ICIAL COPY

of Oak Brook	26785879	
eming, his wife, in joint tenancy herein referred to as "Grantors", and C. R. Amburn of Oak Brook Illinois, rein referred to as "Trustee", witnesseth: 10.1. VIERRAS the Grantors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the gal moder of the Loan Agreement hereinafter described, the principal amount of Twenty-Three Thousand One Bunners of Service of Check applicable box Illinois, gether with interest thereon at the rate of (check applicable box) 10. This is a wirnle interest trate loan and the interest rate will increase or decrease with changes in the Prime loan rate. The interest rate will be _5.50% percentage points above the Prime loan rate published in the Federal Reserve Board's Static loan Release H.15. The intail Prime loan rate is _11.00 %, which is the published rate as of the Prime loan rate with the prime loan rate when the Prime loan rate as of the prime loan rate when the Prime loan rate, as of the last business day of the preceding month, has increased or decreased by at least one percentage point from the Prime loan rate on which the current into was rate is based. Interest rate changes will be effective upon 30 days written notice. In no event, however, will be interest rate ever be less than 11.50 % per year. The interest rate will not change before the first payment date. A just ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the mile term of the same day of each month change before the first payment date. A just ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the mile term of the primary of the monthly payment amounts. The Grantors promise to pay the said sum in the mile term of the same than 11.50 % per year. The interest rate will not always the primary of the mile term of the mile term of		
of Oak Brook , Illinois, the referred to as "Trustee", witnesseth: 16.14. "WHEREAS the Grantors have promised to pay to Associates Pinance, Inc., herein referred to as "Beneficiary", the gal moder of the Loan Agreement hereinafter described, the principal amount of Trenty-Three Thousand One Bun red Seventy-seven and 33/100	· · · · · · · · · · · · · · · · · · ·	
The interest rate will not so or decrease with changes in the Prime loan rate will not current industrial so which the current	Leming, his wife, in joint tenancy herein referred to as "Grantors", and C. R. Amburn	
HAY. YHEREAS the Grantors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the gal molder of the Loan Agreement hereinafter described, the principal amount oftwentyfree Thousand One Bunn reference to as "Beneficiary", and a second of the principal balances		
genter with interest thereon at the rate of (check applicable box) Acon yar on the unpaid principal balances. (This is a virable interest rate will be \$5.50% percentage points above the Prime loan rate published in the Pederal Reserve Board's Skisti-sic-Release H.15. The interest rate will be \$5.50% percentage points above the Prime loan rate published in the Pederal Reserve Board's Skisti-sic-Release H.15. The interest rate will be \$5.50% per year. The interest rate will no section of decrease with changes in the Prime loan rate when the Prime loan rate will no section of decrease with changes in the Prime loan rate on the last business day of the preceding month, has increased or decreased by at least one percentage point from the Prime loan rate on which the current into several section of decreased by at least one percentage point from the Prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on which the current into several section of the prime loan rate on the prime loan rate on which the current into several section of the prime loan rate on the prime loan rate on which the current into several section of the prime loan rate on the prime loan rate on which the current into several section section section section section several section se	H/r, VHEREAS the Grantors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the	
gether with interest thereon at the rate of (check applicable box) ***Corp. year on the unpaid principal balances. I This is a vinable interest rate loan and the interest rate will increase or decrease with changes in the Prime loan rate. The interest rate will be \$5.50% percentage points above the Prime loan rate published in the Federal Reserve Board's Statis [ch.] Release H.15. The intial Prime loan rate is \$11.00.0%, which is the published rate as of the prevent of the prime loan rate on the prime loan rate when the Prime loan rate is \$15.50.50 per year. The interest rate will me are or decreases with changes in the Prime loan rate when the Prime loan rate, as of the last business day of the preceding month, has increased or decreased by at least one percentage point from the Prime loan rate on which the current into eas rate is based. Interest rate changes will be effective upon 30 days written notice. In no event, however, will be interest rate ever be less than \$1.50.00 per year. The interest rate will not change before the first payment date. A just ments in the interest rate will really interest payment date. A just ments in the interest rate will really interest payment date. A just ments in the interest rate will really interest payment the payment date. A just ments in the interest rate will really interest payment amounts. The Grantors promise to pay the said sum in the mid Loan Agreement of even date herewith, made payable to the teneficiary, and delivered in \$20.00 consecutive me willy installments: \$20.00 at \$4.07.35. followed by \$1.00 at \$1.	77 177 23 177 23	
