TRUST DEED

| \$ 14794 | er i er er er er i trattet til Statte d | os signavite sueste etts etx (\$1000) The hit est state (\$600) thesi | SER PRODUCT AND TO A SERVICE FOR | | |
|--|--|--|--|--|--|
| And the second s | August 25 | | 92 | Jessie Lopez, a baci | nelor: |
| HS INDENTURE, made | | horein | 154 — ' Detween | intors", andRobert D. I | i de la companione de l |
| perations Vice President | | | | and the second s | was a fire of |
| rein referred to as "Trustee | | OI <u>Varu</u> i | CON TELLUCE | en open kom der Selfer Selfer och betrade sig kom se kom det selfer som det selfer som det selfer som det self Til selfer sig kom kom det selfer selfer som det selfer som det selfer som det selfer som det selfer selfer s Til selfer s | Annons, Carrons, Carr |
| IAT, WHEREAS the Granto | ors have promise | the desired of the property and the desired of the contract of | فالرازية فالفارط ليونيها | erred to as "Beneficiary", the | ent to |
| the Loan Agreement herein | after described, | the principal amount of | Fifty Six Thousa | nd Three Hundred Forty F | our Dellars |
| | | | | Dollars (\$ 56,341.17 | ing a state of the |
| 5 TAX | | heck applicable box): | | Server Scholler, Johnson Scholler, M. Server Scholler, and J. Ser | Carron Management of the Carron |
| | and the second of the second o | per year on the unpaid prin | | ase or decrease with changes | in the Daime |
| Countrate. The interest rate of Board's Statistical Release History of July 19 19 19 19 19 19 19 19 19 19 19 19 19 | vi 1 be 8.90 15. The initial 1 26 : thereform rate when the last 1/4th of a persent of decrease | percentage points above Bank Prime Loan rate is re, the initial interest rate is ren the Bank Prime toan rate reentage point from the Bank more than 2% in any year. | the Bank Prime Lo. 6.00 %, which is 14.90 % per year c, as of the last bus k Prime loan rate of In no event; hower | oan Rate published in the Fed the published rate as of the r. The interest rate will increas iness day of the preceding min which the current interest r er, will the interest rate ever before the First Payment I | leral Reserve last business e or decrease onth, has in- ate is based. be less than |
| Adjustments in the Agreed In the month following the a | late of Interest s nniversary date ne last payment of | but se given effect by char of the law and every 12 mo tate o September 1 | nging the dollar amonths thereafter so to 2007. Asso | ounts of the remaining month hat the total amount due und iciates waives the right to any | nly payments |
| ncrease after the last annive | ersary date prior | to the id a payment due da | te of the loan. | And the second s | en e |
| The Grantors promise to p | ay the said sum | in the said Loe Agreemen | t of even date herev | vith, made payable to the Ber | eficiary, and |
