# UNOFFICIAL COPY

TRUST DEED	26703990	, · · · •
<b>*</b> •	. THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENTURE, madeI	uly 22,, 19 83, between Annie L. Course, A Wi	idow
	herein referred to as "Grantors", and C. R. Amburr	
	of Oak Brook	. Illinois.
herein referred to as "Trustee", witnes THAT, WHEREAS the Grantors have p		
legal holder of the Loan Agreement he	ereinafter described, the principal amount ofThirteen Thousand	<u>i</u>
Two Hundred Twenty Five and t get, er with interest thereon at the i	92/100 ———————————————————————————————————	!25 <b>.</b> 92 <sub>),</sub>
nta% per year on the unpaid p	principal balances. loan and the interest rate will increase or decrease with chang	zes in the
	ill be 8.50 percentage points above the Prime loan rate published in t	
	H.15. The intial Prime loan rate is 10.50 %, which is the published ra	
last business day of the precomment	, 19.83; therefore, the initial interest rate is 19 or decrease with changes in the Prime loan rate when the Prime loan rate onth, has increased or decreased by at least one percentage point from erest rate is based. Interest rate changes will be effective upon 30 da	te, as of the the Prime
notice. In no event, however, will the change before the first payment late amounts.	n: interest rate ever be less than <u>13.00</u> % per year. The interest rate. Adjustments in the interest rate will result in changes in the monthly	te will not y payment
	d sum n the said Loan Agreement of even date herewith, made payer	
	consecutive menthly installments: 1 at \$ 390.23 , fol	
83 at \$294_33, followed	d by, with the first installment begi	nning on
September 11 , 19 83	and the rem. in: ip installments continuing on the same day of ea	ich month
as the Beneficiary or other holder may, NOW, THEREFORE, the Granton to secure the payment of the spreements herein contained, by the Grantons to be performed, and and WARRANT unto the Trustee, its successors and sasigns, the:	he said obligation in accordance with the terms, pr. /usor and limitations of this Trust Deed, and the performance of the excipt sherror is been as the same of the bollar in hand; i.d." receipt sherror is hereby acknowledged, duby these pure following described Real Estates and all of their cue, right, title r" irrest therein, instate, fying and being in it	he covenants and esents CONVEY
LOT 513 AND LOT 514 IN MADISON TOWNSHIP 39 NORTH, RANGE 12 EAS ALSO KNOWN AS: 216 S. 12TH. AV	BION IS PART OF THIS MORTGAGE, DEED OF TRUST OR DEED TO	LINOIS.
•	26703990	) ·
which, with the property hereinafter described, is referred to her		
	together with easements, rights, privileges, interests, rents and profits.  List accessors and assigns, forewer, for the purposes, nature upon the uses and trusts herein set forth, free from al. "chits" illumois, which said rights and benefits the Grantons do bereby expressly release and waive.	al l'a en a under
	The covenants, conditions and provisions appearing on page 2 (the reve by reference and are a part hereof and shall be binding on the Grantors, t	
/ h ne . \ // //	Grantors the day and year first above written.	C
Annie L. Course	(SEAL)	(SEAL)
	(SEAL)	(SEAL)
STATE OF ILLINOIS,  County of Karne } ss.	I Debbie_Wright.  a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Annie_LCOURSE	·
Stranger Land Bridge	who 18 personally known to me to be the same personwhose name subscribed t	to the Georgian
OTARL F		to the foregoing med, scaled and
	delivered the said Instrument as her free and voluntary act, for the uses and purposes the	
	including the release and waiver of the right of homestead.  GIVEN under my hand and Notarial Scalthia 22 days 1111y A.	nda . 83
EL PUBLIC TO	The bridge of the state of the	No.
P. Comment	A spline	y Public
we want to be a second of the		Î
	ment was prepared by	
2088A.	tiates Finance Inc. 408 W. 75th. St. Downers Grove	<u>., 11.</u> 60515

