TRUST DEED UNOFFICIAL COPY 89111398

herein referred to as "Grantors", and N. J. Pintea  of Lombard , Illinois,  o pay to Associates Finance, Inc., herein referred to as "Beneficiary", the legal holder  e principal amount of Twenty-six thousand two hundred  n cents
of
o pay to Associates Finance, Inc., herein referred to as "Beneficiary", the legal holde be principal amount of Twenty-six thousand two hundred needs a percent set on the unpaid principal balances.  Bollars (\$ 26,230.16 ) ck applicable box):  year on the unpaid principal balances.  erest rate foan and the interest rate will increase or decrease with changes in the Bank Region percentage points above the "Bank Prime Loan Rate" published in the Federa itial Bank Prime Loan rate is \$11,50 %, which is the published rate as of the last therefore, the initial interest rate is \$15,38% per year. The interest rate will increase rate loan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding a increased or decreased by at least 1/4 of a percentage point from the rate for the previous effective upon 30 days written notice. In no event, however, will the interest rate be a 21, 38% per year. If the index is no longer available, Beneficiary will choose a function. Beneficiary will give notice of this choice. Beneficiary reserves the right to ome of interest rate increase.  The given effect by changing the dollar amounts of the remaining monthly gayments.
principal amount of Twenty-six thousand two hundred principal balances.  By Dollars (\$ 26,230.16 )  Respective to an and the interest rate will increase or decrease with changes in the Bank percentage points above the "Bank Prime Loan Rate" published in the Federa partial Bank Prime Loan rate is \$11,50 %, which is the published rate as of the last therefore, the initial interest rate is \$15,38% per year. The interest rate will increase rate loan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding increased or decreased by at least 1/4 of a percentage point from the rate for the previouse effective upon 30 days written notice. In no event, however, will the interest rate be a 21, 38% per year. If the index is no longer available, Beneficiary will choose a conation. Beneficiary will give notice of this choice. Beneficiary reserves the right to omm interest rate increase.  The given effect by changing the dollar amounts of the remaining monthly payment.
principal amount of Twenty-six thousand two hundred Dollars (\$ 26,230.16).  Dollars (\$ 26,230.16).  year on the unpaid principal balances.  erest rate toan and the interest rate will increase or decrease with changes in the Bank Bank Prime Loan rate is \$11.50 \text{ M}, which is the published in the Federa third Bank Prime Loan rate is \$15.38% per year. The interest rate will increase rate loan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding increased or decreased by at least 1/4 of a percentage point from the rate for the previouse effective upon 30 days written notice. In no event, however, will the interest rate be a 21.38% per year. If the index is no longer available, Beneficiary will choose in mation. Beneficiary will give notice of this choice. Beneficiary reserves the right to man interest rate increase.
year on the unpaid principal balances.  great rate foan and the interest rate will increase or decrease with changes in the Ban Ban percentage points above the "Bank Prime Loan Rate" published in the Federalitial Bank Prime Loan rate is \$11,50 %, which is the published rate as of the last therefore, the initial interest rate is \$15,38% per year. The interest rate will increase rid foan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding increased or decreased by at least 1/4 of a percentage point from the rate for the previouse effective upon 30 days written notice. In no event, however, will the interest rate by a \$21,38% per year. If the index is no longer available, Beneficiary will choose conation. Beneficiary will give notice of this choice. Beneficiary reserves the right to the given effect by changing the dollar amounts of the remaining monthly gayment.
