TRUST DEED UNOFFICIAL COPY 7

THE ABOVE SPACE FOR RECORDERS USE GNLY

THIS INDENTURE, made	FEBRUARY 22		, 19 <u>9</u> 1, betwe	en FRANK J. COL	STANTINO AND	ROSEAN
CONSTANTINO HUSBAND A	ND WIFE	herei	n referred to as	"Grantors", and	D.W. LEGEAR	
OPERATIONS V	ICE PRESIDENT	ofQN	IMPERIAL	PLACE, LOMBARD	, ii	linois,
herein referred to as "Trustee",						
THAT, WHEREAS the Grantors						
of the Loan Agreement hereina	fter described, the prin	cipal amount of_	THIRTY EIG	HT THOUSAND SI	C HUNDRED TWE	YTY_
FOUR DOLLARS, AND NIN				Dollars (\$	38,624.99).
together with interest thereon a	the rate of (check app	olicable box):				
NA Agreed Rate of Interest:						
Agreed Rate of Facrest: The Loan rate. The interest rate will Statistical Release H 15. The FEBRUARY 22 19 91 with changes in the Prime to decreased by at least 1/4th UC 2 cannot increase or decrease nayear nor more than 21.37	I be 5.87 perce initial Prime Loan rat; therefore, the initial rate when the Prime percentage point from one than 2% in any year. The interest	ntage points above e is 9.5 % interest rate is loan rate, as of the Prime loan rate. It no event, he st rate will not cl	the Prime Loar, which is the 15.37 % per yehe last business are on which the owever, will the hange before the	Rate published in the published rate as of ear. The interest rate day of the preceding current interest rate interest rate ever be a First Payment Date.	the last business of will increase or de month, has increase is based. The interestes than 13.37	day of screase ased or set rate. % per
Adjustments in the Agreed Ra in the month following the and Agreement will be paid by the increase after the last anniversity.	niversary date of the lo last payment of ae of _	an and every 12 n MARCH 10	nonths thereafter , XX2006.	r so that the total am Associates waives the	ount due under said	d Loan
The Grantors promise to pay	the said sum in the se	id Loan Agreeme	nt of even date	herewith, made payat	ole to the Benefician	ry, and
delivered in 180 consecu						
followed by at \$, with the	fire installment b	eginning on	APRIL 10 (Month & Day)	, 19 <u>91</u> _ a	ind the
remaining installments continu	is, or at such place as	the Beneficiary	or other holder	paid. All of said pays may, from time to tis	me, in writing appo	oint.
NOW, THEREFORE, the Grantors to secure the completed, by the Grantors to be performed, and the					DNVEY and WARRAHT was a	ha Trustee
its successors and assigns, the following described COUNTY OF COOK	AND STATE		//×,			
LOT I AND THE NORTH AVENUE HOME ADDITION EAST QUARTER NORTH OF NORTH, RANGE 13 EAST COUNTY, ILLINOIS.	TO CHICAGO BEINF ARCHER AVENUE OF THE THIRD PR	G A SUBDIVIS IN SECTION 8 INCIPAL MERI -035-0000	ION OF THE	SOUTH	11 02/25/91 13: - 91-085 !	\$13.29 :36:00 92 7
which, with the property hereinafter described, is		PASSASOIT		(0.		
TOCETHER with improvements and fixtures of	um strached sogether with easements	rights, privileges, interests,	reats and profits.	عَيْمَ (الله الله الله الله الله الله الله ال	A Secretary of the second	
TO HAVE AND TO HOLD the premises unto of the Homesteal Exemption Laws of the Store of					♠	
This Trust Deed consists of deed) are incorporated herein be WITNESS the band(s) and	y reference and are a pa	irt hereof and shal	l be binding on t	he Grantors, their ne í	e reverse side of the rs, successors and a	is trust ssigns.
mal f. G	2	(SEAL)			······································	., (SFAL)
Arsekan C	motentino	(SEAL)			····	(SIAL)
STATE OF ILLINOIS,	· ·	DANIEL VANDE				-
country of Certif		rublic in and for and residing ANK AND ROSE		ne aliverald. DO HEREBY CERT	TFY THAT	
	who	ARE personally to	some to be the sa	ene person S_ whose same	S subscribed to the	- Burging
" OFFICIAL SE	A I H I Instrument	, appeared before me this dig	in person and acknewled	ped theiTHEY_	signed and deliver	
Daniel VandenHe	Instrument	es		i, for the uses and purposes therei	n set forth. ARY AD IS	91
MY COMMISSION EXPIRES	2/14/94			Je	No	tary Public
	This instrument was prej	ared by				

