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FRUST DEED					je .
	26808750	THE ABOVE SP	PACE FOR RECORDERS US	SE ONLY	
THIS INDENTURE, madeOctob	er 3	., 19 83, betw	een FRANCIS H	. MURRAY and	d DORIS E.
MURRAY, his wife	herein	referred to as	"Grantors", and .	C. R. Amb	um
	of	Oak Broo			
rein referred to as "Trustee", witnesseth	ı:				
I', A'ı' WHEREAS the Grantors have prom					
legs I he der of the Loan Agreement herein		e principal an			
Five rand red fifty—two and 98/100 together wit in terest thereon at the rate	of (check applicable	e box)		Dollars (\$ 37,	552•98),
<u>na% r_r</u> y∈ r on the unpaid prin					
This is a var able interest rate loan		t rate will in	ncrease or decre	ease with char	nges in the
Prime loan rate " he interest rate will be	8.0 percentag	ze points above	the Prime loan r	ate published in	the Federal
Reserve Board's Statis ical Release H.15	. The intial Prime l	loan rate is 11	.00_%, which is	the published r	rate as of the
last business day of Sept moer year. The interest rate will incressed day last business day of the preceding mont loan rate on which the current interest	h, has increased or t rate is based. Into	decreased by a erest rate cha	at least one perce inges will be effe	entage point fro ctive upon 30 d	m the Prime lays written
notice. In no event, however, will the inchange before the first payment date. A amounts.	iterest rate ever be just ments in the in	e less than _1 nterest rate w	1.00_% per year ill result in chang	:. The interest i ges in the mont	rate will not hly payment
The Grantors promise to pay the said st	ım in the s'a loa	n Agreement	of even date here	ewith, made pa	yable to the
Beneficiary, and delivered in 120c	onsecutiv · month	ly installmer	ıts:1 at \$	821 <u>-13</u> , i	followed by
119 at \$735.97 , followed b					_
November 15 , 19 83	and the remainin	, installment	s continuing on t	he same day of	f each month
NOW THEREFORE, the Creators to secure the payment of the as agreements herein contained, by the Grantors to be performed, and also and WARRANT unto the Truste, its successors and assigns, the full City of Lemont	owing described Real Estate and Gook Cook the South a subdivision	dall of their estate, rig herly Line in the East	sht, t'. e and a terest therein. An instate of "Linois of red" a Street (2) of the S	n, situate, lying and bein S, to wit: et as now lo: South East (cated and 14) of
Section 20, Township 37 North Re Illinois. Commonly Known	As: 800 Main	St., Lemont	, Illinois.		-
The attached call option provisi debt. which, with the property hereinafter described, is referred to herein		this mortga	ige, deed of t	rus , or de	ed to secu
TOGETHER with improvements and fixtures now attached tog	ether with easements, rights, p	rivileges, interests, ren	sts and profits.	THE STATE OF	
TO HAVE AND TO HOLD the premises unto the said Trustee, its and by virtue of the Homestead Exemption Laws of the State of Illi				_	
This Trust Deed consists of two pages. T this trust deed) are incorporated herein by successors and assigns.	reference and are a	part hereof ar	nd shall be binding		
WITNESS the hand(s) and seal(s) of G			bove written.		C
FRANCIS H. MURRAY	(SEAL)	Hou	MURRAY	raj	(SEAL
	(SEAL)				
			e Te		
STATE OF ILLINOIS,	,	olmson			· · · · · · · · · · · · · · · · · · ·
County of	a Notary Public in and for an FRANCIS H. MUR		nty, in the State aforesaid, I RIS E. MURRAY		THAT
WAJOHA W	who are persons			g are	
	Instrument, appeared before a	me this day in person a		they	scribed to the foregoing signed, sealed and
ANTADENS E	delivered the said Instrument including the release and wai			act, for the uses and pur	poses therein set forth
	are resease nim wal		3ml / .	October	.n. 83
o Punic	GIVEN under my hand an	d Notarial Seal this	(Jayou A		,
PUBLIC/	GIVEN under my hand an	d Notarial Seal this	J. J. Joh	nson	Notary Public
2 PUBLIC 3	GIVEN under my hand an	d Notarial Seal this	J. Joh	W	Notary Public

