SEP 1 0 1990

**UNOFFICIAL COPY** 

Acct # 0204784

90440395

## TRUST DEED

THE ABOVE SPACE FOR RECORDERS USE ONLY

·	otember 6		, 19 <u>90,</u> between	Pearline Harr	is.A Widow
and not since remarried		herein referred	to as "Grantors", au	ndD.W LeGear	<del></del>
1 Imperial Plaza		of			, Illinois,
herein referred to as "Trustee", witne	esseth:	01			, mmois,
THAT, WHEREAS the Grantors have	e promised to pay	to Associates Fi	nance, Inc., herein	referred to as "Bene	eficiary", the
legal holder of the Loan Agreement h	nereinafter describ	ed, the sum of .	Thirty Two Thou	sand Nine Hund	red Sixty
Nine Dollars and Eighty Cent				_ Dollars (\$32,96	
evidenced by one certain Loan Agreer	ment of the Granto	ors of even date h	erewith, made paya	ble to the Beneficiar	ry, and deliv-
ered, in and by which said Loan A	greement the Gra	ntors promise to	pay the said sum		in
\$\frac{441.20}{\text{October 15}}\$, followed by \( \frac{100}{\text{October 15}}\$, \( \frac{100}{\text{October 15}}\$) \)	1 at \$	14,581.93	with the first	installment beg	<del>-</del>
and the remaining installments comin being made payable at 9528 S. Circulation of the state of t	ero Oak Lawn			fully paid. All of sa as the Beneficiary or	
may, from time to time, in writing a			en .		f about the
The principal amount of the Loan Agre Date of <u>September 1549, 2000</u>	em int is \$32.9	69.80	The Lo	an Agreement has a	Last Payment
NOW, THEREFORE, the Grantors to secure the payment of different contained, by the Grantors to be performed, and also in a unto the Thirtee, its successors and assigns, the following described to the North 1/2 of lot 45 and a Chicago a subdivision of bloch 1/4 of the North West 1/4 and Section 31, Township 38 North Illinois.  Permanent Parcel # 21-31-127 Commonly Known As: 8209 S. Commonly Known A	all of lot 46 cks 6,7,9,10 a d the South 1/ n,Range 15 Eas 7-003 Colfax Chicago	eir estate, right, title and it  AND STATE OF  Collock 11  and 11 in par  2 of the So  at; Eact of th	werest therein, situate, lying and FillLinois, to wit: in Orelup and Titition of the Stuth West 1/4 of the Third Princip TRW Fill In Control	coing in the City Of Cl Caylor's Addition South 1/2 of the South East	nicago on to South e South East t 1/4 of
which, with the property hereinafter described, is referred to TOGETHER with improvements and fixtures now attached TO HAVE AND TO HOLD the premises unto the said Truad by virtue of the Homestead Exemption Laws of the State This Trust Deed consists of two pa of this trust deed) are incorporated her successors and assigns.  WITNESS the hand(s) and seal(s)	together with easements, right see, its successors and assigns of lillnois, which said right tiges. The covenan rein by reference a	s, forever, for the purposes and benefits the Orantors of its, conditions ar and are a part her	, and upo. Its up a not trusts he to hereby expression; remained and wind provision; ropea; eof and shall or oine	nive. ring on page 2 (the	reverse side
Flarline Same		(SEAL)		<u> </u>	(SEAL)
		_(SEAL)	. T#11 - #844	-01 RECOPDING 11 TRAN 5754 09/1 53 + A - 90- DOK COUNTY RECORDE	10/90 15:34:08 -440395 ER
STATE OF ILLINOIS,		. O'Connor			
County of COOk			and Not Since	o HEREBY CERTIFY THAT Remarried	
"OFFICIAL SEAL" GEORGE P. O'CONNOR Notary Public, State of Illinois My Commission Expises 5/25/83	appeared before me this de	ny in person and acknowle 	many act, for the uses and pu	signed and deliver rposes thereia set forth. September	the foregoing trastrument, ered the said Instrument, A.D. 19 90
	This instrument was prep	-90-44(	)395		
	Kathleen M.	Griffith (Name)	9 <u>528 S.</u>	Cicero Oak Lav	vn,Il. 60453

600412 Rev. 4-88

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## ANALY IN LEAST AND A PROPERTY THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS Trust Deed):

1. Cleanters shall (1) permiptly require, runters or rebuild any buildings or improvements new or interaction on the promises which casey become duranged or be destroyed; (2) keep said premises not require, without water, and from from mechanic's or other lines or chains for lines are expressly subcritisated to the line hereof; (3) pay whon due any indebtodness which same expressly subcritisated to the line hereof; (3) pay whon due any indebtodness which same to accurate or during on the premises separate to the line hereof, and upon required exhibit satisfactory evidence of the discharge of such prior line to Trustee or to Beneficiary; (4) complete within a remain in the process of the supplement of line or associated or associated on the supplement of line or associated or