This is a v. ra. le interest rate will be 5.50% percentage points above the Prime loan rate, the interest published in the Pederal Reserve Board's Statis for Release H.15. The intial Prime loan rate is 11.00 %, which is the published rate as of the last business day of August 1.00 for recrease with changes in the Prime loan rate is 11.00 %, which is the published rate as of the last business day of the preceding month, has increased or decreased by at least one percentage point from the Prime loan rate on which the current into est rate is based. Interest rate changes will be effective upon 30 days written loan rate on which the current into est rate is based. Interest rate changes will be effective upon 30 days written notice. In no event, however, will he interest rate even be less than 11.50 % per year. The interest will not change before the first payment date. A just ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the mid Loan Agreement of even date herewith, made payable to the leneficiary, and delivered in 120 consecutive me by installments; 120 at \$ 407.35 , followed by	ogether wit's interest thereon at the rate of (check applicable box)	
Reserve Board's Statis ic. Release H.15. The initial Prime loan rate is \$\frac{11.00}{2.00}\$, which is the published rate as of the last business day of \$\frac{August 1}{2.00}\$ per year. The interest rate will more year. The interest rate will be effective upon 30 days written notice. In no event, however, will be interest rate will not change before the first payment date. A jub ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the "mid Loan Agreement of even date herewith, made payable to the seneficiary, and delivered in \$\frac{120}{2}\$ consecutive mo \$\frac{12}{2}\$ yi installments: \$\frac{120}{2}\$ at \$\frac{407.35}{2}\$, followed by \$\frac{18}{4}\$ at \$\frac{8}{4}\$ A, followed by \$\frac{8}{4}\$ and the remaining in intallments continuing on the same day of each month hereafter until fully paid. All of said payments being made as \$\frac{1}{2}\$ to \$1000000000000000000000000000000000000	This is a vin. le interest rate loan and the interest rate will increase or decrease with changes in the	
last business day of August 19.83; therefore, the initial interest rate is 16.50 % per year. The interest rate will increase with changes in the Prime loan rate when the Prime loan rate, as of the last business day of the preceding month, has increased or decreased by at least one percentage point from the Prime loan rate on which the current int was rate is based. Interest rate changes will be effective upon 30 days written notice. In no event, however, will be interest rate ever be less than 11.50 % per year. The interest rate will not change before the first payment date. A just ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the mid Loan Agreement of even date herewith, made payable to the teneficiary, and delivered in 120 consecutive mc. by installments: 120 at \$ 407.35 , followed by A at \$ NA , followed by N8 NA , with the first installment beginning on the same day of each month of the point of the first payment beginning on the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month where the same day of each month where the same days the same days of each month hereafter until fully paid. All of said payments being made payable to the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month hereafter until fully paid. All of said payments being made payable to the same day of each month of the same day of each month payable to the same day of each month payable to the same day of the same day of each month payabl		
sear. The interest rate will increase or conference with changes in the Prime loan rate when the Prime loan rate and the second of months, has increased or decreased by at least one percentage point from the Prime loan rate on which the current into ess rate is based. Interest rate changes will be effective upon 30 days written notice. In no event, however, will he interest rate ever be less than \$\frac{11.50}{\textit{ spery year.}}\$ The interest rate will not change before the first payment date. A just ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the soil Loan Agreement of even date herewith, made payable to the seneficiarty, and delivered in \$\frac{120}{20}\$ consecutive ment. It is installments: \$\frac{120}{20}\$ at \$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$		
change before the first payment date. A just ments in the interest rate will result in changes in the monthly payment amounts. The Grantors promise to pay the said sum in the said Loan Agreement of even date herewith, made payable to the beneficiary, and delivered in 120 consecutive mc. "by installments: 120 at \$ 407.35 , followed by A at \$ NA , followed by NA , with the first installment beginning on the same day of each month of the same day of each month of the same day of each month the same day in the same day of each month the same day in the same day in the same day of each month the same day in the same day in the same day of each month the same day in the same day in the same day of each month the same day in	year. The interest rate will incress or decrease with changes in the Prime loan rate when the Prime loan rate, as of the last business day of the preceding month, has increased or decreased by at least one percentage point from the Prime loan rate on which the current intrust rate is based. Interest rate changes will be effective upon 30 days written	