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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 only 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 fiens or claims for hier not expressly subordinated to be lied hered; (3) pay when due any indebtedness which may be accurably a liene or charge on the premises superior to the liene hered; (3) pay when due any indebtedness which may be accurably a liene or charge on the price principes of such prior for large or the price price of the discharge of such prior for large or the price price of the price price of such prior for large or the prior the price of the discharge; (4) complete within a reasonable time any buildings or buildings now or at any time in pricess of ceretion upon said premises; (6) comply with all requirements of faw or municipal ordinances with respect to the premises and the use thereof; (6) make a material afternation is a said premises except as recurred by law or municipal ordinance.
- Granters shall pay before any penalty attaches all general tases, and shall pay special tases, special sases aments, water charges, sewer service charges, and other charges against the premises when doe, and shall, upon writer necessar, turnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default because Granters shall pay in full under protest, in the manner provided by statute, any tax or assessment which Granter 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 fail the includebelones secure betty, all in companies satisfactory to the Benefitiarty, under insurance policies payable, in mee of loss or damage, to Trustee for the benefit of the Benefitiary, and in this to be evidenced by the standard morrage clease to be stateded to each policy, and deliver all policies, including additional and renewal policies, to Benefitiary, 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. In case of default thereio. 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 interest to prior occumbrance, if any, and purchase, discharge, compromise or settle any tax lies no yalk then or other prior lies not title or dain thereof, or which the contract any tax lies of referring any tax as low of referring may at a sale or foreiture all contracts and the contract any tax or assessment. All money paid for any of the purposes previous day and any all the previous partial payments of the contract any tax or assessment. All money paid for any of the purposes previous day and all the previous partial payments and the contract and the contrac
- a. The "user or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate ublic files without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax line or title or state theoret.

- 9. Upon, or a sary time after the filing of a bill to foredose the trust deed. ** opurt in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sate, without notice, without regard to the salvency or insolveries of Grown as a *w teims of application for such receiver and without regard to the salvence of the premises of the term compile of a homestess or not and the Trustse between the same shall be then compile on a homestess or not only the trust of the premises of which the salvence of the salvence of
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject of any defense 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 reasons let it is a d access thereto shall be permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, " sh Trustee 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 ca. of " san gligence or misconduct and Trustee may require indemnities assistancely to Trustee before exercising any power herein given.
- rust deed, the lien thereof, by proper instrument.
- 18. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to apport a Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- 10. Init Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claim. And or through Grantors, and the word "Grantors" when used herein shall onclude all such persons and all persons is like for the payment of the indebtedness or any part thereof, whether or not such persons of the persons of the persons of the indebtedness or any part thereof, whether or not such persons or any part thereof, whether or not such persons or any part thereof, whether or not such persons or any part thereof, whether or not such persons or any part thereof, whether or not such persons or any part thereof, whether or not such persons or any part thereof, whether or not such persons or any part thereof the persons of the per

NAME ASSOCIATES FIN .
STREET P.O. BOX 581
CITY Naperville, IL. 60566

OR OTTOPS INDEX PURPOSES NO. AT STREET, ADDRESS OF ABOVE DESCR BED PROPERTY HERE

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ATTACHMENT

TO MC P. GAGE, DEED OF TRUST OR DEED TO SECURE DEBT

CALL OPTION — The Lende has the option to demand that the balance due on the loan secured by this mortgage, deed of $w\iota$ 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() (mortgagor 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 C/6/4'50, under this mortgage, deed of trust, or deed to secure debt.

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END OF RECORDED DOCUMENT