4.7 In case of default therein. Treates or Beneficiary may, but wood unt, undo any payment or perform any act hereinbefore required of Grantons in any form and passent desputation, and more full or partial payments of principal or interest on prior encombinances, if any, and particles, discharge, compromise or actile any tax lies or other prior lies or tide or claim thereof, and favorable affecting said psensions or context any tax or promise a surface or prior lies or tide or claim thereof, or redeced frost any and car forther acting said premises or context. All memory paid for any of the payments have an anti-angular and all expansion paid or incurred in a connection therewith; including athermy's fase, and other tecomys advanced by invest or Brantfalary to protect the mortgaged premises and the lies between the substance at the memory paid recently and shall become immediately due and after without a state of the state of t

Construct shall pay each item of / date absent herein assectioned, both principal and inserest, when due according to the sortes hereof. At the option of Buneficiary, and widous motion if individuals according to the contrary, become due and payable (a) instantiately in the contrary in the payable of the contrary, become due and payable (a) instantiately in the contrary in the payable of the contrary, become due and payable (a) instantiately in the contrary in the payable of the contrary in the payable of the contrary in the payable of the payable of the contrary in the contrary in the contrary in the contrary in the payable of the payable of

To When the indubtedness bearing account shall? our at due whether by accolaration or otherwise, Beachings or Trustee shall have the right to foreclose the lies hereof. In any said to foreclose the lies hereof, these shall be allowed and inclinded as said her all "debtedness in the decree for sale all expenditures and expertences which may be paid or incurred by or on behalf of Trustee or Buseficlery for attentive is fless, approximate these, contant for a consentary and expert evidence, then per publication coats and coats (which may be extinated as to leave or the same and expert evidence, as a similar data and assurances with respect to title at Trustee or Houseficiary may does no be reasonably assessment when the or the contained of the same tensor of the same tensor of the same tensor of the same tensor of the presentation of the title or the value of the presentation percentage rate attend in the Luan Agranument this Trust Dead or any indebtedness according including problems for the containing relationships of the same tensor of the presentation or the same of these parts of the same of the same tensor of the same of the same paid or incurred by Trustee or Beneficiary in countries and based after an admitted to the Luan Agranument this Trust Dead or any indebtedness according including problems and based or any said to the same or the same tensor of the same or the same tensor of the presentation or the defense of two shall be a purity, either a spatiality, claims. Or any said for file forecloses hereof share accorded of such right to foreclose whether or not accorded of such right to foreclose whether or not a same the present or the security beneaf, whether or not accorded or set accorded or not accorded or set accorded or not accorded to the containing the same or the security beneaf, whether or not accorded to the present or the security beneaf, whether or not accorded to the same of the present or the same of the presen

3. Upon, or at any time after the filling of a hill to forestow this Trust Docd, the case I in which such bill is filed may appoint a receiver and premises. Such appointment may be made either be or after sale, without notice, without regard to the universey or inservency of Granters at a in time. "suplication for such receiver and without regard to the then value of the premises or whether the sale the first occupied as a homeostant or not said the Trustee horsemed may be appointed in such receiver shall have the power to collect the rents, Issues and profits of said premises do the particular of the financial said, in case of a sale and a deficiency, during the full a satory period of redemption, whether there he redemption or not, as well as during any further times to Creation, except first this intervantion of such receiver, would be mainful to collect mech rents, is near and profits, and all other powers which may be necessary or are usual as such cases for the powers powershale, management and expectation of the premise during the which of said partial. The Case is next of (1) The inhibitations measured thereby, or by any decree foresteeped the Trust Dec. or any tan, appelled antennance or other lies which may be or become apparent to the item he or of such decree, provided such application is standard that the belonce due on the loan sucured by the first of the said anticionary.

10. The Trustee or Beautifeldly has the option is interested, Canasara shall be given written which or have 50 days before payment in full is due. If payment is not said which the national and available to the party interposite assertion as a series of the loan available to the party interposite assertion and available to the party interposite assertion as and available to the party interposite assertion as a series of the loan of the loan and available to the party interposite assertion as a series of the loan of the loa

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m of the premiers, nor shall Treates be ob. \_\_in' so record this Treat Deed or to exercise any power harsis gi mader, except in case of gross expligence or m' so \_\_\_i and Treates may require independes antisfactory to Try

Site, powers and ambanity in our basels given Trustee.

16. This Trust Dead and all provisions beauti, shall extend to and be bindly made persons and all persons liable for the payment of the indefendance or my used foreign that mean and include thy measurem or mediate of Buselicing. ngh Grantors, and ''.e w. rd ''Grantors'' when succested the Lean Agrees, and or this Trust De

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T STREET	ASSOCIATES BANGE INC.	
R city Proceeds	9528 S. CLOERO AVENUE P. O. BOX 586 Oak Lawn, III. 60459	

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