# UNOFFICIAL COPY

#### TRUST DEED

#### 26858949

HIS INDENTURE, made Novemb	er 3rd.	, 1983 , between Mary	Mc Bane, Diverc	ed
Not Remarried	herein	referred to as "Grantors",	and C. R. Amburn	
	of	Oak Brook		Illinois,
erein referred to as "Trustee", witness HAT, WHEREAS the Grantors have pr		iates Finance, Inc., herein	referred to as "Benefi	ciary", the
gal holder of the Loan Agreement her	einafter described, th	e principal amount of Ter	-Thousand Two Hu	ndred
Dollars an 00/100********	**********	***********	tax. Dollars (\$10,20	0.00 ),
gether with interest thereon at the re	те от тепеск аррисави	2 DOX)		
7 per year on the unpaid p		mate will impressed on	daa	! +1
Prim loar ate. The interest rate wil				
Reserve Board' Statistical Release H			-	
last business day . October 3			•	
year. The interest rate will increase of last business day of the preceding me loan rate on which the current inte	r decrease with change onth, has increased or rest rate is based. Int	es in the Prime loan rate w decreased by at least one erest rate changes will be	hen the Prime loan ra percentage point fron e effective upon 30 d	te, as of the the Prime ays written
notice. In no event, howe er, will the change before the first paymen' data amounts.				
The Grantors promise to pay the sai		n Armonmont -C 3-4	homoudth	ahla si d
the Grantors promise to pay the sai eneficiary, and delivered in <u>180</u>	~ //	=		
179 at \$ 167.94 , followe		-		-
Dec. 23rd. , 19 83	and the rename i			each month
nereafter until fully paid. All of said p s the Beneficiary or other holder may			es Illinois, or at	such place
NOW, THEREFORE, the Grantors to secure the payment of t recements berein contained, by the Grantors to be performed, an			Trust Deed, and the performance of	f the covenants and
nd WARRANT unto the Trustee, its successors and assigns, the Of Des Plaines COUN	following described Real Estate and	l all of their man .e. right, title and interes	t therein, situate, lying and being	n the city
ot 32 in Big Bend Estates beir einhausen's Division of Lands ? East of the Third Principal in the subdivision of Lots 28 and Sections 17, Township 41 ook County, Illinois.	in Section 15 and Meridian, togethe in Leonard Hodge	l Sections 16, low ser with part of Lors	hip 41 North, Ram 1 and all of Lot crt: of Sections	rge On
KA: 1935 Big Bend Dr., which, with the property hereinafter described, is referred to l	Des Plaines II	60016	' 6	Ü
which, with the property hereinafter described, is referred to I TOSETHER with improvements and fixtures now attache				
IOHAVE AND TOHOLD the premises unto the and Trust and by virtue of the Homestead Exemption Laws of the State			als herein set forth, free from a	of sade setits under
This Trust Deed consists of two page				
this trust deed) are incorporated herein				
successors and assigns.  —WITNESS (he hand(s) and seal(s) (	of Grantors the day ar	id vear first above writter	بغاد -	17.20
Miss hold		a year mile above worker		(te-5)
Mary Mc Bane	Z. SEAL)			<b>3.</b>
	(SEAL)			
	. 1	10 11		(A)
STATE OF HELISOIS.	June	» Xilhar	19 19	
County of	a Notary Public in and for an	d residing in said Grunty, in the State afi Mu Baul -	resaid, DO HEREBY CERTIFY	
	who di	ally known to me to be the same person		ribed to the foregoin
	· · · · · · · · · · · · · · · · · · ·	ally known to me to be the same person me this day imperson and acknowledged to	-1/	moed to the taregon  signed, scaled an
	delivered the said Instrumer	it as free and w	luntary art, for the uses and purp	ores therein set forti
	GIVEN under my hand ar	2 141	you Movembery	
		-XI	men Krop	Notary Public
	2			
This	fistrument was prepared by	(		_
4	when Keller	266 4-1	empska De	s Krine
607664 (FB.) Rev. 3-62	/ ) (Name) /		1254U(CAN)	سلا ده

