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TRUST DEED			2672893	R	. W
्रस्य १४६ -		Programme and the second	ABOVE SPACE FOR REC		
		and the second of the second	er with a contract of the contract		ed Te
THIS INDENTURE, madeAu	gust 10,	, 19 5	3, between	eodore E. Crawfo	
divorced and not since rem	erried		d to as "Grantors	", and C. R. An	iburn
		ofOak	Brook	 	, Illinois,
herein referred to as "Trustee", wit Γ_{λ} 'AT, WHEREAS the Grantors have		y to Associates F	inance, Inc., here	in referred to as "Be	neficiary", the
legal holder of the Loan Agreement					
F' Hundred Fifty Nine at together with interest thereon at the				Dollars (\$ 1	.6,559.91),
fila ♣ Per year on the unpai ➡ This is a wriable interest rat	e loan and the	e interest rate			
Prime loan race. The interest rate					
Reserve Board's Statistical Releas					
last business day of	se or decrease wi month, has incr est rate is b	th changes in the eased or decreas ased. Interest ra	Prime loan rate ved by at least one te changes will be	percentage point fr e effective upon 30	rate, as of the om the Prime days written
notice. In no event, however, well change before the first payment of amounts.	the interest rat	e ever be less th s in the interest :	an <u>12.00%</u> pe ate will result in	r year. The interest changes in the mon	rate will not thly payment
The Grantors promise to pay the s	aid sun in the	said Loan Agree	ment of even dat	e herewith, made p	ayable to the
Beneficiary, and delivered in 120					
119 at \$ 296.46 , follow	-				-
Sept. 23, , 19	83 and the re	emairing install	ments continuing	on the same day of	feach month
NOW, THEREPORE, the Granters to secure the payment remember herein contained, by the Granters to be performed, at WARRANT upon the Pruters in successors and assignating of Chicago Cotty of Chicago Cotty Chicago Chi	the following described Re Cook NTY OF Cook	of the South	Lite, r ght. Fiste and interest AND STATE OF ILL 123.63 / t. (f	therein, situate, lying and being INOIS, to wit: Lots 16 thru 21	. Taken as
e Tract. Also the West 11.52 e North 71.63 Ft. of the Sou bdivision of Blocks 11 and 10 ,39,44 and 45 in Canal Trust ction 17. Township 39 North. so known as; 1324 W. Arthing rt. of this portages. deed. of	th 123,63 Ft. 5 in Vernon I ees Subdivisi Range 14 Eas ton, Chićago.	of said lot Park addition ion of the We It of the 3rd Ill. 60607.	s 16 thru 21. to Chicago. st ½ and the 3. P.M. in Cool The attached	all in Robert I Being a Subdivis Were bof the No Coorty, Illino	Martin's ion of Blocks ortheast & of is.
TOGETHER with improvements and fixtures now attack	ed together with easemen	ia, righta, privileges, intere	sts, rents and profits.	2672893	
TO HAVE AND TO HOLD the premises unto the said True and by virtue of the Homestead Exemption Laws of the Stat	tee, its successors and stair of Illinois, which said rig	rns, forever, for the purposes his and benefits the Grant	, and upon the uses and trust are do hereby expressly relea	herein set forth, free fror all rigi se and waive.	hti und benefits under
This Trust Deed consists of two pag this trust deed) are incorporated herei successors and assigns.	n by reference at	nd are a part here	of and shall be bir	ring on page 2 (the r ding on the Grantor	er enrouide of s, their heirs,
WITNESS the hand(s) and seal(s)	of Granwis the	day and year in	st above written.		\$ \\ \mathcal{O} \ \tag{1}
Theodore E. Crawford, Jr.	 !	SEAL)			(\$)
		SEAL)			(SEAL)
	_				3 ·
TATE OF ILLINOIS,	·	e Wright	County in the Course	II DO HEDBOY CODTON TO	AT
occepty of	Theodore	E. Crawford,	Jr.	aid, DO HERRBY CERTIFY TH	
Secretary of the Contraction	who	personally known to me	to be the same person	shose name subscri	bed to the foregoing
A COMMENT		rd before me this day in per	son and acknowledged that .	He	_ signed, sealed and
S AND S	delivered the said I including the releas	nstrument as	Chamestend.	lary act, for the uses and purpor	es uperein set forth,
	and the second second	y hand and Notarial Seal th	10-1	August July	9/0
Gaguety (S)				1	Vary Public
CONT .			# *		
This is	nstrument was prepared by	•	ii T		
	sociates Fiar		408 W. 75th	St. Downers Gr	30515 ¹¹
17664 (I.B.) Rev. 3-82	tpane		4 N. J. C.		
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THE COVENANTS CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

- 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 lieus or claims for lieu not expressly subordinated to the lieu hereof; (3) pay when due any indebteness which may be secured by a for orchargoon the premises superior to the lieu hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to Beneficiary; (4) complete within a reasonable time any orchargoon the premises upperior to the lieu hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lieu 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) make now naterial alterations in said premises except as required by law or municipal ordinance.
- Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, never service charges, and other charges against the premises where 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 statuted to the premises where the pr
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for paymen by the insurance come sanies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary under insurance come said to the standard mortgage clause to be attached to each policy, and shall under insurance points. I payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies including additional and renewal policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of the properties of the p
- 4. In case of defaution in Trustee or Beneficiary may, but need on, make any payment or perform any act hereinbefore required of Grantons in any form and manner deemed expedient, and may but need not, make full or perform perform perform any tax as a performance of the p
- 5. The Trustee or Beneficiary ' . No secured making any payment hereby authorized relating to faxe or assessments, may do so according to any bill, statement or estimate procured from the trustee or Beneficiary ' . No secured making any payment hereby authorized relating to any tax, assessment, sale, forefricture, tax lies or title or claim thereof.
- 6. Granters shall pay each item of inc. Oted. as herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Granters, and indebtedness secured by this Trus. Deer. all, notwithstanding anything in the loan Agreement in this Trust Deed to the contrary, become due and payable is all immediately in the case of defaul in making payment of any installment on the .oan, greenent, or to when default shall occur and continue for three days in the performance of any other agreement of the Granters without Beneficiary prior written consent.
- 2. When the indebtedness hereby secure, and il become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the lien hered, it has been a subject to the shall be allowed and included as additional. bedenes in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for the state of the sale and southwise the point of the sale and southwise the sale and coats which may be estimated as to items to be expended after entry of the decree of procuring all such abstract of tit, at it is a "these and examinations, guarantee criticates, and similar data and assurances with respect to title as Trustee or entry and feem to be reasonably occasing the title of the value of the Beneficiary may deem to be reasonably occasing the title or the value of the Beneficiary may deem to be reasonably occasing the title or the value of the Beneficiary may deem to be reasonably occasing the title or the value of the sale and expenses of the nature in this prayers beneficiarly on the sale of the sale and expenses of the nature in this prayers beneficiarly and expenses the previous previous and expenses of the nature in this prayers beneficiarly in connection with 1s) any proceeding, including probate and bankrupts. The sale of them shall be a party, either as plaint; claim not offendant, by reason of this trust deed or any indebtedness hereby excreted or the prayarations for the commence and a subject the order of the sale and the process of the terminal proceedings, the sale of the process of the pr
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, th. ar' a which such bill is filed may appoint a receiver of such premises. Such appointment may be made entire to make the such and the such as the such appointment of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as ar the receiver shall have the power to collect the rents, issues and profiting the full state to premise. The product of a such foreclosure sait and, in case of a sale and a definiency, during the full state to premise. The product of a such foreclosure sait and, in case of a sale and a definiency, during the full state to premise. The product of a such foreclosure sait and in case of a sale and a definiency, during the full state to premise. The product of a such receiver, would be entitled to collect such rents, issues and prints, as a said other powers which may be necessary or are usual in such cases for the protection, possession to the intervention of such receiver, would be entitled to collect such rents, issues and prints and the provers which may be necessary or are usual in such cases for the protection, possession to the intervention of such receiver to apply the net income in his hands in payment in whole or in part countries the receiver to apply the net income in his hands in payment in whole or in part countries the receiver to apply the net income in the hands in payment in whole or in part countries the receiver to apply the net income in the hands in payment in whole or in part countries. The provers which may be or become superior to the lien hereof or of such decree, provided of 11 The lock-definest or to foreclosure sale; 20 the deficiency in case of a sale and defit.
- 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 taw upon the note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and accer, thereto shall be permitted for that purpos
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee before expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross neglige in a misconduct and Trustee may require indemnities satisfactory to Trustee before exercting any power herein given.
- 13. Upon presentation of autifactory evidence that all indebtedness secured by this Trust Deed has been fully pail, eif, er before or after maturity, the Trustee shall have full authority to release this action to the present part of the part of the present part of the part of the present part of the part of the present part of the present part of the present part
- 14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Success of in Trust. Any Successor in Trust hereunder shall have the identical act of the resignation, inability or refusal to act to Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical act of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical act of the resignation o
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under a throur. Grantors, 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 s....i he executed the Loan Agreement or this Trust Deed. The term

NAME ASSOCIATES Frances
STREET P. D. Gox 1887
CITY 12 Dollars Grove. IC.
60515

INSERTS AF ET ADDRESS OF ABOVE DESCRIBED ROPERTY HERE

2000

INSTRUCTIONS

OR
RECORDER'S OFFICE BOX NUMBER.....

M2 122

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TO

MORTCAGE. DEED OF TRUST OR DEED TO SECURE DEBT

26728538

Dated <u>Aug. 10</u>, 1983

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 loar and annually on each subsequent anniversary date. If this option is exercised, Borrower(s) (mortgagor or grantor) will be given written notice of the election at least 90 days before payment in full is cur, 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