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TRUST DEED

UNOFFICIAL COPY 236872

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, mad	e June 16,	·	<u> </u>	, between	Robert G. Gri	Iff and Josephine
Griff, his wife i	in Joint Tena	nesherein refer	red to as "Grant	ors", and $\frac{W}{}$.W. Sullivan	
· · · · · · · · · · · · · · · · · · ·			of Lombar	d		, Illinois,
herein referred to as "Trus	stee", witnesseth:				٠	
THAT, WHEREAS the Gr	antors have promis	sed to pay to As	sociates Finance,	Inc., herein re	ferred to as "Benefic	iary", the legal holder
of the Loan Agreement de	scribed below, the	principal amou	int of Firty	Une Thousa	nd, Six Hundrec	i Eigne-
teen, and 87/100	*******	********	****	*********	Dollars	(\$ 51,618.87) .
together with interest there	on at the rate of					1
13.9 % per year o	n the unpaid princ	cipal balances fo	or the first year	of the loan.		
14.9 % per year o	n the unpaid princ	cipal balances be	eginning on the	first anniversar	y date of the loan.	
15.9 % per year o	n the unpaid princ	cipal balances b	eginning on the	second anniver	sary date of the loan	•
16.9 % per year	n the unpaid princ	ipal balances b	eginning on the	third anniversa	ry date of the loan.	
16.9 % per year o	r the unpaid princ	cipal balances b	eginning on the	fourth annivers	ary date of the loan.	
The Grantors promise to	said sum in	the said Loan A	greement dated th	e same as this 7	frust Deed, made pays	ble to the Beneficiary,
and delivered in	coresputive m	onthly paymen	its as provided i	n the followin	g Payment Schedule	1
	<u> </u>		···	·	· · · · · · · · · · · · · · · · · · ·	
Number of Payments 12	Amount c. P ymen \$ 393		When Payments Ar Monthly, Starting	o Duc 7-20-87		
12	s 727	.32	Monthly, Starting	7-20-88		
12 23	s 761 s 797		Monthly, Starting	7-20-89 7-20-90	· · · · · · · · · · · · · · · · · · ·	
<u>&3</u>	\$ 44,877		Monthly, Starting	6-50-95		
	s					
The first payment is de	10 July 20	onth it Day)	, 19 87	The remain	ning payments are du	e on the same day of
such month thereafter until			in יייע month t	hat follows, pa	yment will be made c	on the last day of that
month. All payments are pa	iyable nt <u>Dos P</u>	laines	Illirois, or at suc	h place as the	Beneficiary or other h	older may, from time
o time, in writing appoint		toblication in accordance	a with the tiense movieton	a and limitations of this	Trust Deed, and the neckensance	s of the covenants and aeresments
NOW, THERREPORE, the Oremore to series contained, by the Oremore to be per into the Trustee, its successors and assign						
Glenview					STATIL OF ILLINOIS, to wit:	
Lot 47 in Block 1	O in Glenvie	w Park Mano	or, being a	otetvikdue	n in the Southe	nat 1/4
of Section 12, To	wnship 41 No	rth, Range	12, East of	the Third	Principal Meri	dian, as 🔾
shown on the Plat	recorded as	$O \cdot H \cdot O$	13326	154 11 600	c country, reserve	iora.
Permanent Parcel	Numbori	9-12-434-0	008	(0)	6	dian, as O
	9.5		·		Z ,	Ç
hich, with the property hereinafter desc	ribed, la referred to herein	as the "premises."			0.1	4
TOORTHER with improvements and					nut creeze hazad , not y with from fe	num all ciohes and honofice senter
men and CLIOTI OT CINA BYAH OT not be viruse of the Homestead Exemption of the Homestean Description	in Laws of the State of Illin	wis, which said rights a	nd benefits the Ciraniots	to herety aspressly re	lease and wal v.	the mit higher one security senter
This Trust Deed consists						
leed) are incorporated here WITNESS the hand(s) a					futtors, their nois, su	ecessors and assigns.
•	· · · · · · · · · · · · · · · · · · ·			30 °E) (4 4 - 10	9
		(3)	RAL)	~~~~~~	S. J. S. Aug	(SBAL)
		161	ROP)	rt a. cria	Kaille	(SRAL)
	· · · · · · · · · · · · · · · · · · ·		7560	physica delle		44
TATE OF ILLINOIS			mmy A tenne	n.D.	10	
ounty of <u>Cook</u>	SS.		Pry A. Fart		aforesaid, DO HIRBBY CERTI	PY THAT
	,	Robert	G. Griff and	d Josephin	g Griff, his wi	Ce in
		Joint T		- to be the same person	S where some S	subscribed to the foregoing
"OFFICIAL SEA	<u> </u>		🗻 personally known to no before the this day in per	•		subscribed to the (oregoing
LARRY A. FARINA	\	the said Instrument, as	their	free and voluntary	nct, for the uses and purposes ti	
Notary Public, State of the My Commission Expires 5/		OIVEN under my l	hand and Notarial Scal th	النامات النامات الما	tan de la	, A.D. 19 <u>87</u> ,
	~~~~			$\overline{}$	77	Notary Public
					<del></del>	
	This instruc	ment was prepared by				
	•	uda ni mili	17 4 4	200	GA Domnatan D	Diniman Ti 600
	Jen	nie R. Seyd	اعدالله	2000	ou nombaret nes	<u>Plaines, Il 6</u> 00

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- 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 prem condition and repair, without wasts, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereo; (3) pay when due any indebtedness which may be secular or the lien hereo; to the lien hereo; and upon request sublid astisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonal buildings on we up at any time in pricess of srection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use there no material alterations in said premises except as required by law or municipal ordinance.
