UNOFFICIAL COPY

TRUST DEED

27144501

			THE ABOVE S	PACE FOR RECORDERS USE C	INLY
THIS INDENTURE, made	June :	22	, 19 <mark>84</mark> _, betw	veen <u>Karel</u> J. H	lasa and
Juliette J. Hasa, his w	i <u>fe</u>	herei	n referred to as	"Grantors", and	
C. R. Amburn		of _		Brook	, Illinois,
herein referred to as "Trustee", w	itnesseth:				, minois,
THAT, WHEREAS 'n Grantors h	ave promis	sed to pay to Ass	ociates Finance	, Inc., herein referre	l to as "Beneficiary", the
legal holder of the Luan Agreeme	ent hereina	ıfter described, t	he principal ar	nount of _Seventee	n Thousand
Two Hundred Trarry-One together with interest he eon at	and 89/1 the rate o	00 f (check applicat	ole box)	Do	llars (\$ 17,231.89),
☐% per year on the interest			est rate will i	ncrease or decreas	e with changes in the
Prime loan rate. The interest ra					=
Reserve Board's Statistical Rel					
last business day of	May 37 rease or de- ing month	, 19 ceuse with chan , nas ir reased o	84; therefor ges in the Prime or decreased by	re, the initial intere cloan rate when the at least one percenta	st rate is <u>17.10</u> % per Prime loan rate, as of the age point from the Prime
notice. In no event, however, or change before the first paymen amounts.					
The Grantors promise to pay the	he said su	m in the said Lo	n Agreement	of even date herew	ith, made payable to the
Beneficiary, and delivered in					
00 at \$ 00 , fo					
July 27 , 1	9 84	and the remaini	ng installing it	s continuing on the	same day of each month
thereafter until fully paid. All of as the Beneficiary or other holde NOW, THEREFORE, the Grantors to secure the pa agreements herein contained, by the Grantors to be perf and WARRANT unto the Trustee, its successors and a City of Evanston	er may, fro syment of the said formed, and also is asigns, the follow	m time to time, obligation in accordance w a consideration of the sum o ing described Real Estate	in writing appoint the terms, provisions a fone Dollar in hand paid and all of their estate, right	Di At and limite for of this Trust Deed, the reconstruction is hereby ack	and the performance of the covenants and nowledged, do by these presents CONVEY uate, lying and being in the
Lot 11 in Block 2 in Subdivision of the Sc 20 acres thereof) of Principal Meridian, More commonly known which, with the property hereinafter described, is re-	outh West Section in Cook as: 332	quarter of 11, Townshi County, Illi Pl West Hayes	the South We p 41 North, nois. Street, Eva	est quarter (eyc Range 13, East Anston, Illinois	erc the East on the Third
TOGETHER with improvements and fixtures no TO HAVE AND TO HOLD the premises unto the			•	•	
TO HAVE AND TO HOLD the premises unto the and by virue of the Homestead Exemption Laws of This Trust Deed consists of twice this trust deed) are incorporated successors and assigns. WITNESS the hand(s) and see	o pages. Tł herein by i	e covenants, cor reference and are antors the day a	ditions and pro a part hereof a	visions appearing or nd shall be binding o	page 2 (the reverse side of
Karel J. Hasa		(SEAL)			(SEAL)
Julitte L. Has	Les.	(SEAL)			(SEAL)
Juliette J. Hasa /	,				
STATE OF ILLINOIS.	SS.	ı, the under	signed		ř.,
County of COOK		a Notary Public in and for THE a	and residing in said Cou	nty, in the State aforesaid, DO I	IEREBY CERTIFY THAT
		Instrument, appeared befo delivered the said Instrum including the release and	re me this day in person i	and acknowledged thatfree and voluntary act,	Sare subscribed to the foregoing Ley signed, sealed and for the uses and purposes therein set forth. A.D. 19. 84 Notary Public
	This instrum	ent was prepared by			
			, ,	6061 W Domneto	n Doe Plaines II
607664 (I.B.) Rev. 3-82	ma	ureen C. Delj (Name)	<u> </u>	OUON N. DERPSTEE	C. Des Plaines, IL.

