	26984049
	THE ABOVE SPACE FOR RECORDERS USE ONLY
IS INDENTURE, made _	February 23 , 1984 , between Kenneth Godday & Gayle A.
oday, as joint tenan	ts herein referred to as "Grantors", and C. R. Amburn
	of Oak Brook Illinois,
in referred to as "Trustee	e", witnesseth:
	ors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the
al I olde of the Loan Agre	ement hereinafter described, the principal amount of <u>Fifteen Thousand</u> , and Dollars (\$ ^{15,000} .63),
	n at the rate of (check applicable box)
This is a variable ir er	e unpaid principal balances. est rate loan and the interest rate will increase or decrease with changes in the
	est rate will be 5-50 percentage points above the Prime loan rate published in the Federal
last business day of	l increase or Jecre ase with changes in the Prime loan rate when the Prime loan rate, as of the receding m nth, hus increased or decreased by at least one percentage point from the Prime arrent intercative upon 30 days written
	ver, will the interest rate ever be less than 13.00 % per year. The interest rate will not yment date. Adjustments in the interest rate will result in changes in the monthly payment
The Grantors promise to r	pay the said sum in the said Log. Ag eement of even date herewith, made payable to the
neficiary, and delivered in	n 120 consecutive mont ly installments: 120 at \$ 271.35 , followed by
n/a ats n/a	, followed by $\frac{n}{a}$ at $\frac{n}{a}$, with the first installment beginning on
March 29	, 19_84 and the remaining install nent continuing on the same day of each month
NOW, THEREFORE, the Grantors to secur ements herein contained, by the Grantors to WARRANT unto the Trustee, its successor	re the payment of the said obligation in accordance with the terms, provisions and limitat "" this Trust Deed, and the performance of the covenants and obe performed, and also in consideration of the sum of One Dollar in hand paid, the "" wherevel is here's acknowledged, do by these presents CONVEY are and sasting. It followed describe feel Buttane and all of their states: which till and not because, coming a state before and having in the state of the st
NOW, THEREFORE, the Grantors to securements herein contained, by the Grantors to WARRANT unto the Trustee, its successor City of Chicago ESt-21710 S Sction	re the payment of the said obligation in accordance with the terms, provisions and limitating the said obligation in accordance with the terms, provisions and limitating the said obligation in accordance with the terms, provisions and limitating the said obligation of the said of the said obligation of the said obligati
NOW, THEREFORE, the Grantors to secur sements herein contained, by the Grantors to WARRANT unto the Trustee, its successor	re the payment of the said obligation in accordance with the terms, provisions and limitating the said obligation in accordance with the terms, provisions and limitating the said obligation in accordance with the terms, provisions and limitating the said obligation of the said of the said obligation of the said obligati
NOW. THEREFORE, the Grantors to securements herein contained, by the Grantors to WARRANT unto the Trustee, its successor City of Chicago Lott 2 1710 ck 32 in of East 2 174 of Section in Cook County, II.	re the payment of the said obligation in accordance with the terms, provisions and limitating the said obligation in accordance with the terms, provisions and limitating the said obligation in accordance with the terms, provisions and limitating the said obligation of the said of the said obligation of the said obligati
NOW. THEREFORE, the Grantors to securements herein contained, by the Grantors to WARRANT unto the Trustee, its successor City of Chicago Lott 2 1710 ck 32 in of East 2 174 of Section in Cook County, II.	re the payment of the said obligation in accordance with the terms, provisions and limitat _ m this Trust Deed, and the performance of the covenants and obe performed, and also in consideration of the sum of One Dollar in hand paid, the, whereast is hereby acknowledged, do by these present CONVEY or and assigns, the following described Real Estate and all of their estate, right, title and interess _ orderin, a pate, lying and being in the, COUNTY OF
NOW, THEREFORE, the Creations to securements herein contained by the Creations to MARRANT unto the Trustee, its successor City of Chicago East 217408 Section in Cook County, II. Commonly Known As:	re the payment of the said obligation in accordance with the terms, provisions and limitate by the said obligation in accordance with the terms, provisions and limitate by the said showledged, do by these presents CONYEY or and assigns, the coloredge of the said of the
NOW. THEREFORE, the Grantors to securements been contained, by the Creators to WARRANT under the Trustee, its successor City of Chicago Legit ² -174 of Section in Cook County, II. Commonly Known As: hich, with the property hereinafter describe TOGETHER with improvements and fix	re the payment of the said obligation in accordance with the terms, provisions and limitat not. this Triat Deed, and the performance of the covenants and obe performed, and also in consideration of the sum of One Dollar in hand paid, the "whereof is here's acknowledged, do by these present CONYEY whereof is here's acknowledged, do by these present CONYEY or and assigns, the following described Real Estate and all of their state, right, title and niterest are rine, a task typing and being in the CONYEY or COOK AND STATE OF II. NOIS, to with the Reartiett's Chicago Highlands in the North North 19, Township 38 North, Range 13 East of the Third Tincipal Meridian, linois. 6503 W 63rd Place, Chicago II. 60608 ed, is referred to herein as the "premises." tures now attached together with easements, rights, privileges, interests, rents and profits.