| elivered in 180 conse | cutive monthly is | istallments: 1 at = 80 | 18.05 foll | owed by 179 at \$ 784. | .73 |
| ollowed by at \$ | | with the first installment beg | ginning on : Octobe | <u>r.1</u> | 92 and the |
| .(1)11 | nois, or at such | place as the Beneficiary of | wder holder may, | All of said payments being r from time to time, in writin d Derd, and the performance of the coverage and d, do by these presents CONVRY and WARRA y of Chicago | g appoint. |
| ounty of <u>LOOK</u> .ot 28 in Block 6 in Wil | liam A Bond an | AND STATE OF ILLIHOIS, IN WILL d Company's Archer home | Addition, being | y of Unicago a resubdivision of Blocks Section 10), Township 2 | 1 to 16 |
| Range 13 East of the Thi | rd Principal M | eridian eridian | ` (\) | CZPT-01 RECORDING | 12 |
| PIN # 19-10-213-013 | | | | T#4444 TRAN 5879 08/2 | 7/72 11:42: |
| Commonly Known As : 4837 S Kedvale Chicago, Il. 60632 | | | * | CON COUNTY RECORDE | 535972 R |
| which, with the property hereinafter described | , in referred to herein as ti | ne "premisea." | | $O_{x_{-}}$ | |
| TOOFTHER with improvements and fixing | es now attached ingether v | vith casements, rights, privileges, interests, ter | nts and profits. | | |
| TO HAVE AND TO HOLD the premised to the Homestead Exemption Laws of the Shit | into the dald Trustee, fit su of Itlinois, which said rip | ecessors and assigns, forever, for the purposes this and benefits the Grantors do hereby expre- | it and whose the mees and trade | herein set South, free from p. 1930 and benefit | S DESCRIPTION OF VICTOR |
| deed) are incorporated herein | by reference an | e covenants, conditions and d are a part hereof and shall to ntors the day and year first | be binding on the G | ng on page 2 (the reverse side rantors, their heirs, successors | e of this trust s and assigns. |
| WITTESS the hand(s) an | a scar(b) of Gra | nois are any and your river | in decide to a | and Add | · 1 |
| lessie Lopez | 1. | (SPAL) | | | (SEAL) |
| | ··· | (SEAL) | | | (SPAL) |
| | | | 584.8 | The state of the s | |
| TATE OF ILLINOIS, | 1 | George P. O'Con | nor | | · |
| Cook | S.S. | a Notary Public in and for and reading he Jessie Lopez, a bac | a said County, in the State after TICIOT | said, DO HEREBY CERTIFY THAT | |
| | ····· | who is personally know | | nos whose name | had to the forester |
| "OFFICIAL SEAL" | (OB | instrument, appeared before me this that it | | | and delivered the said |
| GEORGE P. O'CONN Notary Public, State of Il | inois | Instrument as | free and voluntary act, for th | e uses and purposes therein set forth. | |
| My Commission Expires 5/1 | | GIVEN under my hand and Notarial Si | rad this | Just 16 | . A.D. 19 |
| 100000000000000000000000000000000000000 | - Server | | | -00 | Notary Public |