consecutive more than 120 consecutive more than 120 at \$ 407.35 , followed by At \$ NA , with the first installment beginning on the same day of each month themselves themselves the same day of each month themselves the same day of each day of the day o	change before the first payment date. A jus ments in the interest rate will result in changes in the monthly payment	
consecutive more than 120 consecutive more than 120 at \$ 407.35 , followed by At \$ NA , with the first installment beginning on the same day of each month themselves themselves the same day of each month themselves the same day of each day of the day o	The Grantors promise to pay the said sum in the said Loan Agreement of even date herewith, made payable to the	
and the remaining in stallments continuing on the same day of each month hereafter until fully paid. All of said payments being made pa able at Woodstock Illinois, or at such place is the Beneficiary or other holder may, from time to time, in writing a point. NOW, THEREFORE, the Granter to secrete beyonested the said-deligation in secretary with the terms, pressore and an interest the professional payment of the constitution of the transport of th	Beneficiary, and delivered in $\frac{120}{200}$ consecutive mc. Ity installments: $\frac{120}{200}$ at $\frac{407.35}{200}$, followed by	
and the remaining in stallments continuing on the same day of each month hereafter until fully paid. All of said payments being made pa able at Woodstock Illinois, or at such place is the Beneficiary or other holder may, from time to time, in writing a point. NOW, THEREFORE, the Granter to secrete beyonested the said-deligation in secretary with the terms, pressore and an interest the professional payment of the constitution of the transport of th	NA at \$ NA , followed byNA , with the first installment beginning on	
hereafter until fully paid. All of said payments being made pa ah'ent	October 21 19 83 and the remaining in stallments continuing on the same day of each month	
TO HAVE AND TO HOLD the premises unto the said Truster, its successors and assigns, forever, for the purposes, and upon the uses and trusta herein set forth, free from all right and benefits under and by virtue of the Honestead Exemptica Laws of the State of Himots, which said rights and benefits the Grantors do hereby expressly release and waive. This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the river sets of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, christiers, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. SEALLY PARTIESON SEALLY PARTIESON ANOLEY Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEROY R. Fleming and Margaret M. Fleming, his wife, in joint tenancy who are premally known to me to be the same perpon whose name subscribed to the foregoing Instrument, appeared before me this day in perpon and acknowled County and delivered the said Instrument, appeared before me this day in perpon and acknowled County and the said purposes therein net forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this GIVEN under my hand and Notarial Seal this	and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, ri of the and interest therein, situate, lying and being in the	-
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free frow all right and benefits under and by virtue of the Honesteed Exemptica Laws of the State of Hilmots, which said rights and benefits the Grantors do herein by reference and and provisions appearing on page 2 (the river set side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, chr. s. heirs, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. SEALY MATERIAL FLEMING STATE OF ILLINOIS, MCHENTY SS. Notary Publist in and for and resting in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEROY R. Fleming and Margaret M. Fleming, his wife, in joint tenancy who are premally known to me to be the same perpose whose name and subscribed to the foregoing forth that including the release and waiver of the right of homesteed. GIVEN under my hand and Notarial Scatthis GIVEN under my hand and Notarial Scatthis.	Addition to Chicago in Lots 7 and 8 of School Trustian' Subdivision of Section 16, Township 40 North, Range 13, Tast of the Third Principal Meridian, in Cook County, Illinois.	20100
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free frow all right and benefits under and by virtue of the Honesteed Exemptica Laws of the State of Hilmots, which said rights and benefits the Grantors do herein by reference and and provisions appearing on page 2 (the river set side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, chr. s. heirs, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. SEALY MATERIAL FLEMING STATE OF ILLINOIS, MCHENTY SS. Notary Publist in and for and resting in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEROY R. Fleming and Margaret M. Fleming, his wife, in joint tenancy who are premally known to me to be the same perpose whose name and subscribed to the foregoing forth that including the release and waiver of the right of homesteed. GIVEN under my hand and Notarial Scatthis GIVEN under my hand and Notarial Scatthis.	The attached call option provision is part of this mortgage, deed of trust or deed to secure	žÖ