year on the unpaid principal balances.  erest rate toan and the interest rate will increase or decrease with changes in the Bank 8 percentage points above the "Bank Prime Loan Rate" published in the Federa itial Bank Prime Loan rate is 11,50 %, which is the published rate as of the last therefore, the initial interest rate is 15,38% per year. The interest rate will increase rate loan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding increased or decreased by at least 1/4 of a percentage point from the rate for the previouse effective upon 30 days written notice. In no event, however, will the interest rate be a 21, 38, % per year. If the index is no longer available, Beneficiary will choose is mation. Beneficiary will give notice of this choice. Beneficiary reserves the right toom on interest rate increase.
erest rate toan and the interest rate will increase or decrease with changes in the Bank 8 percentage points above the "Bank Prime Loan Rate" published in the Federa itial Bank Prime Loan rate is \$11.50 \( \text{M}\), which is the published rate as of the last therefore, the initial interest rate is \$15.38\% per year. The interest rate will increase rate loan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding increased or decreased by at least 1/4 of a percentage point from the rate for the previouse effective upon 30 days written notice. In no event, however, will the interest rate be a \$2.1\times 38.\% per year. If the index is no longer available, Beneficiary will choose is mation. Beneficiary will give notice of this choice. Beneficiary reserves the right toom on interest rate increase.
erest rate toan and the interest rate will increase or decrease with changes in the Bank 8 percentage points above the "Bank Prime Loan Rate" published in the Federa itial Bank Prime Loan rate is \$11.50 \( \text{M}\), which is the published rate as of the last therefore, the initial interest rate is \$15.38\% per year. The interest rate will increase rate loan payment is due, and every third month thereafter, if the Bank Prime Loan rate month during which the third payment will be made, or any like month preceding increased or decreased by at least 1/4 of a percentage point from the rate for the previouse effective upon 30 days written notice. In no event, however, will the interest rate be a \$2.1\times 38.\% per year. If the index is no longer available, Beneficiary will choose is mation. Beneficiary will give notice of this choice. Beneficiary reserves the right toom on interest rate increase.
be given effect by changing the dollar amounts of the remaining monthly gayment
emen witte paid by the original tast tayment is at the state of the st
the said the Agreement of even date herewith, made payable to the Beneficiary, and
Ilments: 130 at 374.02 , followed by 00 at \$ 00
the first installment beginning on <u>April 15</u> , 1989, and the
ay of each month there after until fully paid. All of said payments being made payable ce as the Beneficiary of other holder may, from time to time, in writing appoint.
tion in accordance with the terms, provisions and initiations of this Trust Docd, and the performance of the covenants and agreements herein of One Bollar in hand paid, the receipt where it is hereby acknowledged, do by these presents CONVIIY and WARRANT unto the Trustee betale, title and interest therein, situate, tying and boing in the
STATE OF ILI INOIS, to wit
N TO PRINCE BUILDERS SUSDIVISION THE WEST 1/2 OF THE SOUTHWEST 1/4 SECTION 22, TOWNSHIP 38 MORTH, HIRD PRINCIPAL MERIDIAN, IN .DOK / S_KILDARE AVE CHICAGO, ILLINO'S 60629
CHILDRE.
nements, rights, provileges, interests, rents and positis on and assigns, burewer, for the purposes, and upon the uses and triests herein set footh, free from all rights and heriefits under and by virtu
ovenants, conditions and provisions appearing on page 2 (the reverse side of this trus e a part hereof and shall be binding on the Grantors, their heirs, successors and assigns is the day and year first above written.
(SEAL) (SEAL)
(NEAL)
BARBARA J VARELA
Notate Public in and for and resoling in said County, in the State aforesaid, DO HEREITY CERTIES THAT CAPOL AND Miskell, a widow
TS personally known to me to be the same person, whose name subscribed in the integring trument, appeared before me this day in person and acknowledged that SHE signed and delivered the said.
trument as IEER free and voluntary act, for the uses and putyones therein set forth
HVEN under the hand and Notatral Scal this LOCK day of MARCH AD 19 8.9
EXPIRES 12/29/90  Notary Public  FOR Associates Company Company Company Public  Notary Public  N
HI T ECHOE AT H / FEET DOS