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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 any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in goo condition and repair, without waste, and free from mechanic sor other lensor claims for ien not expressly subordinated to the line hereof; (3) pay when due any indebtedness which may be secured by a line or change on the premises superior to the line hereof, and upon request exhibit attellators; evidence of the debtaying of one for instructor to Beneficiary; (4) complete within a reasonable time and buildings now art any time in process of erection upon said premises; (5) comply with all requirements of law or manicipal ordinances with respect to the premises and the use thereof, (6) make no material allerations is said interviewes even at sometiment of the premises are the substitute of the premises are the premise
- Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water tharges, sewer service charges, and other charges against the premises when
 due, and shall, upon written request, furnish to Trusteen to Beneficiary duplicate receipts, therefor. To prevent default bereunder Grantors shall pay in full under protest, in the manner provided by statute,
 any tax or assessment which Granton may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or betrafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by t. surrance companies of moneys sufficient either to pay the nest of replanting or repainted the same or to pay in full the indebtedness secured bereby, all in companies actisateory to the Beneficiary, and replaced payable, in case of loss or damage, to Trustee full the benefit of the Beneficiary, so mights to be evidenced by the standard mortgage clause to be stated to each pick; and shall not a standard provided by the standard mortgage clause to be stated to each pick; and shall not be standard mortgage clause to be stated to the companies of the standard mortgage clause to be stated to the companies of the standard mortgage clause to be stated to the companies of the standard mortgage clause to be stated to the stated of the standard mortgage clause to be stated to the stated of the standard mortgage clause to be stated to the stated of the standard mortgage clause to be stated to the standard mortgage clause to be standard mortgage clause to be stated to the standard mortgage clause to be standard mortgage clause to the standard mortgage clause to the standard mortgage clause to the standard mortgage clause to be standard mortgage clause to the standard mortgage clause to the standard mortgage cla
- 4. case of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any act hereinforce required of Grantons in any form and manner decembed superliers, and may, but not, and the following the properties of principle of interest on principle of any and purchase, discharge, composens or settle any as a learn of their principle interest on principle or interest on the hereof, or redeem from any basel or differentive affecting said premises are context any tax to be promise or settle any tax be not or their principle or or redeem from any tax sale or foreiture affecting said premises are context any tax to promise or settle any tax be not the principle of the principl
- 5. The Trustee or 1 me 'ci my 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 office "othora is "o're juto the accuracy of such bill, statement or estimate or into the validity of any tax, assessment sale, infiniture, tay lies or title or claim thereof
- 6. Grantors shall pay ear, item of notivities sherr in mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, and uppaid notive browning on any option in the Trust. Deed to the contrary, become does and payable tail manifestably in the score of default in making payment of any installmation, in Len Agreement of a contrary, and the performance of any other agreement of the Grantors herein contained, or columned to the contrary the contrary of the contrary that the contrary that the contrary the contrary that the contrary the contrary that the contra
- 7. When the indebtedness between shall we made whether by arricleation or otherwise. Beneficiary or Truster shall have the right notion loss that he allowed and included as all claims indebtedness in the decree for a beal all expenditures and expenses which may be paid or incurred by or on behalf of Truster of Beneficiary for a storage's few, Truster's few, appraisers, few, on lay for the storage of the stor
- 8. The proceeds of any foreclessive sale of the premises shall be a strike 'd and applied in the following order of printry: First, on account of all outs and expenses incident to the foreclosure proceedings, including all such terms as are mentioned in the preceding or jet and applied in the following order of printry: First, on account of all outs and expenses incident to the foreclosure proceedings, including all such terms as are mentioned in the preceding or jet, and the following order of printry: First, on a process and expenses incident to the foreclosure proceedings are the following order of printry: First, on a process and expenses incident to the foreclosure proceedings are the following order of printry: First, on a process and expenses incident to the foreclosure proceedings are the following order or printry: First, on a process and expenses incident to the foreclosure proceedings are the following order or printry: First, on a process and expenses incident to the foreclosure proceedings are the following order or printry: First, on a process are the following order or printry: First, order order order order or printry: First, order orde
- 9. Upon, or at any time after the filing of a bill to foredise this trust ideed, there is, a such such bill is filed may appoint a reviver of said premise. Such appointment may be made either before or after sale, without notice, without recipied to the observery insolvency of firentness at their is end applications for such reviewer and the requirement of the premise or whether the same is the them compied as a hamselead or not and the Trustee's bereinder may be appointed as at, breestee repetition of the recipied as a hamselead or not an art the Trustee's bereinder may be appointed as at, breestee recipied as a hamselead or not an art the Trustee's bereinder may be appointed as at, breestee recipied as a such as a
- 10. No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense. ..., we denote good and available to the party interposing same in an action at law upon the note hereby excured.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access on retroinable permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obtained from the trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunder, except in case of gross negligence of the same and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of artifactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either bef and entire the Trustee shall have full authority to release this trust deed the lines thereof by who trustee instruments.
- 14. In case of the resignation, inshifty or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Tr. 1. Any Successor in Trust hereunder shall have the identical tile, powers and authority as a fer bein pives. Trustee
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantor and "Grantors" when used herein shall include all such persons shall have exect. dr Low Agreement or this Trust Deed. The term include all such persons shall have exect. dr Low Agreement or this Trust Deed. The term Electricary is used herein shall men and include any successor or assigned Generalized.

DE NAME Classites Juli-25-84 906250 0 27 H150 POLY REPOSES INSERT STREET ADDRESS OF ABUL.

I STREET 26064 W. Dempoler

E CITY De Plane, all MAIL

TO 60016

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

SD JUN 64 🚉 59

27144501

3001

27144501

ATTACHMENT

то

MORIGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated	June	22	 , 19 <u>84</u>			

CALL OPTION — The Lender has the portion to demand that the balance due on the loan secured by this mortgage, deed of trust or need 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 granter) 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 for remedies permitted under this mortgage, deed of trust, or deed to secure debt.

Karel J. Hasa

Juliette J. Hase

Witness

27144501

614872

END OF RECORDED DOCUMENT