## UNOFFICIALOGOPY 4 9

TRUST DEED		THE ABOVE SPACE FOR RECORDS	BIS DIRECTOR 305624	19
THIS INDENTURE, made	NOVEMBER 14	, 19 <sub>0</sub> , between	-DANIEL HAGOOD AND	MELISSA
HACCOD, HIS WIFE	herein ref	erred to as "Grantors", an	D.W. LE GEAR	
		LOMBARO		llinois,
herein referred to as "Trustee", with				
THAT, WHEREAS the Grantors hav	• •			
legal holder of the Loan Agreement l	nereinafter described, the su	m of <u>Elgst Thousa</u> n	D SEVEN HUNDRED TH	IRTY .
SEVEN DOLLARS AND NINETEEN C	ENTS		_ Dollars (\$ 6737.19	),
evidenced by one certain Loan Agree	ment of the Grantors of even	date herewith, made payab	le to the Beneficiary, and	deliv-
ered, in and by which said Loan A	greement the Grantors pron	nise to pay the said sum	\$8737.19	in
40 consecutive monthly	installments:178	at \$178_31,	followed by	at
\$_60, followed by .			installment heginnis	ig on
DECEMBER 19 9 90 (Month & Day)	· • -			
(Month & Day) and the remaining installments contin		th month thereafter until fi	ully said. All of said sa	rmente
being made payable atOAK_PAP	ruing on the same day or car	. Illinois, or at such place at	the Beneficiary or other	holder
may, from time to time, in writing	point.			
The principal amount of the Loan Agre		The Lon	n Agreement has a Last Pi	lyment
Date of DECEMBED 19 , 19 94 .			•	•
NOW, THERUPORE, the Geneture to secure the payment of the rein contained, by the Creature to be performed, and also in a	he said obligat on in accordance with the terms,	provisions and limitations of this Treet Deed,	and the performance of the covenante and	NETROGRAPHIA VA RIIII A NIT
unto the Trustee, its successors and assigns, the following desc				
COUNTY OF	COOK AND	STATE OF ILLINOIS, to wit:		
LOTS 14 AND 15 IN BLOCK 2 IN CHICAGO, BEING A SUBDIVISION 28, TOWNSHIP 39 NORTH, RANGE IN COOK COUNTY, ILLINOIS. COMMONLY KNOWN AS; 4929 W. TAX NO; 16-28-428-001	IN THE SOUTH FAIT CAN	ARTER OF SECTION DEPTINCIPAL MERIDIAN DEPT-01 TW2222 W7255	RECORDING TRAN 9591 11/16/98 1 # 15 * 90-562	
which, with the property hereinafter described, is referfed to			COUNTY RECORDER	
TOORTHER with improvement and fixtures now stacked.  TO HAVE AND TO HOLD the remises unto the said True			in set forth, free from all rights and ben	dia weter
TO HAVE AND TO HOLD the premises unto the said Tres and by virtee of the Homestead Escraption Laws of the Same This Trust Deed consists of two pa of this trust deed) are incorporated her successors and assigns.  WITNESS the hand(s) and scal(s)	ges. The covenants, condition with the reference and are a particular condition of the condition of the condition condition of the covenants, condition condition of the covenants, condition condition of the covenants, condition condition of the covenants, condition co	ons and provision, appearing the province of the condition of the conditions are conditionally and the conditions are conditions and the conditions are conditions are conditions are conditions and conditions are conditional conditions are conditions are conditional conditions.	ng on page 2 (the reven	e side
9056244	9		'C	•
3020%	1 11 6	. 12.	C	
STATE OF ILLINOIS,	. William Bar			
County of Du Page SS.	a Notary Public in and for and residing in DANTEL HAGOOD AND		HERBEY CERTIFY THAT WIFE	
	who ARE personally known to s	ne to be the sense person _S_ whose name.	S_ARE referribed to the foregoing	y lastronia,
	appeared before me this day in person and :		signed and delivered the sa	id Instrument
SE RUSK WILLIAM	as THEIR free	and voluntary act, for the uson and purpose thisday of	William A.D.	95
MINISTER SEALOR OF THE COMMENSATION OF THE STATE OF THE S		Lil	lu Bullous Pal	ile .
WIRISHING STONE			routy rac	
HOMEN HOLDS				
T COM!	This instrument was propared by			
	C. BELL	KONE W.	NORTH AVE OAK DK.II	60302
	(Name)		NORTH AVE OAK PK. II	

X3Mall

## **UNOFFICIAL COPY**

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE ! (THE REVERSE SIDE OF THIS Trust Doed):