## UNORFICHIOMICOPY

### 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 be reafter on the premises which may become damaged or be destroyed, (2) keep said premises in good continuous and repair, without waste, and free from mechanic's or other lens or claims for hen not expressly subordinated to the lens thereof, Jayay when due any undebtedness which may be secured by a tien or charge on the premises superior to take the need, and upon request subthis statisfactory evidence of the discharge of such proof hen of trusteer of to the tense from plet within an exasuable time any buildings on 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, 60 make no material alterations in said premises exercit 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, sower 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 in full under protest, in the manner provided by statute,
  any tax or assessment which Grantor may desire to context.
- 3. Grantors shall keep all buildings and improvements now or hersifer 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 cust of replacing or repairing the same or to pay in full the indebtedness secured hereby, all incompanies a satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the beneficiary, such replaits to be endended by the standard montgage 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 expiration.
- A Incase of default threin, Trustee or Beneficary may, but need not, make any payment or perform any act hereinfeire required of Grantors in any form and manner dermed expedient, and may, but need not, make full or partial payments of principal or interest on prine renormbaness, if any, and purchase, dushance, compromise or settle any tax lien or other prine learn with the or claim therest on prine renormbaness. If any any and persons dushance, compromise or settle any tax lien or other prine learn without the or claim thereof, or redeem from any tax sale of inferiours affecting and premises or contest any tax or assessment. All moneys paid of any of the purposes herins and unbrazed and all these paid or incrured in connection therewith, including atturney fees, and my other moneys advanced by Trustee or Beneficiary to protect the mortgaged permises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the annual permetation the Lann Agreement this Trust become interest in the internet and with interest thereon at the annual permetation the Lann Agreement this Trust become interest. The internet interest the interest of the secures function of Trustees or Beneficiary shall have been decreased as a waver of any
- 5. This see of Beneficiary hereby secured making any parament hereby authorized relating to lates or assessments, may do so according to any ball, statement or estimate presured from the appropulation, but office without inquiry into the accuracy of such bill, statement or estimate or into the validary of any task, seessenting, aske, inferiture, task length thereof
- 6 Grancors shall pay each item of indelitedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unput indelited—see secured by this Trust Beneficial, in a within and any application of the sear of default in making page. Sent of any interest of the application of the Carolina Agreement or in this Trust Beneficial, because the design of the sear of default in making page. Sent of any interest of any interest agreement to the Granton beneficial shall occur and own times for three days in the performance of Jany other agreement of the Granton beneficial shall occur and own times for three days in the performance of Jany other agreement of the Granton beneficial shall occur and own times for three days in the performance of Jany other agreement of the Granton beneficial shall occur and own times for three days in the performance of Jany other agreement of the Granton beneficial shall occur and own times for the performance of the Jany of the Jany
- 7. When the odd at the street secured shall become due whether by arrelerations or observing Beneficiary or Trustee shall have the right to foreclose the ben hereof. It may aut to fore face the beneficiary of the observed free is and included as a diditional indebtedness in the decree for sale all expenditures and expenses which may be got in incurred by or on behalf of Trustee or Beneficiary for attorney's feet. Trust 's feet appraisary's feet, outlay for decumentary and expert evidence, stemper phere' charges, publication ents and note to both may be estimated as to item to be expended after early of the decree of pression, as such abstracts of tults, tult warders and examinations, guarantee policies, and similar is examined in the security of the decree of pression and the pression of the street of the security of the decree of pression and the pression of the security of the decree of pression and the decree of pression and the security of the decree of pression and the decree of pression and the security of the decree of pression and the decree of the decree of any threatened and the decree of pression and the decree of the decree of any threatened and the decree of the decree of any threatened and the decree of the decree of any threatened and the decree of the decree of any threatened and the decree of the decree of any threatened and the decree of the decree of any threatened and the decree of the decree of any threatened and t
- 8. The proceeds of any foreclosure of the promoses shall be distributed 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 nontion. "The proceeding paracraph hereof, second, all other items which under the terms before forestution security individual to the proceeding paracraph hereof, second, all other items which under the terms forestution security in the Loan. Agreement, with interest thereon as "even invalid, third, all promoved security or interest remaining unpaid on the note; fourth, any overplace to framous, their heirs, legal representatives or
- 9. Upon, or at any time after the fluing of a bill to feedow this trust deed, the court in which such bill in filed may appoint a receiver of said premiers. Such appointment may be made either before or after an less without return to the observer or mostly and feed new papers as a homestead or not and the freshees or mostly any interest the time of applications for such receiver and without repard to the tenth, stores and profits of said premises during the bendering of such forestead or not and the freshee are may be appointed as such freshees. Such receiver shall have the power to collect the rents, issues and profits of said premises during the pender of such forestead or not and the results and profits of elemption, whether there here deep repulsion or not, as well as during any further times when Granters, or not a such as the control of the premises during the such as feed as the control, management and operation of the premises during the such as feed as the control, management and operation of the premises during the such as feed as the control, management and operation of the premises during the such as feed as the such as feed as the control, management and operation of the premises during the such as feed as the su
- 10 No action for the enforcement of the lien or of any provision hereof and be subject to 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 easinable times and access thereto shall be permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the products, nor shall 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, explained by the terms hereof, nor be liable for any acts or omissions hereunder, explained by the terms hereof, nor be liable for any acts or omissions hereunder, explained by the terms hereof, nor be liable for any acts or omissions hereunder, explained by the terms hereof, nor be liable for any acts or of the terms hereof, nor be liable for any acts or of the terms hereof, and the term
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust weeman, senfully paid, either before or after maturity, the Trustee shall have full authority to release this trust deed, the hen thereof, by proper instrument.
- 14. In case of the resignation, itability 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 title, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all per na cl. iming under or through Grantors, and the word "Grantors" when used herein shall include all such persons and all persons table for the payment of the indebtedness or any part thereof, whether or e . s. . persons shall have executed the Loan Agreement or this Trust Deed. The term

D NAME ASSOCIATES FINANCE, INC.
L 2605A W. DEMPSTER
V STREET DES PLAINES, ILLINOIS 60016
E CITY
Y
INSTRUCTIONS
OR
RECORDERS OFFICE BOX NUMBER

DES AIRED PROPERTY HERE

77 FZ £9 ACM 0

2685894

138 — A 9493883S

TZZH6L 58-01-404

10.00

507664 (FR.) Rev. 1-82

END OF RECORDED DOCUMENT