607664 Rev. 6-86 (LB.)

TRUST DEED UNOFFICIAL COPY 87459663

	•	17		. Na 3		3	
THIS INDENTURE, made_		st 17	, 19 0 7	, betweenPEI	ena Petrovic	anu	
Dragoje Tosic, her sor	<u> </u>		herein referre	d to as "Grantor:	s", and		
W.W. Sullivan		of	sdmo.1	ard			
herein referred to as "Trustee	", witnesseth:					, , , , , , , , , , , , , , , , , , , ,	
THAT, WHEREAS the Grante	ors have promis	sed to pay to Associat	es Finance, Inc	., herein referred	to as "Beneficiary	", the legal holder	
of the Loan Agreement hereir	after described	d, the principal amou	nt of Fort	ty five thou	sand nine hur	ndred thirty	
even dollars and forty						45,937.49	
together with interest as provi					Dollars (\$).	
The Grantors promise to pa	y the said sum	in the said Loan Ag	reement of ever	n date herewith, i	nade payable to th	e Beneficiary, and	X
100		nonthly installments	180	at \$, followed I	0	1
On	chered by	at \$.00		e first installme	nt beginning on	Ç
September 21	97	and the remaining i	installments cor				8745966
(Month & Day) fully paid. All of said payment		-		_			63
may, from time to time, in wi				o, o p		ny or outer monder	•
NOW, THEREPORE, the Grantors to secure contained, by the Grantors to be performed, and	he payment of the said- tus in consideration of t	obligation in accordance with the se the sum of the Dollar in hand paid	erms, provisions and lim I. the receipt whereof is I	itations of this Trust Dood, a hereby acknowledged, do by	and the performance of the co- these presents CONVEY and	renants and agreements herein WARRANT unto the Trustee,	
its successors and assigns, the following describes				B 18 Nuc	of Cicero		
county of Cook ot 13 in Block 5 in Mor	ton Park I	and state of Hillinois, it will and Association	ns Subdivis	sion in the	West ½		
the Northwest 🕯 of Se	ction 28,	Township 33 No.	rth, Range	13, Eas of	the Third		
rincipal Meridian, in C	book County	, Illinois		NEDT-	-01 RECORDING	\$12	ופי
mmonly known as 5525	W. 245h St	. Cicero,Il		T#11		08/19/87 14:08:0	
ermanent parcel number-	16-28-116		0,	. #0 6	15 # A *-E	37-45966	3
		5-013 C AO	- 4h	. с	DOK COUNTY REC	ORDER	
which, with the property hereinafter described, is	referred to herein as the	e "premues"					
TOOETHER with improvements and flatures of							
TO HAVE AND TO HOLD the premises unto the Homestead Exemption Laws of the State of Ill	the said Trustee, its suc- inois, which said rights	ceisors and assigns, forever, its the and henefits the Grantons do hereby	e purpuses, and upon the y expressly release and v	use and thists herein set by	ifth, free from all rights and b	ensits under and by virtue of	
This Trust Deed consists of							
deed) are incorporated herein be WITNESS the hand(s) and	-	•			s, their heirs, succe	ssors and assigns.	
WITHESS the mand(s) and	scar(s) or Gran	nots the day and year	HIST HOOVE WI	itten.	0		
		(SEAL)				(SEAL)	
William Ant	1120	(SEAL)	N Do	c 6978 6	Tolic.		
		[y	00		(acat)	
		1	- 100	cyje c	, C,		
STATE OF ILLINOIS,	ss	a Notary Public in and Riggind a			SPERV CHATEV THAT	و منها مديني و بياني ۱۹۵۰ تا تا تا در در در مناسبات استفاده در	
County of Descales	1	MELEAN YET		DRAG G	03E 1051	<u> </u>	
		. 085			405		
		who . D.E.E. prising in the introduction in the control of the con			whose hame > APS	subscribed to the foregoing	
		Instrument as 1 6 Fel	_	inters act. hypophosises and p	suspenses therein set hith		
•		GIVEN under my hand and N	interial Scal this /	7 mm	Ast 27	- Comment	y
				e eersoon e alaa Alla		Notify Public	
				70	Englassion Expires	- 120 N 19	
				, 0.			
2	This instrum	ient was prepared by					
#/	Gerrie 7	r. Flowers		408 W. 75th		Grove, Il 60515	
, /		(Name)			(Address)	n de la companya de l	

