Acct#0305563-10

THE ABOVE SPACE FOR RECORDERS USE ONLY

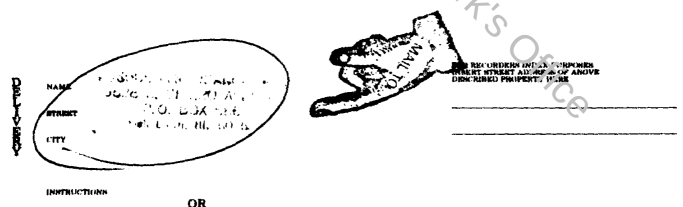
THIS INDENTURE, made 7-31	. 19 90,	between David A Arti	s and
Juanita V, Artis, his wife in	joint tenancy herein referred	to as "Grantors", and D.W	.LeGear
asst vice president herein referred to as "Trustee", witnesseth:	of 1 Imperial	. Plaza Lombard	, Illinois,
		hamin ==0	
THAT, WHEREAS the Grantors have promis	• •		_
of the Loan Agreement hereinafter described ninety three dollars and sever	-		
together with interest thereon at the rate of (		. \$1344 \$ ♠ ₩ . COOK COUNTY	113 272 08/02/70 14:22:00 1-90-374188 RECORDER
D/Agreed Rate of Interest: %	per year on the unpaid principal ba	fances.	
Exagreed Rate of the est: This is a variable Loan rate. The interest rate will be 3.56 Statistical Release H.F. The initial Prime June 19.56; therefore, the with changes in the Prime Ison rate when the decreased by at least 1/4th of a recentage pleannot increase or decrease more than 2% year nor more than 19.50% per year.	Depercentage points above the Prime Loan rate is 10.00 %, which is he initial interest rate is 13.50 % the Prime loan rate, as of the last bus oint from the Prime loan rate on which in any year. In no event, however, wi	e Loan Rate published in the F is the published rate as of the per year. The interest rate with siness day of the preceding m ich the current interest rate is to the interest rate ever be less	ederal Reserve Board's e last business day of il increase or decrease onth, has increased or based. The interest rate
Adjustments in the Agreed Rate of Interesting the month following the anniversary data. Agreement will be paid by the last payment increase after the last anniversary date prior	shall be given effect by changing the 1st the loan and every 12 months the date of 8, 10, 18, 2	dollar amounts of the remain reafter so that the total amount 1905. Associates waives the re-	nt due under said Loan
The Grantors promise to pay the said surrelivered in 180 consecutive monthly			
	¥ //		_
remaining installments continuing on the sar at .9528 S. Cicerro. Blinois, or at such some of the payment of the sar of the formation of the transient, by the Grandors to be performed and also of consideration of the increasions and assigns, one following described Real bases and all of	me day of each morror increaster until place as the Beneficially or other he obligation in accordance with the terms or draws and limits the united that the hand paid, the needs whereit is be	fully paid. All of said paymer bider may, from time to time, thought from the performance of the action beginning of the best performance of the action beginning.	its being made payable in writing appoint.
Cook Lot number 29 in the Subdivisi Trustees' subdivision of Sect: Meridian, in Cook County, Illi PIN 25-16-214-043 Community known as: 10544 S Per	ion 16, Township 37 North, Inois, 75	Ringe 14 East of th	) in the School e Third Principal CASCA WEAL ESTATE AN SERVICES UNTE #1015
which with the property becompler described is referred to berein as 6 (886)-810-8 with improvements and fixtures non-also field ingelner of 11/13/51/2 ANIA 12/14/51/3 the premises and the and Trasses, as as of the Stamenteal Energyton Laws of the State of Blotton, which can't in	with easternants, rights, previously, interests, easts and profits.	CHIC	D.N. LASALLE AGO, IL 60602  Des and hemoths confer and the value.
This Trust Deed consists of two pages. The deed) are incorporated herein by reference and WITNESS the hand(s) and seal(s) of Grad	d are a part hereof and shall be binding ntors the day and year first above wr	on the Grantors, their heirs sitten.	
	DAVIO A	Antis Oxla	, IRFAT i
	Sun Halle	V. Artis	189 AU 1
STATE OF BERNON	· Goorga P O'Connor		
Found of Cook	David A. ARtis und Juan	nea-v-apera, "fria wie	80 as joint tenant
"OFFICIAL SEAL"  GEORGE F. O'CONNOR  Notary Public, State of Illinois  My Commission Empires 5/25/93	Instrument appeared before the this day in person and acl	idats act for the uses and purposes therein set t	signest and define tell the said
Purchase out of the same		المال موسي July معلق المالية ا George /F O'Conno	Sylve
This initia	risent was prepared to		
667666 Rev. 11-89 (1-9)	A state of the sta	April 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	188
607664 Res 11:89 (1.9)	The second of th	TABIENS :	-