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

- 1. Greaters shall It is promptly repair, restore or rebail any buildings or improvements now or hereafter on the permises which may become damaged or be destroyed, (2) keep said premises in good ordinion and repair, without wates, and feer from mechanics or other lensor claims for lens on terpressed subordinioned to the lies hereof, (3) by when due any individendences which may be secured by a little or charge on the premises superior to the lies hereof, and upon required whithin a tatasfactory evidence (the discharge of each prior lies to 10 trustees to 10 treficiary, (4) compiler within a reasonable time any buildings or buildings or buildings or buildings, or word at any time is prefered or ferroin upon and premise, (5) temply with all requirements of these or buildings o
- 2. Granton shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish in 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 tage or assessments which Granton may define to contest.
- 3. Grantors shall keep all buildings and improvements now or brencher situated on said premises mutered against loss or damage by fire, lightnings or windstorm under policies providing for payment by the insurance companies of moneys vollienter either to pay the end of replacing or repaining the same of to pay in till the individendess according the city, all in companies astinates from the Beneficiary, such rights to be evidenced by the sandard mortgage clause to be attached to each policy, and shall enter the including additional and renews all policies. In the benefit of the Beneficiary, such rights to be evidenced by the sandard mortgage clause to be attached to each policy, and shall enter the product of the production of the standard mortgage clause. In the respective date of the production of the standard mortgage clause to be attached to each policy, and shall exceed the production and the production of the standard mortgage clause. The respective dates of the production of the standard mortgage clause to be attached to each policy and the standard mortgage clause.
- 4. In case of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Granton in any form and manner deemed expedient, and may be need not, make full or partial payments of principal or interests on price or enumbrances, if any, and purchase, dehauting, composinies or exities any tax in or other prior lies or title or dain thereof, or redeem from any tax sales or further affecting as a function of the prior lies of the prior lies or title or dain thereof, or redeem from any tax sales or further affecting a further affecting a primise or most any tax or assessment. All more paying ides pay of the tup purpose herics unablifying and all presents paid or incurred in connection therevire, including attentive prices, and any other and the prior of the prio
- 5. Te "us "e or Beneficiary 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 appropria e put." off or without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Granter unly signification for developes hypric mentioned, both principal and interest, when the according to the terms hereof. At the option of Beneficiary, and without notice to Granters, all unpublished the control of the Con
- 1. When the inc.\(\begin{array}{c}\) mass hereby secured shall become due whether by acceleration or ulservine, Beneficiary or Trustee shall have the right for more of the shall be allowed and inc.\(\cdot\) at a said of incl.\(\cdot\) at the decree for all est all expenditures and expenses which have be paid or incurred by one shell of Trustee or Beneficiary for attempt's few, Trustee is few, and in the shall be added to the shall be expended after a control of the decree of precuring all such s. in.\(\times\) if the title the sentence and examination, a quantiture policies. To environ errificates, and similar data and assumances with respect to title a Trustee or the respect of the sentence o
- 8. The proceeds of any foreclasure sale of the processes were be distributed and applied in the following order of princity: First, on account of all costs and repenses incident to the foreclasure proceedings, neighbor as a ser mentioned in the preceding all such terms which under the transformation account indebtedness additional to that arrived by the Leas Agreement, with interest thereon as herein proceeding, and and interest remaining unpaid on the note; fourth, any overplus to Grantors, their beins, legal representatives or saignes, as their rights may appear.
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to an order which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
  - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times r | 4 access thereto shall be permitted for that purpose.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid the before or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint Juccessor in Trust, Any Successor in Trust hereunder shall have the identical title, powers as are herein given Trustee.
- 15. This Trust Deed and all provisions bereef, shall extend to and be binding upon Grantors and all persons claiming under or through G, intors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtendessor any part thereof, whether or not such persons is. (if have execut 1 the Lean Agreement or this Trust Beed, The term Peneficiar as and extendes are not excessor or severand of Resentions.)

· . 216 S. 3th AVE Associates Consumer Finance, Co. 3660198 STREET F. 3. 95% 188 Maywood of EDN3 コル V. 75 th Street i twiters Grove, II. 80515 CITY Tel: 561-0950 INSTRUCTIONS OR RECORDER'S OFFICE BOX NUMBER HIAM 00 er er er

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#### **ATTACHMENT**

TO

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

Dated July 22, 19 83

secured by this mortgage, deed of trus or deed to secure debt be paid in full on the third anniversary date of the loan date of the loan and annually on each subsequent anniversary date. If this option is exercised, Borrower(s) (morta cor or grantor) will be given written notice of the election at least 90 days before payment in full store. If payment is not made when due, Lender (mortgagee or grantee or beneficiary) has the right to exercise any remedies permitted under this mortgage, deed of trust, or deed to secure debt.

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### END OF RECORDED DOCUMENT