## TRUST DEED UNOFFICIAL COPY 12674643

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made	SEPTEMBER 9th , 19 97	2, between BRYAN R. MALKOWSK	T AND
DONNA MALKOWSKI*,* AS JOJ	INT TENANTS herein referm	ed to as "Grantors", and R.D DAVI	s
*single, and nev	ver been married **divorced o	and not since remarried BROOK	, Illinois,
herein referred to as "Trustee", witness	seth:		
·		c., herein referred to as "Beneficiary", the	
-		RTEEN THOUSAND EIGHTY DOI	
AND 48/100 together with interest thereon at the rate		Dollars (\$13080.48	8 ),
	e of (check applicable box):  % per year on the unpaid principal b	92674643	3
Agreed Rate of Interest This is a value Loan rate. The interest rate will be 6. Board's Statistical Release V. 35. The inday of SEPTEMBER 19.32 (1) with changes in the Bank Prince form racreased or decreased by at least 1.4d' of The interest rate cannot increase or acc 10.54.7 per year not more than 1.	priable interest rate loan and the interest rate 5.54 percentage points above the Barnitial Bank Prime Loan rate is 6.50 therefore, the initial interest rate is 12.5 ate when the Bank Prime loan rate, as of a percentage point from the Bank Prime of as emore than 2% in any year. In no end, 5.54% per year. The interest rate with	rate will increase or decrease with changes and Prime Loan Rate published in the Federall, which is the published rate as of the list 4 % per year. The interest rate will increase if the last business day of the preceding more loan rate on which the current interest rate event, however, will the interest rate event into change before the First Payment D.	leral Reserve last business e or decrease onth, has in- ate is based, be less than late.
in the month following the anniversary Agreement will be paid by the last payn	date of h Joan and every 12 months the	ne dollar amounts of the remaining monthle increafter so that the total amount due unde 2002 Associates waives the right to any incloan.	er said Loan
•	7 ) 7	n date herewith, made payable to the Bene	•
		5 , followed by 119 s 191	
followed by 0 at \$ 0	, with the first installment reginning (	on OCTOBER 15th 1992	and the
at CHICAGO Illinois, or at	such place as the Beneficiary of ther he	il fully paid. All of said payments being nu holder may, from time to time, in writing illutions of the Trust Deed, and the performance of the coverance and hereby acknowledged. So by these presents CONVEY and WARRAM	appoint.
		win the CITY OF CHICAGO	
6 LYING NORTH EAST OF L	VISION OF BLOCKS 1,2,3, LINCOLN AVENUE OF SECTIO THIRD PRINCIPAL MERIDIAN	. PEPT-01 RECORDING	óis •23.
	A A Marrell	. T#(555 TRAN 5216 09/1 . #1060 # E #-92-	
1414 W. Fletch	•	. CON COUNTY RECORDE	:
,	gether with easements, rights, privileges, interests, rents and profits.		4 . 5/5 97
,		is uses and trusts berein set forth, free from $\langle a n\rangle$ is and benefits united warre.	ader and by virtue
This Trust Deed consists of two pages, leed) are incorporated herein by reference	The covenants, conditions and provision e and are a part hereof and shall be hinding Grantors the day and year first above of the covenants of	ns appearing on page 2 (the reverse side on the Grantors, their heirs, successus in	of this trust
	(SEAL)	No. 2. Annual deliberation of the Control of the Co	(agentu)
TATE OF ILLINOIS	DANIEL W HOLLAND		The of Supramond States (
		in the Stine aforesaid, DO HERRITY CERTIFY THAT	
ss COOK	BRYAN R. MALKOWSKI	AND DONNA MALKOWSKI	
	BRYAN R. MALKOWSKI	E the same perior S. whose name S. ARE subscribed to	is the finegating
"OFFICIAL SEAL"	BRYAN R. MALKOWSKI  who ARE personally known to me to be  Instrument agency treases me this day in person and ack  Instrument as THEIR free and welcome.	to the same person S. whose name S.ARE subscribed a chrowledged that THEY signed and de contary act, for the uses and purpose therein up fulls.	to the Asergoing delivered the said
runty ofCOOK	BRYAN R. MALKOWSKI  who ARE personally known to me to be  lostrument greated theory me this day in person and ack	to the same person S. whose name S.ARE subscribed a chrowledged that THEY signed and de contary act, for the uses and purpose therein up fulls.	