142 W. HIGGINS RD HOFFMAN EST IL. 6019

DOREEN A. WASSELL

UNOFFICIAL COPY

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

- 1. Cranters shall (1) promptly repair, restere or rebuild any buildings or improvements new or increase or the premiers which may become damaged or be destroyed; (2) keep and premiers in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien set expressly subgrituated to the lien hereof; (3) pay when due any indebtedones which may be accurately a free or claims for liens are started as the lien hereof; (4) campiete within a reasonable time any buildings new or at any time in presence of erection upons and openions; (6) temply with all requirements of law or municipal ordinances with respect to the premiers and the use thereof; (6) teachers are material alterations in each premiers except as required by law or municipal ordinance.
- Grantors shall psy before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, newer service charges, and other charges against ad shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To provent default hereunder Grantors shall pay in full under protest, in the manner; as assessment which Grantor may desire to contest.
- 2. Organiors shall been all buildings and improvements now or hereafter situated on anid promises insured against loss or damage by fire, lightning or windstorm under policies previding for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or is pay in full the indebtedness secured hereby, all is composite actinizatory to the Breaftdary, under insurance policies payable, in case of ions or damage, to Trustee for the breaftdary, such rights to be evidenced by the standard mortange clause to be extanded to each policy, and shall delive resource policies and reserved policies, to Bereaftdary, and in case of insurance about to expire, shall deliver resource policies not tone than ten days gride to the resource dates.
- 4. In one of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinhelders required of Grantors in any form and manner decessed expedient, and complete the mediant, make full or partial payments of principal or interest to prior became, and completely payment or nettle any tax lies or short prior lies or title or claim thereof, or redeen from any tax as for the feture affecting and promines or contest any as a suscensive and all the or short prior lies or title or claim thereof, or redeen from any tax as or ferfeture affects and promises or contest any tax or assessment. All maneys paid for any of the purposes herein authorized and all expenses paid or fearured in occase the redeel, siculated particles and with interest thereof, the contest of the purpose advanced by Trustee or Secretary to protect the energy of premises and the lies hereof, shall be so much additional indebtashors secured has all hecome immediately due and payable without notice in the lies of the particles of the energy due to the energy due to the energy due to the energy due to them on account of any default increased on the part of Granters.
- 8. The Trustee or Beneficiery hereby secured making any psyment hereby authorized relating to taxee or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without impairy into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, and, for fetture, tax live or claim thereof.
- 6. Granters shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Buneficiary, and without nation to Granters, ell unpaid indebtedness secured by this Trust Deed shall, not withstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable to inconsiderly in the case of default is seaking payament of any install? "A ten the Loan Agreement, or b) is hen default shall occur and manitume for these days in the performance of any other agreement of the Granters herein contained, or is immediately if all or part of the over less are sold at transferred by the Granters without Beneficiary's prior written opened.
- 7. When the indebtadness hereby accured shall become due whether by acceleration or etherwise, Branficiary or Trustee shall have the right to foreclose the less hereof, there shall be allowed and trustees and trustees in the decree for sale all expanditures and expenses which may be paid or incurred by or on behalf of Trustees or Benefitting for extenses it fees, represent of the decrees of precuring all or in a streets of title, title searches and examinations, guarantees solicing the decrees of precuring all or in a streets of title, title searches and examinations, guarantees solicing the decrees of precuring all or in a streets of title, title searches and examinations, guarantees solicing the decrees of an esselve data and assortances with respect to title or trustees to be reasonably " or "veither to procedure to be decreed to the solicing the streets of the secrets of the search of the search
