# UNOFFICIAL COPY

| TRUST DEED | TR | ŲS | T | D | E | E | D |
|------------|----|----|---|---|---|---|---|
|------------|----|----|---|---|---|---|---|

### 26720669

| •  |  | THE ABOVE SPACE F   | OR RECORDERS USE ONLY   |                                 |
|--|--|---|---|---------------------------------|
| TPIS INDENTURE, made   | August 3   | , 19 83, between  | Paul L. Turchik and Joan  | ı E.                            |
| hik, his wife  | her  | ein referred to as "Gra   | ntors", and C. R. Amburn  |                                 |
|  | of   | Oak_I   | Brock III   | inois,                          |
| herein refe red to as "Trustee", wit<br>THAT, WF :RE \S the Grantors hav                           |  | ssociates Finance. Inc.   | herein referred to as "Beneficiary  | r"the                           |
| legal holder of the Loan Agreemen  | t hereinafter described  | , the principal amoun   | t ofTwenty Five Thousand,   |                                 |
| Five Hundred, ar _ 36/100together with interest t'.er on at the                                    | ne rate of (check applic   | cable box)  | Dollars (\$ 25,500.06   | 5),                             |
| P% per year or the unpart This is a variable interest ra   | id principal balances.   | erest rate will increa  | ise or decrease with changes in   | n the                           |
| Prime loan rate. The interest . **   | . w be <u>5.50</u> percer  | ntage points above the  | Prime loan rate published in the Fe   | ederal                          |
|  |  |   | _%, which is the published rate as  |                                 |
| last business day of the preceding   | ase or declar so ith cha<br>ig month, has increased  | anges in the Prime loar<br>I or decreased by at lea   | te initial interest rate is 16.00<br>n rate when the Prime loan rate, as<br>ast one percentage point from the<br>will be effective upon 30 days w | of the<br>Prime                 |
| notice. In no event, however, wi   | ill the interest rate ev   | che less than 11.0  | 0.% per year. The interest rate w<br>sult in changes in the monthly pa  | ill not                         |
| The Grantors promise to pay the  | e said sum in the said   | Loan Agreement of e   | en date herewith, made payable  | to the                          |
| Beneficiary, and delivered in36  |  |   |   |                                 |
|  |  |   | h the first installment beginni   |                                 |
| September 20, 19   | 83 and the remai   | ining installments con  | tir ling on the same day of each i  | month                           |
| and WARRANT unto the Trustee, its successors and assi City of Des Plaines The South half of Lot 18 | gna, the following described Real East<br>COUNTY OF COOK<br>35 in Twin Oaks 1s<br>Northeast Quarte<br>Fincipal Meridian, | ate and all of their estate, right, tith  AND S  t Addition, being or of Section 15,  in Cook County. | tate of illinois, to wit  a Subdivision i. he  Township 41 North, Jange   | 2672066                         |
|  |  | O.  |   | ) <u>(</u>                      |
| which, with the property heremafter described, is refer  | red to herein as the "premises."   |   | •   | ت ا                             |
| TOGETHER with improvements and fixtures now<br>TO HAVE AND TO HOLD the premises unto the sai       |  |   |   | enefits under                   |
| this trust deed) are incorporated h successors and assigns.  | pages. The covenants, c<br>erein by reference and a  | onditions and provisio<br>are a part hereof and sh  | ns appearing on page 2 (the reverse<br>all be binding on the Grantors, the  | e side of                       |
| WITNESS the hand(s) and sea  | l(s) of Grantors the da  |   |   |                                 |
| Paul L. Turchik  | ISEA   | DOOR E Ture   | - Turkik  | (SEAL)                          |
|  | ISEA   |   |   | (SEAL)                          |
|  |  |   |   |                                 |
| STATE OF ILLINOIS.  County of DuPage   | a Notary Public in and   |   | the State aforesaid, DO HEREBY CERTIFY THAT  E. Turchik, his wife   |                                 |
|  | who are  | <del></del>   |   |                                 |
| A Committee Committee  | Instrument, appeared t   | personally known to me to be the sa<br>person and ack   |   | the foregoing<br>rd, scaled and |
| The will be  | delivered the said Inst<br>including the release a   | rument as their  nd waiver of the right of homestead  | free and voluntary act, for the uses and purposes ther  | rein set forth.                 |
| - Puncto   |  | and and Notarial Seat this3   | Caralys August AD   | ). 19 <u>83</u>                 |
| COUNTY   |  |   | U   |                                 |
|  | This instrument was prepared by  | •   |   |                                 |
|  | J. L. JOHNSON  |   | 06 A DEMPSTER DES PLAINES   | IL 600                          |

