TRUST DEED UNOFFICIAL COPY

90445429

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, madeSE	PTEMBER 6	, 19 _20 hetween.	CALVIN LEE	BRYANT AND
MARY BRYANT, HIS WIFE I	N JOINT TENANCY	herein referred to as "C	Jruntors", and D.W.	LEGEAR
VICE PRESIDENT herein referred to as "Trustee", with		ONE IMPERIA	L PLACE LOMBAR	D, Illinois,
THAT, WHEREAS the Grantors ha	ve promised to pay to Assoc	ciates Finance, Inc., herein r	referred to as "Benefic	riary", the legal holder
of the Loan Agreement hereinafter	described, the principal am	nount of TWENTY THRE	ee thousand one	HUNDRED
NINTY FOUR DOLLARS. AND together with interest thereon at the		hox):	(Dollars (\$	23, 194, 35
NAAgreed Rate of Interest:		unpaid principal balances.		
Agreed Rate of Inversat: This is Loan rate. The interest rate will be Statistical Release H.I. The initial SEPTEMBER 6., 1950.; the with changes in the Prime for radecreased by at least 1/4th of a per cannot increase or decrease more year nor more than 19.21 % p	3.23. percentage point Prime Loan rate is erefore, the initial interest rate when the Prime loan rate pentage point from the Prime 2% in any year. In no	ints above the Prime Loan Ra 10.0.%, which is the pub- rate is 11.2.2.% per year- c, as of the last business day action rate on which the cui- event, however, will the inte-	ate published in the Fe blished rate as of the The interest rate will y of the preceding me rrent interest rate is be crest rate ever be less	ederal Reserve Board's e last business day of lincrease or decrease onth, has increased or ased. The interest rate
Adjustments in the Agreed Rate of in the month following the anniver Agreement will be paid by the last increase after the last anniversary	sary drie of the loan and expansion of the SEPTEN	very 12 months thereafter so	that the total amoun	t due under said Loon
The Grantors promise to pay the	said sum in the air Loan.	Agreement of even date here	rwith, made payable t	o the Beneficiary, and
delivered in 84 consecutive	monthly installment : 12	nt \$ 458,92, fo	ollowed by 83 a	(\$ <u>424</u> .(82
followed by at \$, with the first i istr	illment beginning onQCI	OBER 15	. 19 <u>90</u> and the
remaining installments continuing of	on the same day of each mo	ath thereafter until fully paid	d. All of said paymen	ts being made navable
NOW, THEREPORE, the Granturs to secure the pupil contained, by the Granturs to be performed, and also in co	ent of the taid obligation in accordance with	efficiery or other holder may	rust Died, and the professional of	in witting appoint.
in successors and assigns, the following described Real f	numer and all of their estate, title and inserest	therein situate, tyre, and being in the	The second residence (1991):	T ONE WALKARY COME (NO 11960).
COUNTY OF COOK	AND STATE OF HITNESS			
LOT 43 IN BLOCK 3 IN LAN OF SECTION 14, TOWNSHIP MERIDIAN, IN COOK COUNTY	r, illinois.	S. OF THE THERE PR	ที่ยังรับได้ คยเวลงไฟ	
	16-14 122 121	Court,	\$7917 \$ # ··· 9	90-445429
which, with the property hereinafter described, is referred		A Story top of the	COOK COUNTY R	ECURDER
TOGETHER with improvements and Distores now atta-	ched logether with easements, rights provileg			
TO HAVE AND TO HOLD the premises unto the sea of the Homestead Exemption Laws of the State of Missols.	Trinibe, its successive and assigns, forever a which said rights and benefits the Granious	for the purposes, and upon the uses and trusts do hereby expressly release and usine	i herein set flutis. Live Zustr sti sigi	No and herefits under and by sirtue
This Trust Deed consists of two p deed) are incorporated herein by refe WITNESS the hand(s) and scal(s CALVIN I. BRYANT	erence and are a part hereof a	and shall be binding on the Gi year first above written. MARE 1	ing on page 2 (the rev Irantors, their helm, of J. BRYANI	accessors and assigns.
			904	15109
STATE OF H.LINOIS.	,	DANTEL VANDEN REUT	увт,	9979 9
Country of Color		and residing in said County, in the State after . BRYANT, AND, MARY F.		lat
	who ARE o	wronally known to me to be the same per	nun Sahurnanu S	Inherstort on the first
OFFICIAL SE	imitument, appeared before	t me this day in person and acknowledged that	THEY.	signed and delivered the said
Daniel VandenHe	uvei S	# 101 4 A	te uses and purposes therein set for day ofSEPEEMBER	nh 4 5 90
NOTARY PUBLIC, STATE OF I	LLINDIS 3	بر برم		
***************************************	This instrument was proposed by	•		respect visible