NOW, THEREFORE, the Grantors to securements herein originally by the Crustors it was considered by the Crustors it was considered by the Crustors in Country of Chicago E21217170 CF Section in Cook Country, II. Commonly Known As: hich, with the property hereinafter described to Country the Country of Country in Coun	re the payment of the said obligation in accordance with the terms, provisions and limitate here. This Trust Deed, and the performance of the covenants and obe performed, and also in consideration of the sain of the Dible his horizontal back and the performance of the covenants and obe performed, and also in consideration of the sain of the Dible here sainteed to the performance of the covenants and observed the sainteed of the performance of the covenants and limitation an
NOW, THEREFORE, the Grantors to securements herein originally by the Crustors to MARRANT under the Trustee, its successor City of Chicago Eggt 2-174 of Security of Chicago in Cook County, II. Commonly Known As: thick, with the property hereinafter describe TOGETHER with improvements and five TOHAVE AND TO HOLD the premises ut by virtue of the immestead Exemption 1 This Trust Deed consists of	re the payment of the said obligation in accordance with the terms, provisions and limitat not. this Triat Deed, and the performance of the covenants and obe performed, and also in consideration of the sum of One Dollar in hand paid, the "whereof is here's acknowledged, do by these present CONYEY whereof is here's acknowledged, do by these present CONYEY or and assigns, the following described Real Estate and all of their state, right, title and niterest are rine, a task typing and being in the CONYEY or COOK AND STATE OF II. NOIS, to with the Reartiett's Chicago Highlands in the North North 19, Township 38 North, Range 13 East of the Third Tincipal Meridian, linois. 6503 W 63rd Place, Chicago II. 60608 ed, is referred to herein as the "premises." tures now attached together with easements, rights, privileges, interests, rents and profits.
NOW, THEREFORE, the Grantors to securementa herein contained, by the Controles to MERRANT under Drustee, its successor City of Chicago Egst ² 1714 of Section in Cook County, II. Commonly Known As: Commonly Known As: TOGETHER with improvements and fire TOGETHER with improvements and for JOHAYE AND TOHOLD the premiers and by virtue of the Homesteed Exemption I This Trust Deed consists this trust deed are incorpor uncessors and assigns.	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said Deed, and the performance of the covenants and obe performed, and also in consideration of the sain of One Debin in him depaid, the "whereof it here" acknowledged, do by these presents CONYEY whereof it here acknowledged, do by these presents CONYEY or and assigns, the following described Real Estate and all of their estate, right, title and ninears merin, a state, hims and being in the CONYEY of COOK. AND STATE OF IL NOIS, to with the sain of the CONYEY of the North Part of The South of the North Range 13 Fast of the Third Trincipal Meridian, linois. 6503 W 63rd Place, Chicago IL 60608 ed, is referred to herein as the "premisea." tures now statched together with easements, rights, privileges, interests, rents and profits. Interest, the state of Illinois, which said rights and benefits the Oranton do hereby expressly release and waive. of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side on rated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs,
NOW, THEREFORE, the Grantors to securementa herein contained, by the Continors to MERRANT under Trustee, its successor City of Chicago Egit 2,774 of Section in Cook County, II. Commonly Known As: Commonly Known As: TOGETHER with improvements and fire of the County	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation of the covenants and oble performance of the covenants and oble performed, and also in consideration of the said obligation and sold be related to the said obligation of the said obligation of the covenants and oble performance of the covenants oble performance or the covenants oble performance of the covenants of the covenants oble performance or the covenants of the covenants of the covenants of the c
NOW, THEREFORE, the Grantors to securementa herein contained, by the Continors to MERRANT under Drustee, its successor City of Chicago Egit 2,774 of Section in Cook County, II. Commonly Known As: Commonly Known As: TOGETHER with improvements and find TOGETHER with improvements and by virtue of the Homestead Exemption I This Trust Deed consists in its rust deed) are incorpor uccessors and assigns. WITNESS the hand(s) as	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the consideration of the said obligation in the said there said new whereafth here saidnessed, do by these presents CONYEY whereafth here saidnessed, and the performance of the coverants and according to the said obligation and the said there are said to the said the said there are said to the said
NOW, THEREFORE, the Grantors to securementa herein contained, by the Continors to MERRANT under Drustee, its successor City of Chicago Egit 2,774 of Section in Cook County, II. Commonly Known As: Commonly Known As: TOGETHER with improvements and find TOGETHER with improvements and by virtue of the Homestead Exemption I This Trust Deed consists in its rust deed) are incorpor uccessors and assigns. WITNESS the hand(s) as	re the payment of the said obligation in accordance with the terms, provisions and limitate the said aboli in consideration of the said obligation in accordance with the terms, provisions and limitate the said should be a consideration of the said of the said should be should be said the said of the said should be should be said the said of the said should be should be said the said of the said should be should be said the said should be said the said should be said the said said the said should be said the said said the said said should be said the said said said said said said said said
