TRUST DEED UNOFFICIAL COPY 85240140

THIS INDENTURE, made	October 10	, 19 .85 between Charles Dix	on and Norma B.
Dixon, his wife, in JO	INT TENANCY he	erein referred to as "Grantors", and	
herein referred to as "Trustee". THAT, WHEREAS the Grantors legal holder of the Loan Agrees	, witnesseth: s have promised to pay to / ment hereinafter describe	Associates Finance, Inc., herein referred to the principal amount of Twalve To the Conts Do	i to as "Beneficiary", the
together with interest thereon			imi π (φ 12757), 70 /;
rate. The interest rate will be Reserve Board's Statistical R rate as of the last busine is 16.16 % per ye payment is due, and every sit to the month during which th first payment, has increased period. No interest rate increa-	e loan and the interest rate 6.66 percentage positions clease H.15. The initial B ss day of Soptombor car. The interest rate will kth month thereafter, if the c sixth payment will be may or decreased by at least 14 case or decrease will be g	will increase or decrease with changes bints above the "Bank Prime Loan Rate" Sank Prime Loan rate is 9.50 % 19 85; therefore, to increase or decrease in the month during Bank Prime Loan rate as of the end of ade, or any like month preceding a six-rate of a percentage point from the rate for reater than 2%. Interest rate changes we terest rate be less than 16.00 % ix which is based upon comparable info	published in the Federal, which is the published he initial interest rate ing which the sixth loan of the second month prior month unniversary of the rate previous six-month will be effective upon 30 per year. If the index is
give notice of this choice. As rate increase.	six intes reserves the right	to waive part or all of any adjustment r n effect by changing the dollar amounts o	osulting from an interest
payments so that the total an	nount due under the loan	agreement will be paid by the original	Last Payment Date.
•		Loan Agreement of even date herewit onthly installments: 189 at \$	
		\$, with the first inst	
November 16	1985 and the rome	inirg installments continuing on the s	ame day of each month
as the Beneficiary or other hold NOW, THERESTHE, the Grantors to secure the agreements bersin contained, by the Grantors to be ja- and WARRANT unto the Trustee, its successors and	ior may, from time to time payment of the said obligation in accordance reformed, and also in consideration of the si playing the following described Real Esti	and a pitytible at Downers Grove Inc., in writing appoint. The with the or, positions and limitations of this Tried Deed. a mof One like at 15 hand peak, the receipt whereof is hereby achies at each all of their est its right, title and interest therein, situated and all of their est its right, title and interest therein, situated and all of their est its right.	isi the performatice of the covenants and wiedged, do by these presents CONVKY iv, lying and læing in the
Lots C and C-1 in Mohi in Cummings and Forem and 17th Avenue Subdiv Township 39 North, Ran	r's Resubdivision of an Real Estate Corpo vision in the North age 12, East of the thereof recorded Ju	part of Lot; 102 and 103 pration Madison Screet East Quarter of Section 15, Third Principal Meridian, 11y 7, 1950 as Document No.	85240140
which, with the property hereinsifier described, is a TEXISTIBLE with improvements and fixtures is	Attacked to Datatu we the braintess	/// (.	_
mer to althe a hits men hirst to the manufacturate the	e a sid Terratum at a surremance and manages for	ma, previoges, interests, retts and primes rever, for the purposes, and upon the uses and trusts herem set inc ad benefits the Granties do hereby expressly release and video	tinfree from all rights and lenefits under
This Trust Deed consists of tw this trust deed) are incorporated successors and assigns.	vo pages. The covenants, c I herein by reference and a	onditions and provisions appearing on pre- re a part hereof and shall be binding on	n go 2 (the reverse side of
WITNESS the hand(s) and s	eans) of Gruntors the day	and year first above written.	,
Charles Dixon	(SEAL	Norma B. Dixon	ISKALI
	MAR)	ik Mugnami	
County of	a Noticy Public in and f		KHY CERTIFY THAT
•	Instrument, appeared be delivered the said instru including the release an	or sonally known to me to be the same person S. whose name- ofore me this day biperson and acknowledged that ament as	negreed, sealed state
4 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	This instrument was prepared by	, , , , , , , , , , , , , , , , , , , ,	2
	T. J. Luczkow		
607664 (I.B.) Rev. 2-85	(Name)	Lowers (secured	1L 60 \$15

TRY CONDITION SAND PROVISIONS (EFFIRE) TO FAGE 1 (THE TRE TREST SIDE OF THE TRUET DEED): TO FAGE 1 In Studdings or improvements now or between on the premises which may become demaged or be

- Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which m
 condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly substrainated to the lien heres
 or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to
 building or buildings more or at any time in premose of erections upon said premises. (i) comply with all requirements of law or municipal or
 no material alterations in said premises except as required by law or municipal ordinance. e damaged or be destroyed; (2) keep and premines in good when due any indebtedness which may be secured by a lieu to Heneficiary; (4) complete within a reasonable time any with respect to the premines and the use thereof; (6) make
- Granters shall pay before any penalty attaches all general taxes, and shall pay special (axes, special assessments, water charges, never service charges, and other charges against the premises when d shall, upon written request. Armish to Trustee or to Beneficiary duplicate receipts therefor Tu prevent default bereunder Granters shall pay in full under protest, in the manner provided by statute, to assessment which Granter may desire to contest
- 8. Grantors shall keep all buildings and improvements now or hereafter attuated on and 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, such rights to be evidenced by the standard murriages clause to be stated 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 americans.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed experient, and may, but need not, make full or pertial payments of principal or interest on prior menumbrances, if any, and purchase, discharge, compromise or settle any tax lies not other prior ties or claim thereof, or redeem from any tax as also or forfeiture affecting and premises or contest any tax is not in the prior ties or claim thereof, or redeem from any tax as also of forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorised and all expenses paid or incurred in connection therewith, including attorney's fees, and any other memorys advanced by Trustee or Reneficiary to protect the marigaged premises and the lies hereof, shall be a much additional indebtedness secured hereby and shall become immediately due and payable without notices and with interest thereon at the actual or the local and a support of any right according to them on account of any default hereunder on the part of Grantors.
- 5. The Trustee or Reneficiary hereby secured making any payment hereby authorised relating to takes or assessments, may do so according to any bill, statement or estimate procur apriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, asie, forfeiture, tax lien or title or claim thereof
- 8. Orantors shall pay each item of indebtedness herein mentioned, both principal and intervet, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Lasa Agreement or in this Trust Deed to the contrary, become due and payable is immediately in the case of default in making payment of any inetallment on the Lasa Agreement, or the when default shall occur and continue for three days in the performance of any other agreement of the Grantors between contained or in immediately if all or part of the premises are said or transferred by the Grantors without Beneficiary's prior written consensus.
- 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to fureclose the lien hereof. In any suit to fureclose the lien hereof. There shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incrured by or on behalf of Trustee or Reneficiary, for atterior is fees, superisseen fees, outlay for deviamentary and expent expended after entry of the decree of precuring all such abstracts of title. The searches and sammations guarantee publics. To revise certificates, and assurances with respect to title as Trustee or Reneficiary may deem to be reasonably necessary either to prosecute such suits of a continuous with respect to title as Trustee or Reneficiary may deem to be reasonably necessary either to be suit of the vitie of the suits of the preparates. All expenditures and exists of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with the nature read and a continuous processary and the suits of the suits of the suits of the nature read of the suits o
- 9. Upon, or at any time after the filing of a utility foreclose this trust deed, the rourt in which such bill is filed may appoint a receiver of and premises. Such appointment may be made either before or after sale, without notice, without regard to the sin-ore, as pendevency of Grantors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then northered as a homestead or not and the Trust whe, under may be appointed as not receiver. Such receiver shall have the power to collect the rests, issues and profits of said premises during the pendency of such force locutes suit and, in case of as lead as d. as f. as f. inciner, during it he full studiety period of redemption, whether there he redemption or on, as well as during any further times when Grantors, sarept for the intervention of such reserver, would be entited to collect such rents, issues and profits and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during any decreasing such descreasing the first such reservers to apply the net income in his hands in payment in whole or in part of it. If The indebtodness excured hereby, or by any decreasing being home to require a secured nevel to apply the net income in his hands in payment in whole or in part of it. If the indebtodness excured hereby, or by any decreasing being hands. Or any tax, special assessment or other lien which may be or become superior to the lien hereof or such decrease, provided such application is made prior to foreclosure sale, 12) the deficir acy in case of a sale and deficiency.
- 10. The Trustee or Beneficiary has the option to demand that Lie Falance due on the loan secured by this trust deed be paid in full on the third anniversary of the loan date of the loan and annually such subsequent anniversary date. If the option is exercised, Granto's shall be given written notice of the election at least 90 days before payment in full is due. It payment is not made when due, Trustee leneficiary has the right to exercise any remedies permitted under this U at w. of
- 13. No action for the enforcement of the lien or of any provision here. (shall 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.
 - 13. Trustee or Beneficiary shall have the right to inspect the premises at all trethe times and access thereto shall be permitted for that purpose
- 13. Trustee has no duty to examine the title, location, existence, or condition of the perinters, 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 hereinds, we are in case of gross negligence or misconduct and Trustee may require infermitties satisfactory to Trustee before exercising any power herein given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Dec. na. been fully paid, either before or after maturity, the Trustee shall have full authority to release this deed, the lien thereof, by people instrument
- 15. In case of the resignation, making or retual to act of Trustee, the Beneficiary shall have the act, powers and authority as are herein given Trustee. ority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical
- In This Trust Dood and all provisions berent, shall extend to and he binding upon Grantors and all provisions between shall extend to and he binding upon Grantors and all provisions and all persons liable for the payment of the indebtedness or any part thereof, whe her a not such persons shall have executed the Luan Agreement or this Trust Deed. The term efficiency as used herein shall mean and include any successors or assigns of Beneficiary.

MAIL 70

CITY

A S Sociates FINANCE, INC. 408 west 75th, Box 188 STREET Downers Grove, 12 60515 YOR RECORDERS INDEX PURIFORES IDST ST STREET ADDRESS OF ABOVE OF ACP AED PROPERTY HERE

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INSTRUCTIONS

OR RECORDER'S OFFICE BOX NUMBER ... DEFT-01 DECURDING T#2222 TRANS (165 20/17/85 to 54 00

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