DOREEN A. WASSELL

WEST HIGGINS HOFFMAN EST. 1L 60195

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

- 1. Granters shall (1) premptly repair, restore or rebuild any buildings or improvements now or hervafter on the premises a high was become damaged or be destroyed. (2) keep said premises in good small tensor shall also be a premise and treation and repair, without wasts, and free from mechanic are other lives or claims for lives not approach you be discharge on the premises superior to the lives hersel, and upon request exhibit salisfactory evidence of the discharge of such prior lives or to Benefitiary, (4) complete within a reasonable time any buildings one or at any time in precess of section upon said premises, first make no material alterations in said premises and the use thereof; (6) make no material alterations in said premises are required by law or municipal ordinance.
- 3. Cranters shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when so selection request, furnish to Trustee or to Beneficiary displicate receipts therefor. To prevent default berounder Grantors shall pay in full under protest, in the manner provided by statute, rise or assessment which Grantor may desire to contact.
- 3. Granters shall beep all buildings and improvements now or hereafter situated on said promises insured against loss or damage by fire, lighthing or windstorm under policies providing for payment by the insurance companies of mencys sufficient rither to pay the cost of replacing or repairing the same or to pay in full the indestendness accurate hereby, all in companies astisfactory to the Beneficiary, under insurance policies payable, in case of ions or damage, to Trustee for the hereof it the Beneficiary, such rights to be evidenced by the standard montringes clause to be started to each policy, and shall deliver all policies, including additional and renowal policies, in Beneficiary, and in case of insurance about to expire, shall deliver renowal policies not less than ten days prior to the respective dates of expired.
- 4. In case of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Utantors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior secundarance, if any, and purchase, discharge, compromise or settle any tax line or other prior lies or the following said promises or settle any tax are promises or settle any tax lies or the prior lies in title or claim thereof, or redeem from any tax and any tax or assessment. All money paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney a fore, and any other manneys advanced by Trustee or Beneficiary to protect the muritage of premises and the lies hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without selled in the hereby at the annual preventage rate stated in the local Agreement this Trust Fined incurse. Section of Trustee or Beneficiary shall never be reneithered as a waiver of any right accruing to them on account of any default becomes
- The Trustee or Semelicary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any hill, statement or estimate procured from the class of such built, of any tax, assessment, sale, forfesture, tax item as title or claim thereof
- 8 Gearing shall pay each item of indebtadness herein inentiased, both principal and interest, when due according to the terms hereid. At the optim of hereficiary, and without notice to treation, all unpaid indebtadness secured by \$V_a_limst. Deed to he can be also be a limst begin as immediately in the case of default to reaking payment of any laste. It is not not be Lum Agreement, or the head default to reaking payment of any laste. It is not not be Lum Agreement, or the head obtained begin in the performance of any other agreement of the Granters herein minimized by it fall as part of the principles are such canadiared by the Granters without Beneficiary's prior written consent.
- 7. When the indebtedness here year and shall become due whether by accelerations of theretes, Beneficiary or Trustee shall be allowed and first deals a additional indebtedness in the decree for sale all expenditures and expenses which may be just or incurred by or on helial of Trustee or Beneficiary for atterney a few. Trustee is few, appeale with a subject deal is a subject to the control of the sale and expenses which may be just or incurred by or on helial of Trustee or Beneficiary for atterney a few. Trustee is few, appeale with a subject to title and the subject to the subject to title and the s