## **UNOFFICIAL COPY**

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

- 1. Grantors shall: It promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep eard premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for her not expressly subordinated to the free; (3) pay when due any indebtedness which may be secured by a less or charge on the premises superior to the lien hereof, and upon request exhibit an infancacy overdence of the discharge of such prior lien to Trustee or to Benefitiary, (4) complete within a reasonable time any buildings or we are a my time as precise of section upon said premises. (5) comply with all requirements of law or municipal ordinances with respect to the promises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Graniors shall pay before any penalty attaches all general taxes, and shall pay sparral taxes, sparral amesservents, water charges, never service charges, and other charges against the previous due, and shall, upon written request, furnish to Trustee or to Betteficiary duplicate receipts therefor To prevent default hereunder transacts shall pay infull under protest, in the manner provided by statute, any tax or assessment which Granior may desire to contest.
- 3. Granters shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance compenses of moneys sufficient either to pay the cost of replacing or repairing the same or up ny in full the todebledness secured hereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of less or damage, in Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all 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 engineering the same of the companies and renewal policies.
- 4. In case of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior recumbrances, if any, and purchase, ducharge, compositive or settle say tax bein or other prior lies or fairn thereof, or redeem from any tax asia or forfeiture affecting and premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attempt's fees, and any other moneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lies hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereos at the annual presentatings rate stated in the lies hereof, after this Trust Deed secures. Inaction of Trustee or Beneficiary shall never be considered as a waiver of any right accounts to them on account of any default hereunder on the part of Grantors.
- 5. The Trustee or Bureficiary hereby accured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate proxited from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sole, forfeiture, tax lien or title in claim thereof
- 6 Orginors shall pay each item of indebtedises herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by this "that Deed whall, not withstanding anything in the Loan Agreement or in this Trial Deed to the contrary, become due and payable is immediately in the case of default in making payment of any installs with a thin his boar Agreement, or in whom default shall occur and continue for three days in the performance of any other agreement of the Grantons herein contained, or reliminately if all see part of the provides a respect to the Grantons herein contained, or reliminately if all see part of the provides a respect to the Grantons herein contained.
- Immediately if all or part of the pressure of an are noted or transferred by the General sections without isonerizing a pour excision consists.

  2. When the indebtachment here is actuard shall become due whether by acceleration or otherwise, Benefitures or Trustee shall be allowed and in the desire of the desire of the permitters and expenses which may be paid or incurred by or on behalf of Trustee or benefiture; as a starting of feet. Trustee's feet, appraiser if feet and a starting of the decree of procurring all such that are a starting of the decree of procurring all such that are of talls, the searches and a sample epiticism. To reters correlately, and similar data and assurances with respect to the expended after entry of the decree of procurring all such that is not talled to the searches and a sample epiticism. To reters correlated, and similar data and assurances with respect to the expended after entry in the sample and the sample of the samp
- # The proceeds of any foreclosure sale of the premise a fall be distributed and applied in the following order of priority. First, an account of all custs and expenses incident to the foreclosure proceedings, including all such terms as are mentioned in the preceding paragraph hereof, second, all other terms which under the terms hereof constitute secured indehtedness additional to that evidenced by the Lossy Agreement, with interest thereon as increased and interest remaining unpaid on the note, fourth, any overplus to Grantors, their lieux, legal representatives or assigns, as their rights may appear.
- In The Trustee or Beneficiary has the option to demand that the balance due on the his recursed by the trust deed be paid in full on the third sensyversary of the his date of the loan and annually an each subsequent anniversary date. If the option is chercised, Grantors shall be given writer positive 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 doed.
- 3) No action for the enforcement of the hen or of any provision hereof shall be subject to a y defense which would not be good and available to the party interposing same in action at law upon the note hereby secured.
  - 12 Trustee or Buseficiary shall have the right to inspect the premises at all reasonable times and since a shereto shall be permitted for that purpose
- 13. Trustee has no duty to examine the inte, location, existence, or condition of the president, nor shift for all the condition of the president of the president of the condition of the president of the president of the condition of the president of the president of the condition of the president of the presid
- 14. Upon presentation of actiofactory evidence that all indebtedness secured by this Trust Deed has been fully pe 2, rither before or after maturity, the Trustee shall have full authority to release that trust deed, the lien thereof, by proper instrument
- 13. In case of the resignation, mainling or refusal to got of Trustee, the Beneficiary shall have the subscript to appoint a Su .co. or in Trust. Any Successive in Trust hereinder shall have the identical title, powers and authority in a see herein given Trustee.
- 16. This Trust Deed and all provinces hereof, shall extend to and be binding upon Grantors and all persons claiming under its account Grantors, and the word "Grantors" when used inects shall necess all such parameters and all persons inche for the payment of the indebudiness or any part thereof, whether or not such parameter are executed the Lone Agramment or this Trust Deed. The term fermificiary as used herein shall mean and include any successors or assigns of Beneficiary.



RECORDER'S OFFICE BOX NUMBER