Kathleen M. Griffith 9528 S. Cicero Oak Lawn, II. 60453

607664 Rev. 7-91 (I.B.)

IC13523 92835972

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

- I. Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the promises which may become damaged or be destroyed; (2) keep said premises in good condition and regair, without wasts, and free from machanic nor other liens or claims for lien not expected subordinated to the fisc hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the promises superior to the fisc hereof, and upon request exhibit natisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a resonable time any buildings nor sow or at any time in process of overcion upon said premises; the promises and the unatterial alterations in and promises except se required by law or municipal ordinance.
- 2. Grainterschaft pay before any possity attaches all general taxes, and shall pay special taxes, special assessments, water charges, never service charges, and other charges against the premises when the special taxes, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default becomes Grantors shall pay in full under protest, in the manner provided by sistute, any tax or assessment which Grantor may default observe to controlled.
- 3. Crantors shall keep all buildings and improvements now as becastly added on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurence companies of memors sufficient either to pay the cord of replacing or repairing the same or to pay in full the induledness secured hereby, all in cumpanies satisfactory to the Beneficiary, under insurance policies payable, in case of ions or damage, to Trueser for the Beneficiary, such rights to be evidenced by the standard mortgage clause to be niched to each policy, and shall deliver all principal additional and repowal 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 suspensions.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required in figuration in may form and manner decined expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or cettle any tax being related in the relation of the relation of the content any tax as in or other prior the or chim thereof, or redeem from any tax aside or foreither a flecting said premises or content any tax or assessment. All moves a paid in any of the purposes herein authorized and all expenses paid or incurrect in connection therewith, including attention, and of the purposes herein authorized and all expenses paid or incurrect in connection therewith, including attention, and of the purposes herein authorized and all expenses paid or incurrect in connection therewith, including attention and the lien hereof, shall be so much additional indebtedness accured hereby and shall become immediately due and payable without notices and with inflatest thereon at the annual percentage rate stated in the Loan Agreement this Trust Reed secures. Inaction of Trustee or Beneficiary shall never be contidered as a wiver of any right accruing to them are account of any default hereunder on the part of Granton.
- 5. The Trustee or Beneficiary hereby secured making any payment bereby authorized relating to laxes or absencements, may do so according to any bill, statement or columnts procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tag, assengment, sale, forfeiture, ing lies or claim thereof.
- 6. Granters shall present them of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice in Granters, all monaid indebtedness are are, by the Trust Deed shall, notwithstanding anything in the Lond Agreement or in this Trust Deed to the contrary, become due and payable (n) immediately in the case of default in making payment of any install "part on the Land Agreement, or the when default and occur and continuous in the performance of any uther agreement of the Granters berein contained, or to learn agreement of the Granters berein contained. Or to learn agreement of the Granters berein contained, or to learn agreement of the Granters berein contained, or to learn agreement of the Granters berein contained.
- 7. When the individuous error account a tenument of the present of the property of the decree of the property of the property of the property of the decree of the property of the p
- 8. The proceeds of any formbaure sale of the prerational in the first hundred and applied in the following order of princity. First, on account of all rosts and expenses incldent to the foreclosure proceedings, including all such items as are mentioned in the personal hereof, exceeding, including all such items as are mentioned in the personal hereof, exceeding, all other items which under the learnth ereof countries account of all rosts and interest in the foreign and interest remaining unpaid on the note; fourth, any overplus to Granfors, their heim, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust seed, the court in which such hill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sais, without regard to the then value of the parties or whether the same shall be then occupied as a homesteed or not and the Trustee hereunder notes, which is not premised as such receiver, shall have the power to collect the renta, issues and profits of and premises during the pondency of such forechouse sait and, in case of a sale and o deficiency, during the abstract premises during the pondency of such forechouse sait and, in case of a sale and o deficiency, during the abstract premises and profits, and all other powers which may be necessary or are usual in such cases for the principle, except for the inherentian of such premises are during the whole of saids period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in shift of foreclosing this Trust Cer., or any tax, special assessment or other lies which may be or become superior to the fire hereof or of such deficiency in case or the northest and deficiency.
- 10. No action for the enforcement of the Hen or of any provision bereof shall be subject. any defense which would not be good and available to the party interpoxing some in an action at law open the note bareby secured.
- 18 2.11. Trivine or Beneficiary shall have the right to inspect the premities at all reasons to firm and access thereto shall be permitted for that purpose,
- 12. Trustee has no duty to examine the title, location, existence, or condition of the president or result Trustee be obligated to rectud this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any arts or conductors increased any power herein gives.

 Rectaling any power herein gives.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Doed has over fully paid, either before or after maturity, the Trustee shall have full authority to release this treet deed, the figure theorem, by proper featurement.
- 14. In case of the resignation, inability or rethest to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical to, powers and authority as are herein given Trustee.
- 15. This Trust Doed and all provisions hereof, shall extend to and be binding upon Grantors and all persons of ming ander or through Grantors, and the word "Grantors" when used herein shall include all section and all persons liable for the jurious of the lead-bindings or any part thereof, whether or not such persons shall have executed the Loan Agreement or this Trust Doed. The term Buseficiary as used herein shall mean and include my successors or assigns of Beneficiary.

D NAME
L CITY

ASSOCIATES FINANCE, INC. 9528 S. CICERO AVENUE P.O. BOX 586 Oak Lawn, III. 60453

1.35.00

INSTRUCTION

. 2

or the Copyright pure

OR RECORDERS OFFICE BOX NUMBER

[[24] [[1] [[25] [[34] [[34] [[34]



FOR RECORDS, AS ANNEX PURPOSES INSERT STREET AT JUNES OF ABOVE DESCRIBED PROP. (RTV MERE

POSTOLAN SERVING STOCKED AND SERVING S