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free frow all right and benefits under and by virtue of the Honesteed Exemptica Laws of the State of Hilmots, which said rights and benefits the Grantors do herein by reference and and provisions appearing on page 2 (the river set side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, chr. s. heirs, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. SEALY MATERIAL FLEMING STATE OF ILLINOIS, MCHENTY SS. Notary Publist in and for and resting in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEROY R. Fleming and Margaret M. Fleming, his wife, in joint tenancy who are premally known to me to be the same perpose whose name and subscribed to the foregoing forth that including the release and waiver of the right of homesteed. GIVEN under my hand and Notarial Scatthis GIVEN under my hand and Notarial Scatthis.	which, with the property hereinafter described, is referred to herein as the "premises."	3
This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the r.ve se.s.de of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantons, chr. s. heirs, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. SEALL LERGY A. Fleming SEALL LERGY A. Fleming SEALL LERGY A. Fleming MCHenry SSEALL LERGY A. Fleming SSEALL LERGY A. Fleming MCHenry MCHENRY MCHENRY MCHENRY MCHENRY MCHENRY SSEALL LERGY A. Fleming MCHENRY		
this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantano, chr. as heirs, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. SEAL Leftey	•	
STATE OF ILLINOIS. County of McHenry SS. STATE OF ILLINOIS. County of McHenry SS. Notery Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LERCY R. Fleming and Margaret M. Fleming, his wire, in joint tenancy who are personally known to me to be the same person Swhose pame S are subscribed to the foregoing Instrument, appeared before me this day in person and acknowled County in the State aforesaid, DO HEREBY CERTIFY THAT LERCY R. Fleming and Margaret M. Fleming, his wire, in joint tenancy who are personally known to me to be the same person Swhose pame S are subscribed to the foregoing Instrument, appeared before me this day in person and acknowled County in the State and delivered the said instrument as including the release and wriver of the right of homestead. GIVEN under my hand and Notarial Seal this 15 Margaret M. The State aforesaid, DO HEREBY CERTIFY THAT LERCY STATE IN THE STATE	this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantons, chr. sheir successors and assigns.	5,
State of ILLINOIS, McHenry State of ILLINOIS, McHenry Notary Publis in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LeROY R. Fleming and Margaret M. Fleming, his wife, in Joint tenancy who are personally known to me to be the same person. Swhose name S are subscribed to the foregoing they signed, sealed and delivered the said Instrument as their free and witnesty act, for the flees and purposes therein set forth, including the release and wriver of the right of homestead GIVEN under my hand and Notarial Scatthis 15 Months 15 Months 16 Months 17 Months 18 Months 1	VIA A. Fl. is 3	20
State of ILLINOIS, McHenry State of ILLINOIS, McHenry Notary Publis in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LeROY R. Fleming and Margaret M. Fleming, his wife, in Joint tenancy who are personally known to me to be the same person. Swhose name S are subscribed to the foregoing they signed, sealed and delivered the said Instrument as their free and witnesty act, for the flees and purposes therein set forth, including the release and wriver of the right of homestead GIVEN under my hand and Notarial Scatthis 15 Months 15 Months 16 Months 17 Months 18 Months 1	margaret m. Floring	<u>.</u>
State of ILLINOIS, McHenry State of ILLINOIS, McHenry Notary Publis in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LeROY R. Fleming and Margaret M. Fleming, his wife, in Joint tenancy who are personally known to me to be the same person. Swhose name S are subscribed to the foregoing they signed, sealed and delivered the said Instrument as their free and witnesty act, for the flees and purposes therein set forth, including the release and wriver of the right of homestead GIVEN under my hand and Notarial Scatthis 15 Months 15 Months 16 Months 17 Months 18 Months 1	Margaret M. Fleming	
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEROY R. Fleming and Mangaret M. Fleming, his wife, in joint tenancy who are personally known to me to be the same person S whose pame S are subscribed to the foregoing [natrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said lostrument as their first and voluntary act, for the flees and purposes therein set forth, including the release and wriver of the right of homestead. GIVEN under my hand and Notarial Scal this 15 John State of Certify That Down State of County Tha	STATE OF ILLINOIS, Donald-E-Harrison	
who are personally known to me to be the same person Swhose name Sare subscribed to the foregoing Instrument, appeared before me this day in person and acknowlest couldn't have signed, sealed and delivered the said Instrument as their free and witnessy act, for the flees and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 15 the flee and the fight of homestead.	Mollonnus SS.	
Instrument, appeared before me to be the aims to be the aims to the sure that the sure of		_
delivered the said lastrument as their free and valuntary act, for the flee and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 15 Joseph Grand J. Joseph	whopersonally known to me to be the aame personwhose namesupernoed to the foregother.	
GIVEN under my hand and Notarial Sealthis 1550 Grant February A.D. 1983	delivered the said Instrument as their free and voluntary act, for the flees and purposes therein set for	
(Notary Public	GIVEN under my hand and Notarial Seat this 15th 15th 15th 15th 15th 15th 15th 15th	<u>-</u> .
	Notary Public	
	This instrument was prepared by	