- 8. The proceeds of any foreclosure sale of the printe's shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclasses proceedings, including all such items as are mentioned to the procedure paragraph hereof; seemed, all other items which under the terms hereof constitute accured indebteduous additional to that evidence then Agreement, with interest thereon as herefor a writed; third, all principal and interest remaining unpaid on the note; fourth, any overplue to Grandon, their heirs, legal repeasantations a seeigns, as their rights may appear.
- B. Upon, or stany time after the filling of a bill to foresteen bis 's' shoul, the rourt in which such bill is filed oney appoint a receiver of and panelines. Such appointment may be made either bafore or after sale, without notice, without regard to the believery or insolvency of Urantors at the time of application for such receiver and without regard to the then write of the promises or whether the same shall be then occupied as a homestand or not and the Trustee hereunder may be or "stad as such receiver. Buch receiver shall have the power to collect the route, insues and profits of said premises during any further times when Grantova, except for the intervention of such receiver, would be entitled to collect an a rests, insues and graftia, and all other powers which may be necessary or are usual in such cases for the premises during any further times when Grantova, management and operation of the premises during the whole of said write. The Court from time to time may authorize the receiver to apply the not income in his hands in payment in whole or in part and it? The indubtedness source hereby, or by any decree foresteing this Privace of a strength assessment or other lies which may be an because superior to the lies have of application, provided such application is made prior to foresteen; 21 the deficiency in case of a we and deficiency.
- 10. The Trustee or Beneficiary has she aption to demand that the halance due o i the low a secured by this trust deed be paid in full on the third anniversary of the loan date of the form and annual tack subsequent anniversary date if the loan has a fixed interest rate. If the option is a fixed of presence of the election of least 90 days before payment in full is due. If payment of under when due, Trustee or Beneficiary has the right to exercise any remedies per at no under this trust deed.
- 11. No action for the enforcement of the lien or of any provision hereof shall be subject to r q do, one which would not be good and available to the party interposing some in an action at less upon note hereby accurad.
 - 12. Trustee or Beneficiary shall have the right to impact the premises at all reasonable times and some thereto shall be permitted.
- 13. Truster has no duty to examine the title, location, existence, or condition of the primines, n. * or Trustee be obligated to record this trust doed or to exercise any gover familia given unless approach of the terms between the title, location, existence, or conditions becaused, exotyl in cast of ross rapligance or misconduct and Trustee may require indomnition additionable additionable or Trustee force.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Dand has been fully raid either before or after maturity, the Trustee shall have full and deed, the line thorous, by proper featurement.
- 15. In case of the resignation, imbility or refusal to act of Truster, the Beneficiary shall have the authority to appr at a Successor in Trust. Any Successor in Trust hereunder shall have the little, powers and authority as are herein given Trustey.
- 16. This Trest Deed and allowed-intent terrors, shall extend to send be binding upon Grantors and all persons claiming under of theruph Grantors, and the world "Grantors" when used herein shall person and all persons in a large of the payment of the indebtedness or any part thereof, whether or not such payment if a large executed the Lona Agreement or this Treat Benef. The event interfecting as used herein allocations and include any successors or sanigus of Beneficiary.

 PUR RECORDS IN APT, PURPOSES



ASSOCIATES FINANCE NAME 142 WEST HYGGINS RD STREET HOFFMAN ESMATES. ILL 60195 CITY

INSERT STRUE:	

FOR RECORDS IS IN ACT PURPOSES

DELLY

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER.