, ILLUTIONS FILED FOR PROORD

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

WHEREAS, the GrantorS Gerald M. Reichl and Jani e M. Reichl justly indebted upon a fromissory Note in the principal amount of \$5', 200,00 bearing even date herewith, payable to the order of Bank of Clarendon 111.19

TOGETHER WITH ANY AND ALL RENEWALS, PARTIAL RENEWALS OR EXTENSIONS THEREOF WHICH MAY FROM TIME TO TIME BE GRANTED AT THE OPTION OF THE HOLDER OF THE NOTE.

THIS INSTRUMENT PREPARED

BY George C. Mottier

__AS

Vice President OF THE
BANK OF CLARENDON HILLS
200 Park Ave. Clarendon Hills, III.

THE CRANTOR S evenant ... and agree... as follows: (1) to pay the indebtedness, and the interest thereon as herein provided, and according to the tener and effect of said notes... or according to the tener and effect of said notes... or according to any agreement stending time of poyment; [2] to pay all taxes and assessments against such premises when and as the same become due and payable and on demand, to exhibit receipts therefor; (3) within a say of the destroyed control of the control of the

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

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

It is AGRED by the grantor. So that all expenses and disbursements paid or incursed in behalf of complainant in connection with the foreclosure hereof-including reasonable solicitor's fees, outliers for decumentary evidence, stenographer's charges, cost, of procuring or completing abstract showing the whole title to said premises embracing foreclosure decree—shall be paid by the grantor—in and the like expenses and disbursement, occasioned by any suit or progeding wherein the granter—in the grantor—in a such may be the party, shall also be paid by the grantor—in all such expenses and disbursements shall be tased as costs and included in any decree that may be rendered in such foreclosure proceeding, which proceeding, whether proceeding in the process of the pro

Stock Form 650-A DuPage County

UNOFFICIAL COPY

WITNESS the Min S and a		of said County, is hereby appointed to berson who shall then he the acting Recompany of the said of th	
Secola M. Reichi	cell_iseal)	Janice M. Reich	Beeff (SEAL)
TATE OF ELLINOIS.	(SEAL)		(SEAL)
id County, in the said State aforesa	id. DO HEREBY CERTIFY That		blic in and for and residing in
Gerald M. Rei	chl_and_Janice_M.		e ara
700		e to be the same person. S., whose name ment, appeared before me this day in p aled and delivered the said Instrument as urpose therein set forth, including the rele	
C/X	GIVEN under my	hand and Notarial seal this20t)	
4	Novemb	Der	nim
O	My Commission expires	Lita Johnson	Notary Public.
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