UNOFFICIAL THE GOVERN DE CONTRACTOR DE CONTR

		3 A Manual Page	
THIS INDENTURE, made			le T. White and Shirle
A. White, his wife in Jo	int Tenancy he	rein referred to as "Grantors"	, and W. W. Sullivan
	of	Oak Broo	okk, Illinois,
herein referred to as "Trustee", wit THAT, WHEREAS the Grantors hav		associates Finance, Inc., herei	n referred to as "Beneficiary", the
legal holder of the Loan Agreement Hundred Eighty Dollars			the state of the s
together with interest thereon at th		cable box)	Dollars (\$16180.00),
☐% per year on the unpar ☐ This is a variable interest rate loan		will increase or decrease with	changes in the Bank Prime Loan
rate. The interest rate will be			• =
Reserve Board's Statistical Releas			
rate as of the last business d			_
payment is due, and every sixth me to the month during which the sixt first payment, has increased or deperiod. No interest rate increase of	onth thereafter, if the h payment will be madereased by at least 1/4 or decrease will be grown	Bank Prime Loan rate as of tide, or any like month precedir of a percentage point from the eater than 2%. Interest rate of	ng a six-month anniversary of the e rate for the previous six-month hanges will be effective upon 30
days written notice. In no e ect, no longer available, Associates vingive notice of this choice. Associate rate increase.	Il choose a new index es reserves the right t	which is based upon compare to waive part or all of any adju	able information. Associates will istment resulting from an interest
Adjustments in the Agreed Rate of payments so that the total amount	Intriest shall be given due under the loan a	effect by changing the dollar a greement will be paid by the	mounts of the remaining monthly original Last Payment Date.
The Grantors promise to pay the s	aid sum in the said I	oan Agreement of even date	herewith, made payable to the
Beneficiary, and delivered in	consecutive mor	nthly installments:	at \$, i'ollowed by
			rst installment beginning on
(Month & Day)	and the remain	ing installments continuing	on the same day of each month
thereafter until fully paid. All of said as the Beneficiary or other holder may now. THEREFORE, the Granters to secure the payment exceeded the transfer to the performed, and WARRANT unto the Trustee, its successors and assigns. city of Chicago cou	ay, from time to time of the said obligation in accordance v and also to consideration of the sum the following described item! Estate	in withing appoint. ith the terms of sions and limitations of this T of One Bollarin one point, the receipt whereof is l and all of their excent fight, title and interest t	Trust Deed, and the performance of the cavenants and hereby acknowledged, do by these presents CONVEY herein, situate, lying and being in the
Got 42 and the South & o			
eing a Subdivision of t			**
37 North, Range 14 East			7/5
Illinois.			A. Carrier and A. Car
Tax ID#25-28-301 which, with the property hereinafter described, is referred to TOGETHER with improvements and fixtures now attact TO HAVE AND TO HOLD the promises unto the said True	heroun as the "premises." ed togethor with easements, rights	privileges, interests, rents and profits.	Chicago II 60628
and by virtue afthe flomestead Exemption Laws of the State	of Hinois, which said rights and b	enefits the Grantors do hereby expressly release	mul waive:
This Trust Deed consists of two page this trust deed) are incorporated herei successors and assigns.	es. The covenants, con n by reference and are	ditions and provisions appeari a part hereof and shall be bind	ing on page !(t') e reverse side the ling on the Grantors, their heir
WITNESS the hand(s) and seal(s)	of Grantors the day a	nd year first above written.	1 1 9 3
	(SEAL)	Me tour tour	Eddie T. White
	(SEAL)	-) Kuli	Shirley A. White
STATE OF ILLINOIS,	Frank F	. Toland	
County of SS		nd residing in said County, in the State aforesaid Nhite and Shirley A in Joint Tenancy	
		ally known to me to be the same personS_wh	
	Instrument, appeared before delivered the said Instrumen	me this day in person and acknowledged that t ustheirfree and volunter	tiney signed, sealed and ry act, for the uses and purposes therein set forth,
	including the release and wa GIVEN under my hand an	ver of the right of homestead. dNutarint Seatthis 16th day of	Mav (1)86
		Frank E. To	land 4/1/28/87 Notary Public
This in	strument was prepared by	15041	
Br	enda L. I∙ane	159th 2020 E. 1659 St. Cali	umet City,II 60409
17 564 (I.B.) Rev. 2-85	(Nome)		(Address)

TS CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 CITHE REVERSES DE OF TAIS TRUST DEED :

- Grantors shall (1) promptly repair, resum enrob ild it y buildings or imploveme to may he reaffer in the premises which may be ome damaged or be destroyed; (2) keep said premises on and repair, without wasts, and free from mechanic's or other liens or claims for lien not expressly submidinated to the men horse; (3) play when dute any indebtedness which may be secured ago in the premises superior to the lien has two in a superior can be interest, and the provided within a measurable of the submidinates of the superior lien to Trustee or to Beneficiary; (4) complete within a measurable of gor buildings now or at any time in process of sweetlow upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use their of its alterations in said premises except as required by law or municipal ordinance.
- eral tains, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges anoficiary duplicate receipts therefor. To prevent default hereunder Orantors shall pay in full under protest; in the
- e, and shall, upon written request, furnish to Trustee or to generalize the providing for pays (acrossessment which Grantor may desire to contest.