- 8. The precede of any foreclosure sale of the premise shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure precedings. Including all such thems as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Land Agreement, with interest thereon thereof as hereof previde, it int. Il principal and interest remaining unpaid on the note, fourth, any overplus to Grantors, their heirs, legal representatives or sasigns, as their rights way appear.
- B. Upon, or at any time after the filing of a bill to foreclose this that deed, the rours in which such bill to filed may appoint a receiver of and premises. Such appointment may be made either before or after only, without notice, without regard to the time of application for such receiver and without regard to the time of the premises or whether the same shall be then occupied as a homestand or not and the Trustee herounder may be upposed only of such fractions as a homestand or not not include the rental issues and profits of said premises during the prediction of such fractions are not and in the premises of using the content of such fractions of such fractions, in the such reserves the first their between elemental in one of such fractions, which may be necessary or are usual in such cases for the protection, nonecession, management and operation of the premises during the whole of said prive I but from time to time may authorize the receiver to apply the intermediate in the first time and a prior to first home or in his fands in payment in whole of in part of the first home secured hereby, or by any decree for change this Trust Law 6. "Any tax, payment and operation of the first home or an in the first hereby or any any force for any payment of making the whole of an experiment of the premises of such decree, provided such application to made prior to first found on the life hereby or and of such decree, provided outh application to made prior to first found.
- (I) The Trustee or Beneficiary has the appine to demand that the halance due on the first necessary distribution the third anniversary of the from date of the loss and annually each solvenesses antierasty date if the loss has a fixed interest rate. If the option is exercised, Grantous will be given written notice of the election at least 40 days before partners in full is due. If payment or made when due, Trustee or Beneficiary has the right to exercise any remedies parm, ted up to this trust deed.
- 11. No action for the safercament of the link or of any provision bereof shall be subject to my decrease which would not be good and available to the party interposing name in an action at law upon note hereby secured.
 - 12. Trision or Bosoficiary shall have the right in impact the premiurs at all reasonable times an lace so thereto shall be permitted for that purp.
- 13. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor real Trustee be obligated to record this trust deed or to exercise any power heroin given unless engagedly obligated by the terms heroin, nor be fisher for any acts or emissions heroinder, except in case of the trustee or misconduct and Trustee may require indemnities satisfactory to Trustee before extending any power heroin given
- 14. Upon presentation of sessificatory evidence that all indebtedness secured by this Trust Doed has been fully pad, asther before or after maturity. The Trustee shall have full authority to release this idead, the liest thereof, by proper instrument
- 15. In case of the resignation, (nobility or refusal to act of Truster, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust between shall have the identical powers and authority as are basein given Trustee.
- 16 This Trust Doed and all provisions hereof, shall extend to and be binding upon Oransors and all persons claiming under or through Grantors, and the word "Grantors" when used herein shall use all such persons and all persons liable for the paymentified are rederindents or any part thereof, whether or not such persons that have executed the Loan Agreement or this Trust Doed. The term efficiery as used herein shall mean and include any occasioner'be assigns of Beneficiary.

90445429 Abea-red	NAME STREET CITY	THE ASSOCIATES 142 WEST HIGGINS RAD HORTMAN ESTATES, ICC 6195	FOR RECORDEN. IN ICE PURPOSES INSERT MIREET AT OR LSR OF ABOVE DESCRIBED PROPER Y VERE
	INSTRUCTION	OR RECORDER'S OFFICE BOX NUMBER	

607664 Rev. 12-89 (1.8.)

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