·汽车中57.46.77

- Crantors 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 sald condition and repair, without waste, and free from mechanic's or other lists or claims for lies not expressly subordinated to the lies hereof; (3) pay when due any indebteduess which me a lies or charge on the premises superior to the lies hereof, and upon request exhibit netablectory evidence of the discharge of such prior lies to Trustee or to Beneficiary; (4) complete with time any buildings now or at any time is process of erection upon said premises are (5) comply with all requirements of law or municipal ordinances with respect to the premises are (6) make no material absentions in said premises except as required by law or municipal ordinance.
- . Crantors shall per before any punalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sower service charges, and other charges against the punaless often ad shall, upon wristen request, fermink to Trustee or to Beneficiary deplicate receipts therefor. To prevent default bereunder Grantors shall pay in full under protect, in the number provided by statute, to esteement which Grantor may dealer to content.
- 3. Cranters shall keep all buildings and improvements now or hereafter situated on mid 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 cost of replacing or requiring the same or to pay in full the indebtedness accuracy hereby, all in companies attributery to the Bundlebry, under insurance policies payable, in case of loss or damage, the Trusten the Piesefficiery, such rights to be syldenously to estandard sometings clause to be extanded to each policies, not less than ten days prior to the respective dates of engingsion.
- 4. In case of default therein, Thustee or Beneficiary may, but need not, renke my payment or perform any act hereinbufore required of Orantors in any form and standard demand any other payments of principal or interest on rectain flatner or redeem from any tax sale or forfeiture affecting said premises or contact any tax or accounted. All manages paid for any of the purposes haven methodized and all appears paid or incurred in connection therewise, including otherspy's flatner any other secures advanced by Trustee or Resefficiary to protect the mortgaged premises and the horself, deal has a many additional individuous executed facety and shell become immediately due on payable without notice and with increased personately in the Land Agreement this Thest Deal accurate Basedon or Basedolary shall never to considered in a limited of any right accruing to these on pay default hereander on the part of Grantors.

- 7. When the indebtedness hereby secured in a person des whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the lies based. In any set se fagurate iten hereof, there shall be allowed and included as \$50° and indebtedness in the decree for sale all capacitares and expanses which may be paid or incurred by or on behalf of Trustee or Beneficiary storney's fees, Trustee's fees, appraisers' fees, oute, for . Summerary and expert evidence; secongraphers' charges, publication costs and costs (which may be estimated as to instant to be expected as a second procuring all such interacts of titls. All expenditures of the second procuring all such interacts of titls. All expenditures and expenses of the sature in title as Trust per second procuring all seconds are in the second procuring and seconds are in the person of the second procuring and seconds are in the person of the second procuring and seconds are in the second procure of them shall be a party, other as plantally, chains a for the second procuring and seconds are in the second
- 9. Upon, or at any time after the filling of a bill to foreclose this Trust Dand, he could be which such bill is filed may appoint a receiver of said premises. Such appointment may be reade or after sale, without notice, without regard to the solvency or insolvency of Grantoni at "a 'an of application for such receiver and without regard to the then value of the premises or whethe shall be then occupied as a homestead or not and the Trustee hereunder may be appointed or "m' receiver. Such receiver shall have the power to collect the reats, issues and profits of said premise the pendency of such foreclosure used and, in case of a sale and a deficiency, during the sall instance, whether there he redemption, whether there he redemption or not, as well as during any further.

  Grantors, except for the intervention of such receiver, would be extitted to collect such such cases for the presentation, control, managination of one and operation of the premises during the whole of said period. The Colet from time to time may suthorize the receiver to apply the net income in whole or in part of: (1) The indebtedness accurated hereby, or by any decree foreclosing this Tri to Dead, or may just any sustainable the receiver to apply the net income an experient or further than to these to the definitions.
- 11. No action for the enforcement of the lies or of any provision hereof shall be subject to any defense which would not be good and available to the party interpening same in an action at law again note hereby severed.
  - able times and access therein ( ) on permitted for that purpose.
- 13. Trustee has no duty to the first purpose.

  13. Trustee has no duty to the first purpose.

  13. Trustee has no duty to the first purpose.

  13. Trustee has no duty to the first purpose.

  13. Trustee has no duty to the first purpose.

  14. Trustee has no duty to the first purpose.

  15. Trustee has no duty to the first purpose.

  16. Trustee has no duty to the first purpose.

  17. Trustee has no duty to the first purpose.

  18. Trustee has no duty to the first purpose.

  19. Trustee has no duty to the first purpose.
- on secured by this Treat Dord has been fully paid, either before at feer maturity, the Trustoe shall have full mil
- ingiven Trustee.

D E L	NAME '	THE ASSOCIATES FINANCIAL SERVICES	POR RECORDERS OF BY PURPOSES REPORT STREET ADOR AT THE ABOVE DESCRIBED PROPERTY ASSETS
Į V	STREET	6905 W. NORTH AVENUE	4929 W. 3018 51
E RY	CITY	OAK PARK, 1L,60302	CICERO, IL, 60650
295	INSTRUC	TTIONS	

**ASCONDER'S OFFICE BOX NUMBER** 600412 Rev. 4-86