 2. (Grantors shall keep al) buildings and inprovements now or hereafter situated on said premises immred against loss or damage by fire, lightning or windstorm under policies providing for pays as in the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to say in full the indebtedness secured hereby, all in companies asticiated to the Beneficiary and are repeated to the surrance policies paysible, 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 is case of insurance about the capite, shall deliver renewal policies not less than ten days prior to the respective dat liver all policies, including additional and renewal policies, to Beneficiary, and is case of insurance about the capite, shall deliver renewal policies not less than ten days prior to the respective date.
- 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 meaning the make full or paying payments of principal or interest on prior secumbrance; if any, and purchase, discharge, compromise or estitle any tan lies or other; but need not, make full or paying payments of principal or interest on prior secumbrance; if any, and purchase, discharge, compromise or estitle any tan lies or other prior lies or claim thereof, or redeem five and premises or contest any tax or assessment. All menersy spaid for any of the purposes berein authorised and all supersess paid of o incurred in connection; therewith, indicates or contest or Beneficiary to protect the mortgaged premises and the lies hereof, shall be so such additional indebtedness secured hereby and shall be without notice and with interest thereon at the annual personalizar rate stated in the Loan Agreement this frust Deed secures, Inaction of Trustee or Beneficiary shall be right accruing to them on account of any default hereunder on the part of Grantors.
- The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxe for assessments, may do so according to any bill, statement or estimate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, asie, forfeiture, tax lies or title or claim thereof
- 6. Granters shall pay such items of industs ideasts berein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Granters unpaid indebtedness secured by this Trust Deed shall; not withstanding anything in the Loan Agreement or in this Trust Deed to the centrary, become due and payable (a) immediately in the case of de unpaid indebtedness secured by this Trust Deed to the centrary, become due and payable (a) immediately in the case of de unpaid indeptedness secured by the Granters between contained, in making payment of any installment on the Lean Agreement, or by when default shall occur and centimus for three days in the performance of any other agreement of the Granters between contained, immediately if all or part of the premises are sold or transferred by the Granters without Beneficiary and the contained immediately if all or part of the premises are sold or transferred by the Granters without Beneficiary and the contained in the case of decisions and the contained in the case of the contained in the case of the contained in the case of the case o
- immediately if all its part of the premises are sold or transferred by the Granters without Beneficiary's prior writine consents.

 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Beneficiary at the property of the present of the
- 9. Upon, or at any time after the filing of a b." to f close this trust deed, the court in which such bill is filed may appoint a receiver of said pramises. Such appointment may be made either before or after sale, without notice, without regard to the solver y or solvency 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 eccupied as a homestead or not and the Trustee b ret nder may be appointed as such receiver. Such re siver shall have the power to collect the resis, issues and groftle of said premises daring the pendency of such foreclosures said and, in case of a sale and sof dietiner, during the full statutory prince for reism ston, whether there be redemption or not, as well as during any further times whise Granters, pendency of such foreclosures said and, in case of a sale and softle said in such cases for the predaction of such reservor, we all the entitle "a ceilect such rents, issues and graftle, and all other powers which may be necessary or are usual in such cases for the predaction; personal control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net lineome in high shands in payment in whole or in part control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net lineome in high shands in payment in whole or in part control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net lineome in high shands in payment in whole or in part control, management and operation of the premises during the receiver to apply the net lineome in high shands in payment in whole or in part control, management and operation of the premises of a said and deficiency.
- No action for the enforcement of the lien or of any provision hereover it is subject to any defense which would not be good and as bereby secured.
- 12. Trustee or Beneficiary shall have the right to inspect the premises at all reasy asby times and access hereto shall be permitted for that purpose.

 13. Trustee has no duty to examine the tile, location, existence, or condition of the premises, nor shall Trustee to obligated to record tals trust does to reasy obligated by the terms hereof, nor be liable for any acts or omissions hereunder, e.e. of it is case of gross negligence or misconduct and Trustee may requiring any power herein given 2012/3015.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Do 1 has 1 sen 1 sily paid, either before or after maturity, the Trustee shall have full autideed; the ilea thereof, by proper instrument.
- 15. In case of the realgnation, leability or refusal to act of Trustee, the Beneficiary shall have the utbo ity to appoint a Successor in Trust. Any Support and authority as are herein gives Trustee. dala divor cida c
- 16. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all; y we a distining under or through Grantors, and the word "Grantors" where escell hereof, include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or no, such persons shall have executed the Loan Agreement or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

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FO'. R.F. ORDERS INDEX PURPOSES INJEP. STREET ADDRESS OF ABOVE DES'. R. BET PROPERTY HERE

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23/20/2016/19

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NAME

DEL V E R Y

STREET CITY

ASSOCIATES FINANCE NO. 2020 E. 159th ST.

P.O. BOX 1459 CALUMET CITY, IL 60409 312-868-1000

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RECORDER'S OFFICE BOX NUMBER

MAIL

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