83101715

TH	is indenture, made March 6	, 19 89, between Rb	ert Earlo Walker ard E	illa J. Walker,
His	: Wife, In Joint Terancy	herein referred to as "Grante	ors", and	postivitos no mente ad 1 c M
		of Ore Imperial Place	h	Illinois,
	ein referred to as "Trustee", witnesseth:	(i) City in the second management of the second contract of the seco	ang i A - Hagang a sama and a sam	i illinois,
		d to pay to Associates Finance, Inc., herein referre	ed to as "Beneficiary", the	e legal holder
	ha Lann Agganant hardingfur described	the principal amount of Pourton Thorard S	L bns arc libratinal royal	.8/1.00
OT 6				
	ther with interest thereon at the rate of (c	hack analicable bay)	Dollars (\$ 14,701.1	.8 ),
			,	
		per year on the unpaid principal balances.		
0 Pr	ime Loan rate. The interest rate will be serve Board's Statistical Release 11.15. The	interest rate loan and the interest rate will increase points above the "Bank Pring initial Bank Prime Loan rate is	ne Loan Rate" published i hich is the published rate	n the Federal as of the last
or as the lead of	decrease on the 15th day of the month the of the end of the second memb prior to the ree-month anniversary of the first payment, become the period. Interest rate changes will see than	:; therefore, the initial interest rate is% third loan payment is due, and every third month he month during which the third payment will be as increased or decreased by at least 1/4 of a percent he effective upon 30 days written notice. In no chan% per year, If the index is no long a lifermation. Beneficiary will give notice of this classical and interest rate increase.	thereafter, if the Bank Prise made, or any like month atage point from the rate for event, however, will the inter available, Beneficiary of the second seco	me Loun rate a preceding a r the previous aterest rate be will choose a
m Ac	ljustments in the Agreed Rate of Interest s	hal' be given effect by changing the dollar amount reement will be paid by the original Last Payment D	nts of the remaining month	hly payments 19.99
	The Grantors promise to pay the said sum livered in 120 consecutive monthly in	in the said Lora Agreement of even date herewith installments: 120 m \$ 295.50 , follow	n, made payable to the Ber	neficiary, and
O (6)	llowed by 0 at \$ .00	with the first insta lment beginning on	.0, 19_8	39 and the
H re	remaining installments continuing on the same day of each month absolute until fully paid. All of said payments being made payable at Glerciale Heights (Illinois, or at such place as the Beneficiary of other holder may, from time to time, in writing appoint.  NOW. THERIFORE, the Oranious in secure the payment of the said obligation in accordance with the series, processions and this Trust Deed, and the performance of the commands and agreements berein contained, by the Uranious to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt war of its hereby sections and the performance of the commands and agreements berein to the transitions to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt war of its hereby sections and the performance of the commands and agreements berein to the transitions of the transitions of the commands and agreements berein and agreements			
co AKA Lot the the Nor	12604 S. Wentworth Oticeso  14 in Beensterboe r's subdivision of Exst 16 feet of the North 132 Feet of Proof in andrews subdivision of the Fr	AND STATE OF ILLINOIS, IN WHIT.  11. 60643 Permement Percel Note: 25- First 12 (except the north 132 int chereof of the West 173 feet of said lot 12 (except est 1/2 of the Southwest 1/4 and the South ship 37 North, Ringe 14, East of the This His #15	-28-436-002 F) and (except the 157 t the East 1 foot of the east Fractional 1/4 of Frincipal meridian, in 1(1) TRAN 6059 03/08.	feet thereof) ne South 48 fer Stotien 28, n Cook County
whi	ch, with the property bereinafter described, is referred to herein as th		WORK COUNTY RECORDER	<i>a</i>
	TOGETHER with improvements and fixtures now attached together w TO HAVE AND TO HOLD the premises unto the said Trustee, its sur	ith easements, rights, privileges, interests, rents and profits. coessins and assigns, forever, for the purposes, and upon the uses and trusts herei hts and benefits the Granties dis hereby expressly release and waive.	in set forth, free from a fill tights and benefit	ts under and by virtue
This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the level deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, so WITNESS the hand(s) and scal(s) of Grantors the day and year first above written.				e of this trust
\ <u>/</u>	shertfale Kalker	(SRAL) Ella J Walker	Cf. Call	KERMALI
14	COERT PERTIE WELKEL	(SPAL)	0	(SEAL)
**************************************	ALE OF ILLINOIS,	, Stanley Lauskey	891017	
	Crok (ss	a Motory Public in and for and residing in said County, in the State aforesaid, (Chart Earle Walker and Ella J. Walke	. DO HERREY CERTEY THAT ET. His Wife, In JOInt	Tenancy
(**	my of		entre in the second	
	"OFFICIAL STAL"	who (ATD personally known to me to be the same person (		
•	STUTEV LITTER	Instrument, appeared before one this day in person and acknowledged that	es and purposes therein set forth.	any delivered the taid
	Notary Land Burner 0/10/90	GIVEN under my hand and Notarial Scal this 6th day,	March 200 / Country	, A.D. 1989 .
	My Commission Expires 9/10/90	Stanley I	Lauskey	Notary Public
	NAIL TO MAKE MAG	· ·	_	· · · · · · · · · · · · · · · · · · ·