## **UNOFFICIAL COPY**

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

- 1. Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liers or claims for liers or teleprenty subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lier or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) mak no material alterations in said premises except as required by law or municipal ordinances.
- 2. Grantors 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 wher due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the manner provided by statute any tax or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all by drings and improvements now or hereafter situated on said premises insured against lass or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of m. a sufficient ether to pay the cost of replacing or repairing the same or typin full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary under insurance policies paye ... in see of loss or damage, to Truste for the beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall eview all policies, multiple and the all and relevant policies. In the control of the prediction of the standard mortgage clause to be attached to each policy, and shall eview all policies, multiple and the all and the all and relevant policies. Under the control of the predictive dates of evidenced by the standard mortgage clause to be attached to each policy, and shall evidence the control of the predictive and the shall be added to the control of the predictive dates of the production of the predictive dates of the production of the predictive dates of the production of the predictive dates of the productive dates of the productive
- 4. In case of default therein, " using of Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantons in any form and manner deemed especient, and may, but need not, make full or partial plays in the, "principal or interest on prior encumbrances, it days, and purchage discharge, compromise or settle any tax lies no rother prior lies on title or dain thereof, or redeem from any tax sale or forfeiture. Bettire, and dependent of the prior the prior lies of the prior the pri
- 5. The Trustee or Beneficiary hereby secure 3 in 3 mg any payment hereby authorized relating to laters or assessments, may do so according to any bill, statement or estimate precured from the appropriate public office without inquiry into the "wind" is duch bill, statement or estimate or into the validaty of any tax, assessment, as forfeiture, tax lie nor title or claim thereof.
- 6. Grantors shall now each item of indebtedness become in a control, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by this Trust Developal in the case of default unpaid indebtedness secured by this Trust Developal in making payment of any installment on the Local Control of the Control of the
- 7. When the indebtedness hereby secured shall become due whether—acceleration or otherwise, Beneficiary of Trustee a hall have beeing the forectose the lien hereof. The many suit to foreclose the lien dependence and included as a nditional indebtedner in the devention and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attending the second of the second o
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and at filed a the following order of priority: First, on account of all costs and expenses incident to the foreclosur proceedings, including all switteness are mentioned in the preceding paragraph hereof. or so, all the items which under the terms hereof constitute secured indebtedness additional to that evidence by the Loan Agreement, with interest thereon as herein provided; third, all principal and interest expenses are maining unpaid on the note, fourth, any overpluts to Grantinest, their herein, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filting of a bill to foreclose this trust deed, the court in which such a feed may appoint a receiver of said premises. Such appointment may be made either before on after sale, without notice, without regard to the selection considerable of the selection of th
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which woul. not . et 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 and access thereto s. all ep (mitted for that p
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated by the terms hereof, nor be liable for any acts or unissions hereunder, except in case of gross negligence of miscondu. an "rustee may require indemnities satisfactory to Trustee before exercising only power herein given
- L. Upon presentation of satisfactory evidence that all indebtedness occured by this Trust Deed has been fully paid, either before or after or arity, 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 Truster, the Beneficiary shall have the authority to appoint a Successor in Trust. Any success r in Trust hereunder shall have the identical title, powers and authority as are heteria (given Truster.)
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons elsaming and expressions and all persons table for the payment of the indebtedness or any part thereof, which there is no such persons and all persons table for the payment of the indebtedness or any part thereof, which there is no such persons and all persons table for the payment of the indebtedness or any part thereof, which there is no such persons and all persons table for the payment of the indebtedness or any part thereof, which there is no such persons the all mean and include any successors or assigns of Beneficiary as a used herein shall mean and include any successors of Beneficiary as

DE NAME ASSOCIATES FINANCE, INC.

2603A W. DEMPSTER
DES PLAINES, ILLINOIS 60016

CITY.

OR

RECORDERS OFFICE BOX NUMBER

RECORDERS OFFICE BOX NUMBER

FOR RECORDERS INDEX P. ASSOCIATES FINANCE, INC.

DESCRIBED PROPERTY HER

1005. CONT.

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607664 (I B ) Rev. 3-82

#### **ATTACHMENT**

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

CALL OPTION — The Lender has the option to demand that the balance due on the loan secured by this mortgage, deed of trust 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) (mortg agor or grantor) will be given written notice of the election at least 90 days before payment in full is due. 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.

26720669

END OF RECORDED DOCUMENT