NOW, THEREFORE, the Grantors to securements herein contained, by the Craticors to securements herein contained, by the Craticors to City of Chicago Least 2,774 of Section in Cook County, II. Commonly Known As: Commonly Known As: Anich, with the property hereinafter described to Contain the Cook County of Commonly Known As: TOGETHER with improvements and fix TOHAYE AND TO HOLD the premises up to by virtue of the Homestead Exemption In this Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at Manney Cook County of Cook Cook County of County of Cook Coun	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in the soft where of the said obligation is a management of the covenants and obligation in the said obligation and the said obligation and the said said said obligation and the said said said said obligation and the said said said said said said said said
NOW, THEREFORE, the Grantors to securements herein contained, by the Craticors to securements herein contained, by the Craticors to City of Chicago Leat 2 1714 of Section In Cook County, II. Commonly Known As: Commonly Known As: Anich, with the property hereinafter described to the Cook County of the Cook County of the Cook County of the Commonly Known As: TOGETHER with improvements and fix TOGETHER with improvements and fix TOHAVE AND TO HOLD the premises und by virtue of the Homestead Exemption I This Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at the Cook County of the Coun	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation of the said of the said obligation in the said obligation of the coverants and obligation of the said said said said said obligation of the said obligation of the said obligation of the said said said said said said said said
NOW, THEREFORE, the Grantors to securements herein original by the Crustors to securements herein original by the Crustors to the Crustors to the Crustors of City of Chicago E2\$t24740° Sec fioling to County, II. Commonly Known As: Commonly Known As: Commonly Known As: TOGETHER with improvements and fix to CHAVE AND TO HOLD the premises und by virtue of the Homestead Exemption I This Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at the County And	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation of the covenants and obligation in the said obligation and the said obligation of the said obligation
NOW, THEREFORE, the Grantors to securements herein contained, by the Craticors to securements herein contained, by the Craticors to City of Chicago Leat 2 1714 of Section In Cook County, II. Commonly Known As: Commonly Known As: Anich, with the property hereinafter described to the Cook County of the Cook County of the Cook County of the Commonly Known As: TOGETHER with improvements and fix TOGETHER with improvements and fix TOHAVE AND TO HOLD the premises und by virtue of the Homestead Exemption I This Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at the Cook County of the Coun	re the payment of the said obligation in accordance with the terms, provisions and limitate to the content of the payment of the said obligation in accordance with the terms, provisions and limitate to the content of the performance of the covenants and obe performed, and also in consideration of the said obligation in the more wintered in here acknowledged, do by these presents CONYEY or and assigns, the following described Real Estate and all of their estate, right, title and interest merin, a task pring and being in the Experiment CONYEY or COOK AND STATE OF IL NOIS, to with the content of the Principal Meridian, and the North Range 13 Fast of the Third Trincipal Meridian, linois. 6503 W 63rd Place, Chicago IL 60608 ed, is referred to herein as the "premisea." tures now statched together with easements, rights, privileges, interests, rents and profits. Intuitive sold was attached together with easements, rights, privileges, interests, rents and profits. Intuitive sold with easements, rights, privileges, interests, rents and profits. Intuitive sold the State of Illinois, which said rights and benefits the Granton do hereby expressly release and waive. Of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of rated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, and seal(s) of Grantors the day and year first above written. Gayle A. Gooday (SEAL) 38 1.
NOW, THEREFORE, the Grantors to securements herein original by the Crustors to securements herein original by the Crustors to the Crustors to the Crustors of City of Chicago E2\$t24740° Sec fioling to County, II. Commonly Known As: Commonly Known As: Commonly Known As: TOGETHER with improvements and fix to CHAVE AND TO HOLD the premises und by virtue of the Homestead Exemption I This Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at the County And	re the payment of the said obligation in accordance with the terms, provisions and limitate here. This Trust Deed, and the performance of the covenants and obe performed, and also in consideration of the sain of the blain had paid, the " whereof is here "acknowledged, do by these presents CONYEY of COOK. AND STATE OF II. NOIS, to wit COUNTY OF COOK. AND STATE OF II. NOIS, to wit The North of the Third of Trincipal Meridian, and the sain of the Third of Trincipal Meridian, linois. 6503 W 63rd Place, Chicago II. 60608. 6503 W 63rd Place, Chicago II. 60608. 