UNOFFICIAL COPY

TRUCT DEED	
TRUST DEED THIS INDENTURE WITNESSETH: That the Grantor_S	27089730
Albert C. Stuart & Sarah H. Stuart, his wife	‡
village of Western Springs in the County of Cook	
Sate of Illinois for and in consideration of t	
held baid, CONVEY and WARRANT TO Bank of Clarendon Hills	00/100 dollars
	village
f Clare Con Hills in the County of DuPage I'linois and to his Successors in Trus Castate, with " buildings and improvements now and hereafter erecing, gas and plumbir sopparatus and fixtures, and everything appurents of said prem ses. sirted in the County of PuPage and State COOK	st hereinafter named, the following described Re ted or located thereon, including all heating, ligh artenant thereto, together with all rents, issues, ar
Lot 9 in Block 7 in J.C. Caldwell's Subdivision of Western Springs a subdivision of the East part of of Section 6, Township 38 Jorth, Range 12, East of Meridian, in Cook County, Trinois.	the Northwest quarter
Common Address: 4048 Rose, Western Springs, IL	60558
Hereby releasing and waiving all rights under and by virtue of the Homestead In TRUST, nevertheless, for the purpose of securing the performance of WHEREAS, the Grantors Albert C. Stuart & Sarah H. Sijustly indebted upon	Stuarc, is wife of 150,507 00
TOGETHER WITH ANY AND ALL RENEWALS, PARTIAL RENEWAMAY FROM TIME TO TIME BE GRANTED AT THE OPTION OF	ALS OR EXTENSIONS THEREOF WHICH THE HOLDER OF THE NOTE.
	27089730
THIS INSTRUMENT PREPARED	
Vance E. Halvorson AS	
Vice President OF THE BANK OF CLARACTER HILLS 200 Park Ave., Clarendon Hills, III,	
THE GRANIOR. S. covenant and agree as follows: (1) to pay said mod according to the two residence of said note. The according to may agree assessment to the said note. The according to may agree assessment and the same according to may agree assessment and the same according to may agree as the said promises the same according to making as improved a said and the said according to the said acc	indebtedness, and the interest thereon as herein provided, ment extending time of payment; (2) to pay all taxes and ment extending time of payment; (3) to pay all taxes and vements on said premises that may have been destroyed by keep all buildings at any time on said premises insured by the holder of and in amount equal to said indebtedness equire all payments for loss thereunder to be applied in any procure such insurance or pay, such taxes or assessal money so paid, the granter. — agree — to repay ayment at seven per cent, per annue, shall be so much
additional indebtedness secured hereby. Evidence of title of the within described property shall be left with the trust add abstract shall become the property of the purchaser of said foreclosure sale.	· · · · · · · · · · · · · · · · · · ·
IN THE EVENT of α breach of any of the doresaid covenants or agreements, all earned interest, shall, at the option of the legal holder thereof, without notice, between from time of said breach, at seven per cent, per annum, shall be recoverable same as if all of said indebtedness had then matured by express terms.	

the on if oil of soid indebtedness had hen matured by express terms.

To B AGREED by the grontor. S. that oil expenses and disbussements poid or incurred in behalf of complainant in connections with no procedure in hereof-including recognosible solicitors' fees, outlays for documentary evidence, stonographer's charges, cost of procuring or no procedure in the party shall also be paid by the grantor. The proceeding wherein the grantee. or any holder of any part of said indebtedness, as home be party, shall also be paid by the grantor. And such expenses and disbursement, occasioned by any suit or proceeding wherein the grantee. or any holder of any part of said indebtedness, as home be party, shall also be paid by the grantor. And such expenses and disbursements shall be an additional lien upon said mises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceeding, which proceeding, whether the cost of suit, including solicitor's fees, have been paid. The grantor S.—wave well with the possession of and income from the party of the party of

,4

UNOFFICIAL COPY

to act, then and if for any like cause said first succe County is hereby appointed to be secon grantee, or his successor in trust, shall	ssor fail or refuse to act, the d successor in this trust. And release said premises to the	person who shall then be the act when all the aforesaid covenant party entitled thereto on receiving	ing Recorder of Deeds is and agreements ar ig his reasonable cha	s of said DuPa e performed, t rges.
WITNESS the hand_S_ and seal_		12th/) day of May	,	, a. d. 19.8
x Albert C. Stuart	(SEAL)	Sarah of St	wart	(SEA
Albert C. Stuart		Sarah H. Stuart		, (Sin
	(SEAL)			(SEA
STATE OF ILLINOIS. } ss. the undersigned				
aid County, in the said State aforesaid, DC	HEREBY CERTIFY That A	lbert C. Stuart & Sar	rah H. Stuart.	and residing in his wife
				
	personally known to me	to be the same person S whosenent, appeared before me this da	e name S are	subscribe
0				
C/X		aled and delivered the said Instrum rpose therein set forth, including th	he release and waiver 12th	
	GIVEN under my	May A. D. 1984	<u>12th</u>	day o
		L	00	,
Ox		-Susan Andersen	No.	otary Public.
	My Commission expires_		January 7	19_86
	204	Frincipal note identified by:		
	2			Trustee.
	0			27451007
	4			
) .	-	
	s same	A part of the first		
		4 /2		
	+			
	Statement in facilities	No.	MEDIA PER V	
		The second state of the second		
	MAY-17-64 895	222 • 27089730		46.2
71.077. 10.001.	1, 5, 6, 5	rrr - 21009120	A THE NEC	10.0
			7	
10: 19		والمسلسان	9,	
		me		
	1 7			100
	L	an and a second of the second		
		23.50.50	i ve	
		Z MILL	TOWN	1 11
	ea la		RY TO	
	Trustee	***************************************	100 m	
H				inty
阿				Cou
				uPage
			- 4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	4
g	1 11	1	r	U
		o d	-	J 11 0
TRUST DEEI		DOCUMENT NO.	in 70	Stock Form 650-A DuPage County

END OF RECORDED DOCUMENT