27.7.7.7.1.6.3

## **UNOFFICIAL COPY**

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- I. Granters shall (1) promptly repair, resture 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 conditionant upon, without waste, and free from mechanics or claims for lies not expressly submitmented in the lies hereof, (3) pay when due any indebtedness which may be secured by a lien or charge or the premises superior (in the lies hereof, and ignore reputer stabilities fall effectively evidence of the discharge of such growthers for lies for interesting of a complete within a resemble time any building now or at any time in process of election upon and primities, (b) make any material alterialisms in Said premises and the use thereof, (6) make any material alterialisms in Said premises accept as required by fas or municipal ordinance.
- 2 Granters 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 Trustee or to Beneficiary duplicate receipts therefor. To prevent default become for anters shall pay in full under protest, in the manner provided by statute, any tax or assessment which Grantur may desire to contest.
- 3. Grantors shall keep all inflings and improvements now or hereafter attacted on said premises insured against loss or damage by Rec. Lightning or windstorm under policies providing for psyment by the insurance companies of more swiffle enter either to pay the trot of replacing or repairing the same or to pay in full the indelitedness secured hereby, all in companies activationly to the Beneficiary, under mouraine policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such crimin to be exidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, in Beneficiary, and or case of mairrance 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 out, make any payment or perform any act bereinbefore required of Grantors in any form and manner deemed expedient, and may, but need out, make full see partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting and premises in control any tax as a possible or forfeiture affecting and premises or control any tax or assessment. All moneys position and any other moments advanced by Trustee or Beneficiary to project the mortgaged premises and all especial position and or independent of the purpose and any other moments. Trustee or Beneficiary to project the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the animal percentage rate classed in the Lian Agreement this Trust Deed secures. Inscion of Trustee or Beneficiary shall never be considered as a watven of any right account to them on account of any default bereinder on the part of Grantors.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to takes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeitine, tax lien 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 between At the option of Beneficiary, and without notice to Grantors, all unjoid indebtedness secured by this Treat Beed shall, note thetanding anything in the Lann Agreement or in this Trial Beed to the contrary, become due and payable (at immediately in the case of default or making payable has principless?). All chain Agreement, or this when default shill occur and continue for three days in the performance of any other agreement of the Grantors berein contained, or tri onmodule by if all or part of the principles are sold or transferred by the Grantors without Beneficiary's prior written consent.

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- 7. When the intelligens hereby sectored shall become due whether in sections without inspections of Privates shall have the right to foreclose the lien hered. In any suit to foreclose the lien detend, there shall have all line is allowed and incire set on subditional indebitedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or teneficiary for attorney's fews, Trustee's fews, appropriate [e.g., or hay for documentary and expect evidence, steenographers' charges, publication crosts and costs (which may be estimated as to items to be expended after entry of the decree of the procuring all such that, its of title, it the searches and expenses of the antiform of a trustee or the entry of the decree of all against districts and assumes with respect to take an Trustee or the entry of the expenses of the antiform of the entry of the entry and the promose of the antiform of the entry of the entry and the most shall present to the entry of the entry and the entry and the entry and the entry of the en
- 8. The proceeds of any foreclosure sale of the premiers sall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such decides as are mentioned in the present and interest proceedings, including all such decides and expenses additional to that evidenced by the Lean Agreement, with interest therein as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, legal representatives or assigns, as their rights may appear.
- P. Upon, or at my time after the filing of a bill to foreclose this, ..., ..., ..., ..., ...d., the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not said the Trustee herounder may be apported, as such receiver, shuch receiver shall have the power to collect the rents, issues and profits of said premises during the pudging of such foreclosure suit and, in case of a sale and a deficiency, during it follows that the sale profits, and all other powers which may be necessary or are usual in nuch cases for the protection, passessing, except for the intervention of such receiver, would be entitled to collect such or its, issues and profits, and all other powers which may be necessary or are usual in nuch cases for the protection, passessing, control, management and operations of the premises during the whole of said per set to apply the net income in his hands in payment in whole or in part of: 11 The Indebtedness secured hereby, or by any decree foreclosing the Trust Peed, "one y tax, special assessment or other lies which may be or become superior to the lies hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sile of adelicency.
- 10. The Trustee or Beneficiary has the option to demand that the balance due on the lost of cured by this trust deed he paid in full on the third anniversary of the loan date of the loan and annually on each subsequent anniversary date. If the option is exercised, Grantors shall be given written after of the election at least 90 days before payment in full is 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 clena, 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 ser as hereto shall be permitted for that purpose.
- 13. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor sing 7 justee he obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor he liable for any acts or omissions hereunder, except in case of grut the ligence 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 of ner 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, inshiftry or refusal to act of Trustee, the Beneficiary shall have the authority to appoint successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority at are herein given Trustee.
  - 10. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Grantors and all persons claiming und r or through Grantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such person "hal" asset executed the Loan Agreement or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

FOR RECORDERS 'ND' A' JRPOSES INSERT STREET ALGRESS' C. ABOVE DESCRIBED PROPERT ( V. AE

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OR
RECORDER'S OFFICE BOX NUMBER ...