87459663

- 1. Grantons 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 good condition and repair, without waste, and free from mechanic's or other time ar claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any 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; (0) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustoe or to Beneficiary duplicate receipts therefor To prevent default hereunder Granture shall pay in full under grotest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under pulicies 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 dumage, 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 additional and renewal policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than tan days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act he windefore required of Grantors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior iten or title or other prior iten or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred it in consistent therewill, including allorize's fees, and any other animonys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lies hereof, shall be so much additional indebtedness secured hereby and shall be soon as shall be soon as a waiver of his yright accruing to them on account of any default hereunder on the part of Grantors.
- 5. The Trustee or Beneficiary 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 without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sals, forfeiture, tax lies or title or claim thereof.
- 6. Grantors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without natice to Grantors, all impaid indebtedness secured by this Trust Deed shall, not withstanding anything in the Loan Agreement or in this Trust Deed to the containy, become due and payable is immediately in the case of including anything in the loan Agreement of any installment on the Loan Agreement, or the while default shall occur and continue for three days in the performance of any other agreement of the Grantors herein consisted, or (c) immediately if all or part of the propiness are said or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness set, by secured shall become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the tien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness to the decree for sale sil aspenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, Trustee's fees, appraise referes, suttley for documentary and expert evidence, stemographers' charges, publication rosits and one which may be estimated as to stem to be estimated as the rest of title, title searches and examinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or Beneficiary may deem to be reasonably; each sery either to proceedues such as it or to evidence to bidders at any sale which may be bed pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses or, or, or wise in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and parable, with interest therebe as the annual percentage rate stated in the Lor. Age sement this Trust Deed secures, when paid or incurred by Trustee or Beneficiary in connection with all any proceedings, including probate and bankruptey approaches, the either of thems hall like a part wither as planniff, chaimant or defendant, by reason of this trust deed or any indebtedness heavys asquired, or the promises or the security hereof, whether or not a list! Tommenced.
- 8. The proceeds of any foreclosure sale of the previous shall be distributed and applied in the following order of priority. First, on account of all casts and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the proceedings are remarked in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceeding and interest remaining unpaid on the note; fourth, any overplus to Grantov, their items, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the fiting of a hill to foreclose this, or closed, the court in which such bill is filed may appoint a receiver of anid premises. Such appointment may be made enther before or after sale, without notice, without regard to the solvency or insolvency of Granters at the time of application for such receiver and without regard to the then return of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be repoint elas such receiver. Such receiver shall have the power to collect the rents, issues and profits of and premises during the pendency of such foreclosure suit and, in case of a salt und a deficiency, during the f. Is latutory period of redemption, whether there be redemption or not, as well as during nny further tumes when Grantors, except for the intervention of such receiver, would be entitled to collect such cents, 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 the whole of sand perior. The Court from time to time may authorize the receiver to apply the not income in his and a more facilities of the indebtedness secured hereby, or by any decree foreclosing this frust by with a control of the premises. 2) the deficiency in case of a salt and deficiency.
- 10. The Trustee or Beneficiary has the option is demand that the halance due on use? --- secured by this trust deed be paid in full on the third anxiversary of the loan date of the loan and annually on each subsequent anniversary date. If the option is exercised, Grantons shall be given write a notice of the election at least 90 days before payment in full as due. If payment is not made when due, Trustee or Beneficiary has the right to exercise any remedies permitted under this trust deed.
- 11. No action for the enforcement of the lien or of any provision hereof 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.
 - -12. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and -e-e- thereto shall be permitted for that purpose.
- 13. Trustee has no duty to examine the title, Iceation, existence, or condition of the premises, nor nacl. fr tree be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms bereof, nor be liable for any acts or omissions hereunder, except in case of gross negl gence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 15. In case of the resignation, trability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a success or in Trust. Any Successor in Trust insreunder shall have the identical title, powers and authority as are herein given Trustee.
- 16. This Trust Deed and all provisions hereot, shall extend to and be hinding upon Grantors and all persons claiming under control of the upon Grantors, when used herein shall include all such persons and all persons liable for the payment of the indebtodiess or any part thereof, whether or not such persons had by a executed the Loan Agreement or this Trust Deed. The term Boneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

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OR RECOPDER'S OFFICE BOX NUMBER	
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