Oak Forest, IL. 6046.

## **UNOFFICIAL COPY**

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

- 1. Grantors shall a promptly report restore of 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 sor other here or charge on the premises superior to the lien hereof, and upon request exhibit satisfactors exclude or of the does harge of such prior lent of Trustee or to Beneficiary, (4) complete within a reasonable time any buildings now or at any time in process of crection upon said premises. For comply with all requirements of law or municipal ordinances with reject to the premises and the use thereof. (6) make no material alterations in said premises except as required by law or monocipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special issessments, 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 bereinder Grantors shall pay in full under protest, in the manner provided by statute any tax or assessment which Grantors is not server. To other
- 3. Granters shall keep alchoidings and is proven only now or hereafter situated or said premises insured against loss or damage by fire lightning or windstorm under policies providing for payment by the invariance comparises of moneys software either to pay the cost of replacing or repairing the same or to pay in full the model educes secured breely, all in companies satisfactors to the Beneficiers under insurance policies payable in case of loss or damage, to Frostee for the beneficiers such rights to be exidence that the standard montgage change to be the discovered by the Beneficiers such rights to be exidence that the standard montgage change to be the discovered by the such as a full 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 extraction.
- 4. In case of default therein. Trustee or Beneficiars may but need not make any payment or perform any as a bereinbefore required of Grantors in any form and manner deemed expedient, and may but need not make full or partial payment of principal or interest on prior incumbrances, if any and purchase, disharge, compromise or settle any tax herior other prior herior other prior herior other prior herior, as tax sale or forfeiture affecting early the research prior herior of the respective of the research or redeem from any tax sale or forfeiture affecting early through a subsection of the purposes berein authorized and all expenses paid or mustred incompression to interest the including attorney is fees and my other memorys advanced by Trustee or Beneficiary to protest the marigaged premises and the lien berest shall be someth additional undefinedness secured hereby and shall become immediately due and payable without notice and with interest therein at the annual percentage rate stated in the Loan Agreement this Trust Deed secures. Inaction of Trustee or Beneficiary shall never be considered as a ways of six right accounts to their or account of any default between the part of Grantors.
- 4. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so a cording 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, sale, fortesture, tax fren or title or claim thereof
- 6. Grantors shall pay each item of indebtedness betein mentioned, both principal and interest, when due according to the terms hereof. At the opinion of Beneficiary, and without notice to Grantors, all unjoined indebtedness sees irred to the. Fract Deed shall notwithstanding anything in the Louin Agreement or in this. Tract Deed to the contrary, become due and payable is immediately in the making paytion to dain in the louin Agreement or discount and continue for three days in the performance of any other agreement of the Grantors her in containing or compenhed or the grantors of the Grantors her in containing or compenhed in the Grantors her in containing or compenhed in the Grantors her in containing or compenhed in the Grantors her in containing or containing the grantors have been according to the Grantors her in containing or containing the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors her in the grantors have been according to the Grantors have been according
- 7. When the meditedness here? \*\*excited shall become due whether by acceleration of otherwise. Beneficiary or Trustee shall have the right to bors lose the ben hereof. In any soil of oxisions the fine hereof there shall by allowed and achided as additional indebtedness in the device for sale all expenditures and expenses which may be paid or mourted by or on behalf of Trustee or Beneficiary for extra spirary as yes outlas for documentary and expenses setting approximate path or the same described by the borst be expended after extra or described by the first so of the first so documentary and expenses which may be paid or mourted by or on the half of Trustee or Beneficiary and described by the first so documentary and expenses which may be estimated as to demonstrate be expended after entry or of the first so documentary and expenses and examinate path or the same for the same as smaller data and associate or with respect to title as Trustees. Beneficiary may describe the example of the same and the same
- 8. The proceeds of any forcelosure sale of the precess had be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the fore-losure proceedings including all such stems is are mentioned in the proceeding paragraph hereof second all other items which under the term hereof constitute secured undeficitional or that evidenced by the Loran Agreement with interest thereon as here, provided, third all principal and interest remaining unpaid on the note fourth, any occupies to Grantous, then here, legal representatives or assigns, as their rights may appear.
- 9. Upon or at any time after the filing of a bill to foreclose the trivol deed, the court or which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale without notice without regard to the solvens or insolvens of Grantons at the time of application for such reserver and without regard to the then value at the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be, predicts of such forecomes whether to collect the rents issues and profits of said premises during the pendency of such forecomes untuin in case of as ada and adeficiency during the rents as such reserver shall have the power to collect the rents issues and profits of said premises during any further times when Grantons except for the intervention of such reserver would be entitled to collect as therein, issues and profits and all other powers which may be necessary or are usual in such cases for the principles of the intervention of the premises during the whole of saids in; in a collect of the intervention of the premises during the whole of saids in; in a collect of the intervention of the premises during the whole of saids in; in a collect of the intervention of the premises during the whole of saids in; in a collect of the intervention of the premises during the whole of saids in; in a collect of the intervention of the premises during the whole of saids in a collect of the intervention of the premises during the whole of saids in a collect of the intervention of the premises during the whole of saids in a collect of the premises during the whole of saids and a collect of the premises during the whole of saids and advantage to apply the premises during the whole of saids and advantage to apply the premises during the said and advantage to a collect of the premises of the prem
- 10. The Trustee or Beneficiars has the option to demand that the balance due on the Jun secured by this trust deed be paid in full on the third anniversars of the loan date of the loan and annually on each subsequent anniversars date. If the option is exercised, Grantons shall be given by "monotice of the election at least 40 days before payment in full is due. If prement is not made when due. Trustee or Beneficiars has the right to exercise any remedies permitted under this trust deed.
- 11. So 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 parts interposing same in an action in law upon the note hereby secured.
  - 12. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose
- 1) Trustee has no duty to examine the title, location, existence, or condition of the premises, i.m. of all Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any acts or onussions hereunder, except in case of grow, negligence or misconduct and Trustee may require indemnities satisfactors to Trustee. One exercising any power herein given
- [4] Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been full, pc.1, either before or after maturity, the Usuace shall have full authority to release this trust deed, the tien thereof, by proper instrument.
- 15. In case of the resignation, mahiby or rehisal to act of Frustee, the Beneficiary shall have the authority to an found a Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- In This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or otherwigh Grantors, and the word "Grantors" when uses ", shall include all such persons and all persons habite for the payment of the indebtedness or any part thereof, whether or not such persons aliall 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.

D CAME The Associates Dictions, Lie L STREET 5540 World 1999 Co. Look Forest, IL. 1999 Co. P. Oak Forest, IL. 1999



	ABOVE	
RTA HERE		
10		
	7	 

ANSTRUCTION

OR

RECORDER'S OFFICE BOX SUMBER....

8911139

1200 mal