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (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 to or other lieus or claims for hen not expressly subordinated to the lieu hereof; (3) pay when due any indebtedness which may be secured by a lieu or charge on the premises superior to the lieu hereof, and upon request exhibit satisfactory evidence of the diagree of such prior lieu Trustee or to Beneficiary, (4) complete within a reasonable time any buildings or buildings now or at any time in process of exection upon asid premises, (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material 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, sewer service charges, and other charges against the premises when
 due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay to full under protest, in the manner provided by statute,
 any tax or assessment which Grantor may desire to contest.
- 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 payment by the insurance companies 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 policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, and it is to be evidenced by the standard mortgage clause to be statched 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 expiration.
- 4. .n.cs. of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any art hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make any payment or perform any art hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not reduce mentions any tax as a constraint and the proof is not title or claim therefore or the proof is not title or claim therefore, or deemed from any tax as also expedient affecting and premises or contest any tax or promise or settle any tax illen or other prior it in or title or claim therefore, or deemed from any tax as lee or foreign and granters. In the case of the proof is not the proof is not title or claim therefore, or deemed in the case of the proof is not the proof is not the case of the proof is not the proof is not the case of the proof is not proof in the proof is not proof
- 5. The Trustee r Ber eficiary 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 public of ice v then tinquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiting tax lies or title or elim these of
- 6. Grantors shall pay act it me findebtedness here in mentioned, both principal and niterrest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all uppaid indebtedness secture. It is in it.— the Deed shall, not withstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the according to the present of any install. entry the contrary is the performance of any other agreement of the Grantors show the default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) immediately if all or part of the press are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness here oy a whall become due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the lien hereof, in any suit to foreclose the lien hereof, there shall be allowed and itself. It as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attempts a fewer to proceed after early of the decree for procuring all such about 1 tiles across the expense of the
- 8. The proceeds of any foreclosure sale of the premises wal! so a tributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the precessing proceedings, including all such items as are mentioned in the precessing process. The process which under the terms hereof constitute secured indebtedness additional to that evidences by the Loan Agreement, with interest thereon as herein provided, the presentatives of assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust. ...d., 's court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before on after sale, without notice, without regard to the be obverny or insolvency of Grav. 'or at the time of application of without receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appoir ed as such receiver aball have the power to collect the remts, issues and profits of said premises during the said start and, in case of a sale and a deficiency, during the said start any, 'nodof redemption, whether there be redemption or not, as well as during any further times when of Canators except for the intervention of such receiver, would be entitled to collect such rents, issue and profits, and all other powers which may be necessary or are usual in such cases for the protection, passession control, management and operation of the premises during the whole of said prient of the protection are also such as a second hereby, or by any decree foreclosing this Trust Deed, or a "ta", sperial assessment or other lien which may be not become superior to the lien hereof or such decree, provides such application in smade prints to foreclosure sale; (21) the deficiency in case of a sale and or "ene".
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to a (e ... which would not be good and available to the party interposing same in an action at law upon the other breviage secured.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and acce, a thereto shall be permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall are be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross to _nige_exermisconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of natisfactory evidence that all indebtedness secured by this Trust Deed has been full, paid, either the rather of 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. Successor! Trust. Any Successor in Trust hereunder shall have the identicative, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions bereof, shall extend to and be binding upon Grantors and all persons claiming under or ... ou ;h Grantors, and the word "Grantors" when used berein and include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons at all ... versecuted the Loan Agreement or this Trust Deed. The term Respectively as a least person about persons.

DESCRIBED ... OPERTY TEE

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER_

67.8587.9



- Se-201-432 • 절차 ○ 기호 8 12-02-433

607664 (I.B.) Rev. 3-82... ---

a Bernerales 0300865

Dated	9/15/	, 19 <u>.83</u>
-------	-------	-----------------

ATTACHMENT
TO
MORTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated 9/15/

that the balance due c CALL OPTION - The Lender has the option to demand that the balance due on the loan secured by this mortgage, deed of iv 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) (mortgagor or grantor) will be given written notice of the election at least 90 days before payment in full's due. If payment is not made when due, Lender (mortgagee or grantee or beneficiary) has the right to exercise any remedies permitted cis.

26785879 under this mortgage, deed of trust, or deed to secure debt.

"END OF RECORDED DOCUMENT