6d. is referred to herein as the "premises." trues now attached together with easements, rights, privileges, interests, rents and profits. 1 trues now attached together with easements, rights, privileges, interests, rents and profits. 1 trues now attached together with easements, rights, privileges, interests, rents and profits. 2 trues now attached together with easements, rights, privileges, interests, rents and profits. 2 trues now attached together with easements, rights, privileges, interests, rents and profits. 3 trues now attached together with easements, rights, privileges, interests, rents and profits. 4 trues now attached together with easements, rights, privileges, interests, rents and profits. 5 trues now attached together with easements, rights, privileges, interests, rents and profits. 6 trues now attached together with easements, rights, privileges, interests, rents and profits. 6 trues now attached together with easements, rights, privileges, interests, rents and profits. 7 trues now attached together with easements, rights, privileges, interests, rents and profits. 8 trues now attached together with easements, rights, privileges, interests, rents and profits. 9 trues now attached together with easements, rights, privileges, interests, rents and profits. 1 trues now attached together with easements, rights, privileges, interests, rents and profits. 1 trues now attached together with easements, rights, privileges, interests, re
WARRANT unto the Trustee, its successor City of Chicago Lagist 2710 of Section in Cook County, II. Commonly Known As: Commo	re the payment of the said obligation in accordance with the terms, provisions and limitat. ***
NOW, THEREFORE, the Grantors to securements herein original by the Crustors to securements herein original by the Crustors to the Crustors to the Crustors of City of Chicago E2\$t24740° Sec fioling to County, II. Commonly Known As: Commonly Known As: Commonly Known As: TOGETHER with improvements and fix to CHAVE AND TO HOLD the premises und by virtue of the Homestead Exemption I This Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at the County And	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in the said obligation and the said of their estate, right, title and ninears merin, a task pring and being in the CONTY of COOK AND STATE OF IL NOIS, to with the said obligation in the North of the State of the Third of Trincipal Meridian, linois. 6503 W 63rd Place, Chicago IL 60608 6503 W 63rd Place, Chicago IL 60608 64. is referred to herein as the "premises." trues now attached together with easements, rights, privileges, interests, rents and profits. Trues of the State of Illinois, which said rights and benefits the Grantons do hereby expressly release and waive. of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of rated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, and seal(s) of Grantors the day and year first above written. Figure A. Gooday (SEAL) SEAL) SEALI JAMAU (SEAL) A Natary Public in and for and residing in anial County, in the State aforesaid, DO HEREBY CERTIFY THAT Kermeth Gooday & Gayle A. Gooday who are personally known to me to be the same persons whose names are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that their signed, sealed and delivered the stall bistriment in person and acknowledged that their signed, sealed and delivered the stall bistriment in person and acknowledged that their fine and voluntary act, for the uses and purposes therein set their including the release and waiver of the right of homestand.
NOW, THEREFORE, the Grantors to securements herein contained, by the Craticors to securements herein contained, by the Craticors to City of Chicago Leat 2 1714 of Section In Cook County, II. Commonly Known As: Commonly Known As: Anich, with the property hereinafter described to the Cook County of the Cook County of the Cook County of the Commonly Known As: TOGETHER with improvements and fix TOGETHER with improvements and fix TOHAVE AND TO HOLD the premises und by virtue of the Homestead Exemption I This Trust Deed consists this trust deed) are incorpor uccessors and assigns. WITNESS the hand(s) at the Cook County of the Coun	re the payment of the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in accordance with the terms, provisions and limitate the said obligation in the said obligation and the said of their estate, right, title and ninears merin, a task pring and being in the CONTY of COOK AND STATE OF IL NOIS, to with the said obligation in the North of the State of the Third of Trincipal Meridian, linois. 6503 W 63rd Place, Chicago IL 60608 6503 W 63rd Place, Chicago IL 60608 64. is referred to herein as the "premises." trues now attached together with easements, rights, privileges, interests, rents and profits. Trues of the State of Illinois, which said rights and benefits the Grantons do hereby expressly release and waive. of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of rated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, and seal(s) of Grantors the day and year first above written. Figure A. Gooday (SEAL) SEAL) SEALI JAMAU (SEAL) A Natary Public in and for and residing in anial County, in the State aforesaid, DO HEREBY CERTIFY THAT Kermeth Gooday & Gayle A. Gooday who are personally known to me to be the same persons whose names are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that their signed, sealed and delivered the stall bistriment in person and acknowledged that their signed, sealed and delivered the stall bistriment in person and acknowledged that their fine and voluntary act, for the uses and purposes therein set their including the release and waiver of the right of homestand.

