# UNOFFICIAL COPY

TRUST DEED	***		
		26548136	/
Acc	t.No.#0300396-24	THE ABOVE SPACE FOR RECORDERS USE ONLY	. 2
THIS INDENTURE, made Marc	h 18th	_, 1983_, between _Stephen Murray and I	enise
Murray, his wife		referred to as "Grantors", and W.W.Sullivan	
	- 5		*****
herein referred to as "Trustee", witne		225 West 22nd Street Bakbrook	., Illinois,
legal holder of the Loop A	promised to pay to Assoc	ciates Finance, Inc., herein referred to as "Bene	ficiary", the
hund e ollars and no cents	eremaiter described, th	e principal amount of <u>fifteen thousand</u>	three
together with interest thereon at the		e box) Dollars (\$ 15,	300 <sub>•</sub> 00 <sub>-),</sub>
This is a verial le interest rate	loan and the interes	t rate will increase or decrease with chan	goo in the
- Time four rate. It at the lest rate Wi	III be6_50_ percentag	re points above the Prime learnest 1: 1 1: 1	
last business day of the preceding n loan rate on which the currer tick	onth, has increased or est rate is based. Inte	decreased by at least one percentage point from	ite, as of the n the Prime
		e less than 12,00 % per year. The interest rate will result in changes in the month	
The Grantors promise to pay the sai	d sum 't' wasid I		1.0
		n Agreement of even date herewith, made pay y installments:at \$242.53, for	
179 at \$ 242.53 , followe	d by <u>-0-</u> at S	y installments: 1	llowed by
April 24th , 1983	and the remail ing	installments continuing on the same day of e	inning on
thereafter until fully paid. All of said.	anumanta bai 1		ach month
as the Beneficiary or other holder may	, from time to time, in	writing appoint(2 klaym TT.	such place
sgreements herein contained, by the Grantors to be performed, an	he said obligation in accordance with the	te terms, y avir one and limitations of this Trust Devel and the performence of	the covenants and
City of Chicago COUNTRY COUNTR	following described Real Estate and z	e bollar in he d pair, the receipt whereof is hereby acknowledged, do by these is ill of their estate, rive, citle and interest therein, situate, lying and being in AN D STATE OF ILLINOIS, to wit:	the
Feet of said Lot 73 and the No: st 33 feet of said Lot 74 in Geo Section 6, Township 37 North, 1	rth 7 feet of the orge H. Chamber's lange 14 East of t	of that part of Lorens of Lorens of the part of the part of Lorens of the part of Lorens of the Soundivision of the West 2 of the Sound Trincipal Leridian, in Coolemortgage, deed of trust or deed to a	f the West East of th th west 1
which, with the property hereinafter described, is referred to be	rein as the "premises." The at	tached call option provision is par	t of this
TABLE FIELD with improvements and fixtures now attached	together with same MQCTRRR	made of the trust of deed to se ure de the purpose, and upon the use and trusts berein set forth, free from a to the Grantors do hereby expressly release and water.	~h-t-
successors and assigns.	·	- one cor and shan be briding on the Grantors,	th ir heirs,
WITNESS the hand(s) and seal(s) of	Grantors the day and	year first above written.	
	- SEAL	Kaple M. Murray	CO.
	ISEAL	Stephen Murray	TEAN PEAN
•	ISEALI	Denise Murray	(SEAL)
STATE OF ILLINOIS.	l	aha ah	0
County of Cook SS.	Stephen Murray	soner iding in said County, in the State aforesaid, DO HEREHY CERTIFY THAT and Denise Murray, his wife	
	who are personally i	thown to me to be the same person S whose name S ATC subscribe	
-	Instrument, appeared before me the	their nerson and acknowledged that they	a to the foregoing
e e	including the release and waiver o	of the right of homestead.	tilfreta bet Breh.
• • • • • • • • • • • • • • • • • • •	GIVEN under my hand and Not	arial Sealthis 18th Warres	10 0 0 0 d
This inst	rument was prepared by	My Commission Expires kit 31-1982	
T P O			COOM

### THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Grantons shall 11 promptly repair, restore or rebuild am buildings or improvements now or bereafter on the premises which may become damaged or be destroyed; (2) keep asid premises in good ondition and regard, without waste, and free from mechanics or other lines or claims for line on expansing underdinated to the lines (1) pay when does any indebtedness which may be exerced by a line or charge on the premises superior to the line hereof, and upon request exhibit satisfactory evidence of the discharge of such prior line to Trustee or to Beneficiary; it seemples within a reasonable time any building or building now or at any time in process of extremion upon and premises. Storophy with all requirements of law or multisent or officiance with respect to the premise and the use thereof, (6) make
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special taxes, special taxes, special taxes, and shall, upon written request, formists to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantons shall pay in full under protest, in the manner provided by statute, any tax or assessment which Granton may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on oaid premises insured against loss or damage by firm, lightning or windstorm under policies providing for payment y to insurance companies of innergy safficient of their to pay the cost of replanting the same or to pay in full the individence accurred hereby, all in companies attributed to the Beneficiary, under justice according to the payment of the participate of the participate of aurance policies payable, in case of loss or damage, it of traiter for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall be aurance and the payable of the pa
- 5. The Trustee "ene clary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate updated or ex- "in our form than a comparable updated or ex- "in our form than a comparable updated or ex- "in our form than a comparable updated or ex- "in our form than a comparable or ex- "in our form than a comparable updated or ex- "in our form than a comparable updated or "in our form" that is not considered or "in our form" than a comparable updated or "in our form" than a comparable updated or "in our form" that is not considered or "in our
- 6. Creators shall pay e ...ite: indebtedness berein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantons, all unpaid indebtedness security by this ... and Developed in the case of default in making a promise of any other agreement of the Creators and any other agreement of the Creators are also as the case of default in making a promise of any other agreement of the Creators herein consistence, or its consistence of any other agreement of the Creators herein consistence, or its consistence of any other agreement of the Creators herein consistence, or its consistence of any other agreement of the Creators herein consistence, or its consistence of the consistence of any other agreement of the Creators herein consistence of any other agreement of the Creators herein consistence of any other agreement of the Creators herein consistence of any other agreement of the Creators herein consistence of the consistence of any other agreement of the Creators herein consistence of the con
- 7. When the indebtedness here—extred shall become due whether by acceleration or otherwise. Pereficiary or Trustee is the here of the present process of the present pr
- 8. The proceeds of any foreclosure as let of the premise, shall be distributed and applied in the following order of priority. First. on acrount of all costs and expenses incident to the foreclosure proceedings, including all such terms as are mentioning on the process. and replacement, would sall bus interests which under the terms.—ever of multitudes additional to that originated by the Loan Agreement, with interest thereon as herein provided; t "rd, all principal and interest remaining unpaid on the note; fourth, any overplus to Granton, their heters, legal representatives or saugno, as their rights may aspect, and their rights are applied in the processing of the pr
- 9. Upon, or at any time other the filling of a bill to foreclose this trust of ... the surt is which such bill is filled may appeared a review of and premises. Such appointment may be made either before or all easily early to the sure is such as a surface of the sure of the sure is a surface of the surf
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the null between excited.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable time and series thereto shall be permitted for that purpose
- . 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor anal. rustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunder, except in case of gro. neglion core misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully said, etc. et before or after maturity, the Trustee shall have full authority to release this trust deed the life in thereof. by writer instrument
- 14. . . in case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint. Sure soor in Trust. Any Successor in Trust hereunder shall have the identical use, powers and authority as are therein given of Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claims deer or through rantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall receive the Loan Agreement or this Trust Deed. The term

RECORDERS OFFICE BY

OR R' CO' ER INDEX PURPOSES NSERT S RE T ADDRESS OF ABOVE DESCRIBE T PROPERTY HERE

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#### ATTACHMENT

TO

## NORTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated March 18th

CALL OPTION — The Lender has the option to demand that the balance due on the loan secured by this mortgage, for o of trust or deed to secure debt be paid in full on the third anniversary date of the loan date of the pan and annually on each subsequent anniversary date. If this option is exercised, Borrower (a) mortgagor or grantor) will be given written notice of the election at least 90 days before paymer (in full is due. If payment is not made when due, Lender (mortgagee or grantee or beneficiary) has the light to exercise any remedies permitted under this mortgage, deed of trust, or deed to secure least.



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END OF RECORDED DOCUMENT