- 2. Granters shall pay before any penalty; attaches all general taxes, and shall pay special taxes, special assessments, water charges, newer service charges, and other charges against the promises when due, and shall, upon written request, furnish to Trustes or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, 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 breather situated on said 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 rost 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 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 ten 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 bereinbefore 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 encumbrance, if any, and purchase, discharge, compromise or settle any tax liter or other prior lies or this or claim thereof, or redeem from any tax sale or forbiture affecting said premises or contest any tax or answerint. All moresy paid for any of the purpose berrin authorized and all expenses paid or incurred in connection therewith, including attorney's ferfeiture moneys advanced by Trustee or Beneficiary to protect the mortgaged promises and the lien he reof, shall be so much additional indebtedness accurred berryly and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Loan Agreement this Trust Beed secures. Inaction of Trustee or Heneficiary shall never be considered as a waiver of any right accrating to them on account of any default hereunder on the part of Grantors.
- 5. The Trustes 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 five public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, asle, forfeiture, tax iten 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 Herefitiary, and without notice to Grantors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Loan Agreement of in this Trust Deed to the contrary, become due and payable (at immediately in the case of default in making payment of any installment on the Loan Agreement, or file when default indicate and continue for three days in the performance of any other agreement of the Grantors herein contained, or it immediately if all or part of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness here by accured shall become due whether by accured shall become due whether by accured shall become due whether by accured the lien hereof, there shall he showed and not used as additional indebtedness in the decree for sale aff expenditures and expenses which may be past or incurred by or on behalf of Trustee or Berneficiary for attorney is fees. Trustee in fees, and a state of the seather of the expended after entry of the decree) of procuring all _ot halastacts of litle, title esarches and examinations, guarantee policies. Tourens certificates, and samilar data and assurances with respect to title as Trustee or Berneficiary may deem to be reasonably. Consensably consensably and the interest halastacts of litle, title esarches and examinations, guarantee policies. Tourens certificates, and samilar data and assurances with respect to title as Trustee or Berneficiary in control data and assurances with respect to title as Trustee or the respect to title as Trustee or the respect to the control of the present and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured fictives and amount of the nature in this paragraph mentioned shall become so much additional indebtedness secured fictives and immediately due and payable, with interest thereon at the annual perrentage rate stated in the _only_Agreement this Trust Deed secures, when paid or incurred by Trustee or Berneficiary in completion with 1s a nay proceeding, including probate and benkryptry proceeding, into the forceclosure berneficiary in completions for the commencement of any subtreatend suit or proceeding which might affect the pressures or the security hereof, whether or not intually commenced:
- 8. The proceeds of any foreclosure sale of any foreclosure proceedings, including all such items as are ment one. If the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indetectness additional to that evidenced by the Loan Agreement, with internet thereof the one as new any evided; third, all principal and interest remaining unpaid on the note, fourth, any overplus to Grantors, their heirs, legal representatives or analyze.
- B. Upon, or all any time after the filing of a bill to force on this trust deed, the court in which such bill is filed may appoint a receiver to asid premises. Such appointment may be made either infere or after asis, without notice, without regard to the solvency or isolaters of Arantors at the time of application for such receiver and without regard to the then value of the premises or whether the tense than the time of the premises of the time of application for such into the premise of the premises of such force ourse sull and, in case of a sale and a deficiency, furing the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Orantors, control, management and operation of the premises during the whole of the premises of the
- 10. The Trustee or Beneficiary has the uption to demand that the bala or due on the loan secured by this trust deed be paid in full on the third anniversary of the loan date of the inan and annually seeks subsequent anniversary date. If the option is exercised, Chantors shall you written notice of the election at least 90 days before payment in full is due. If payment is not made when due, Trustee Beneficiary has the right to exercise any tomedices permitted under this truster each.
- 11. He action for the enforcement of the lien in of any provision heroif shall or only of to any defense which would not be grant and available to the pany interposing same in an action at law upon the note interby accured.
  - 12. Tristee or Beneficiary shall have the right to inspect the premises at all reasons or summs and access thereto shall be permitted to: that purpose
- 33. Trustee has no duty to examine the title, location, existence, or condition of the premise, nor shall Trustee be obligated to recent this trust deed or to exercise any power herein given unless examples by the terms become indemnates satisfactory to Trustee before exercising any power break given.

- 14. Upon presentation of satisfactory extenses that all indebtedness secured by this Trust Deed to he in fully paid, either before or after maturity, the Trustee shall have full authority to release this is deed, the lien thereof, by proper indicated.

  15. In case of the resignation, indicated in act of Trustee, the Beneficiary shall have the put min in appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical r, powers and authority as are herein lifting Trustee.

  16. This Trust Deed and all providing largest, shall extend to and be binding upon Grantors and all persons and all persons, and the world "Grantors" when used herein shall lade all such persons and all persons face in the payment of the ladebtodness or any part thereof, whether or to be in persons shall have executed the Loan Agreement or this Trust Deed. The term self-clary as used herein shall have executed the Loan Agreement or this Trust Deed. The term

PCA: IECGREERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE NAME ASSOCIATES HTHERT 2606-A Dempster om Des Plaines, FU. 60016 DEFT-01 INSTRUCTIONS T\$0003 TRAN 1468 06/19/87 14:44:00 +4351 + C +-87-336872 OR RECORDERS OFFICE BOX ROMBES COOK COUNTY RECORDER

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