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

20

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 he will be 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) gay when due any indebtedness which may be secured to the premises superior to the lieu hereof; (3) encodes exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to Beneficiary; (4) complete within a reasonable than or charge on 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 than the premises of the premises of the premises and the use thereof; (6) and buildings now or at any time in process/of erection upon said premises; (5) comply with all requirements of law or muticipal ordinances with respect to the premises and the use thereof; (6) and the premises are considered to the premises are considered as the premise and the use of the premises are considered as the premises are considered as the premise and the use thereof; (6) and the premises are considered as the premises are considered as the premise as the premises are considered as the premise as the premises are considered as the premise as the premis

Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever 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 status, 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 status, and the provided by status are considered by the provided by the provided by status and the provided by status are considered by the provided by status and the provided by status are considered by the provided by status and the provided by status are considered by the provided by status and the provided by status are considered by the provided by status and the provided by status are considered by status and the provided by status are considered by status and the provided by status are considered by status and the provided by status are considered by status and the provided by status are considered by status and the provided by status are considered by the provided by status are considered by status and the provided by status are considered by the provided by status and the provided by status are considered by the provided by status and the provided by status are considered by the provided by the provi

3. Grantors shall kr pail ulidings 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 comp: A of m neys 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, and under insurance police as pay. 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 under insurance polices pay. 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 add ional 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 expired to the property of t

4. In case of default therein. Fruit. on Beneficiary may, but need not, make any payment or perform any as the hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make any payment or perform any as a but need not in the result in the result of the result and t

5. The Trustee or Beneficiary hereby sec. 1 m ... y any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the

6. Granters shall pay each item of indebtedness he ain m tioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Granters, all unput indebtedness secured by this Trust Deed whill, no will star 'n ganything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case, of default unput in indebtedness secured by this Trust Deed whill have a secured by this Trust Deed to the contrary. Because of the contrary, become due and payable (a) immediately in the performance of any other agreement of the Grantors herein contained, or (c) in making awayens of any installment on the Loan Agreemer 'or, (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) in making awayens of any installment on the Loan Agreemer' or, (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) in making awayens of any installment on the Loan Agreemer' or, (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) in making awayens of any installment on the Loan Agreement of the Grantors herein contained, or (c) in the contrary herein the Loan Agreement of the Contrary herein the contrary herein the contrary herein the contrary herein the Loan Agreement of the Contrary herein the contrary h

7. When the indebtedness hereby secured shall become due who he is acceleration or otherwise, Reneficiary or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebted as in new cell of the content of the degree of procuring all such abstracts of title, title searches, description, the content of the degree of procuring all such abstracts of title, title searches of examination per politics. Trustee is fees, a parameter in the content of the degree of procuring all such abstracts of title, title searches of examination per politics. Trustee is fees, a search of the degree of procuring all such abstracts of title, title searches of examination proceedings, deem to be reasonably necessary either to prosect use that of the content of the

8. The proceeds of any foreclosure sale of the premises shall be distributed and a "ble" in "be 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 preceding paragraph hereof; second allo cer items which under the terms hereof constitute secured indebtedness additional to that evidenced to be the proceedings, including all such items as are mentioned in the preceding paragraph hereof; second allo cer items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Loan Agreement, with interest thereon as herein provided; third, all principal and int. est re init" ig unpaid on the note; fourth, any overplus to Grantom, their heirs, legal representatives or by the Loan Agreement, with interest thereon as herein provided; third, all principal and int.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which su. bi. is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Grantors at the time of application for each reviewer and without regard to the them value of the premises or whether the same shall be then occupied as a homesteed or not and the Trustee hereunder may be appended as such receiver. Such neces: "Ana." have the power to collect the rents, issues and profits of said premises during the behan occupied as a homesteed or not and the Trustee hereunder and deficiency of such horeclosure suit and, in case of a sale and deficiency of such necessary or are usual in such cases for the protection, possession, except for the intervention of such receiver, would be entitled to the control of the production of the premises do not necessary or are usual in such cases for the protection, possession, control of the premises do not necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, possession, and all of "rower," which may be necessary or are usual in such cases for the protection, and all of the protection, and all of the protections are usually as a such as a s

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would a gradual available to the party interposing same in an action at law upon the

Trustee or Repeliciary shall have the right to inspect the premises at all reasonable times and access thereto shall a per in ted for that purpose

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to re rid 'is 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 negligence or misconduc and ".us eemny require indemnities satisfactory to Trustee before expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross negligence or misconduc and ".us eemny require indemnities satisfactory to Trustee before expression any owner herein given."

13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before or after in the Trustee small nave number of the 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 a Successor in Trust. Any S. cessor in Trust hereunder shall have the identical

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, the ord '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 shall have executed the Land ment or this Trust Deed. The term

NAME ASSOC.

STREET FINANCE

STREET JG064

CITY W. DEMPSTER

DES PLATNES, I'M GOOIG

FOR RECORDERS INDEX PUP OF SOME INSERT STREET ADDRESS OF ALL OVE

INSTRUCTIONS

.63

OR

RECORDER'S OFFICE BOX NUMBER

CF04-8693

nichten der Gerafent.

84 3

76 27 84 8 4 6 5 5 6

26981:040 A - RE

11.21

286 X

120 1786 120

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

NAME OF TAXABLE PARTY



ATTACHMENT

то

MORTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dr.er. February 23 , 1984

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 a bit 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) with the given written notice of the election at least 90 days before payment in full is due. If payment in made when due, Lender (mortgagee or grantee or beneficiary) has the right to exercise any renedie permitted under this mortgage, deed of trust, or deed to secure debt.

Witness Quettin a. Voul

Signed Kenneth Gorday, Signed - Layer a Bruia

26984049

614872

188

END OF RECORDED DOCUMENT