3234 N. CENTRAL AVE.

## **UNOFFICIAL COPY**

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

- 1. Grantors shall (1) promptly repair, resture or crebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed. (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other lien or claims for her nee expressly subordinated to the lien hereof, (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory exidence of the discharge of such prior lien to Trustee or to Beneficiary, (4) complete within a reasonable time any buildings now or at any time in process of exection upon said premises, (5) roughly with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make no material alterations in and premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special sassaments, water charges, sewer service charges, and while charges the premises when , and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the manner provided by statute, tax or assessment which Grantor may desire to contest.
- 3. Crantors shall keep all buildings and improvements now or bereafter situated on and 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 repairing the same or to pay in fulf the indebtedness secured hereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefic of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be standard mortgage clause to be attached to each policies, 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 expiration.
- 4. To case of default therwin, Trustee or Beneficiary may, but need rot, make any payment or perform any act hereinbefore required of Granturs in any form and manner decimed expedient, and may, and purchase, discharge, compromise or settle any tax lies or other prior lies or ritle or claim thereof, or redeem from any tax sale or forfesting said premises or contest any tax or acceptance of the purpose became and all expenses paid or incurred in including attorney's few and any other moneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the hen hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Loan Agreement this Trust Deed secures. Inaction of Trustee or Beneficiary shall never be considered as a watver of any right acceptance.
- 8. The Trustee or Bereiletary hersby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured propriate public office girlhold hogsby like the occuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax lies or stille or claim thereof.

  8. Oransor belief by selection of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all notation and appropriate of the contrary, become due and payable a runnedately in the case of default making payment of any at bill, rent in the Loan Agreement, or to when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or a baselisately if all or part of the permission are sold or transferred by the Grantors without and continue for written content.

  2. When the indebtedness were the secured shall become due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to force free the lieu between the content.
- 7. When the indebtedness new on the secured shall become due whether by acceleration or otherwise, Benediciary or Trustee shall be allowed and notified as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Benediciary for attorney's fees. Trustee's fees, app. siz. s.' fees, outlay for documentary and expert evidence, stenographers' charges, publication costs and costs which may be estimated as to item to be expended after eatry of the decrees of procuring alls us,' as tracta of title, title searches and examinate policies. Torrens certificates, and similar data and assurances with respect to the art Trustee or Beneficiary may deem to be reasonably seer sary either to prosecute such suit or to evidence to hidders at any safe which may be had pursuant to such decree the true condition of the title or the value of the prosinies. All expenditures and expenses us the intuitive in this paragraph mentioned shall become so much additional indebtedness secured in the Los of the vice in this paragraph mentioned shall become so much additional indebtedness secured in the Los of the vice in the sample procuring rate stated in the Los of the vice in the sample of incurred by Trustee or Beneficiary in connection with its amp proceeding, with interest thereon at the annual percentage rate stated in the Los of the procuring and pursuant that it is any proceeding to which either of them shall be to an including products and bank ruptey proceedings, to which either of them shall be to an including products and bank ruptey proceedings, to which either of them shall be to an including product and bank ruptey proceedings, to which either of them shall be to an including product and bank ruptey proceedings, to which either of them shall be to an including product and bank ruptey proceedings, to which either of them shall be to an including product and bank ruptey proceedings to the soccurrence of the socurity how of, whether or rol at all y commenc
- 8. The proceeds of any foreclosure sale of the number shall be distributed and applied in the following order of printity. Pires, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other teems which under the terms hereof constitute secured indebtedness obtained to that evidence by the Lossi, with interest thereon as herein provide; third, all principal and interest remaining unpaid on the total fourth, any overplus to cirantors, their here, legal representatives assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose. Six trust dead, the court in which such bill is filed may appoint a receiver of and premises. Such appointment may be made either before or after sole, without regard to the solvency or insolvency. Grainous at the time of application for such receiver and without regard to the then value of the premises or whether the aame shall be then occupied as a homestsaid or not and the Trustee hereunder may be up a londer as such receiver. Buch receiver shall have the power to collect the retts issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency. Using the full retuitery period of redemption, whether there be redemption on not, as well as during any further times when Grantons, except for the intervention of such receiver, would be entitled to collect such ents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, management and operation of the premises during the whole of said, error. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The indebtedness secured hereby, or by any decree foreclosing this Trust. The court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The indebtedness secured hereby, or by any decree foreclosing this Trust. The court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The indebtedness secured hereby, or by any decree foreclosing this Trust. The court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of; (1) The indebtedness secured hereby or become superior to the lien which may be or become superior to the lien hereof or of such decree.
- 10. No action for the enforcement of the lien or of any provision hereof shall by a spect to any defense which would not be good and available to the party interposing same in an action at law upon note hereby secured.
  - officiary shall have the right to inspect the promises at all reas
- 12. Trustee has no duty to examine the title, location, existence, or condition of the presumer, by shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereander, except is case of gross negligance or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness occured by this Trust Deed has been ally paid, either before or after maturity, the Trustee shall have full authority to release this treat deed, the lies thereof, by proper lastrament.
- 14. In case of the resignation, (nability or refusal to act of Trustee, the Benefi kery shall have the authority of a point a Successor in Trust. Any Successor in Trust hereunder shall have the identical powers and authority as are berein given Trustee.

ASSOCIATES FINANCE INC. STREET 3234 N. CENTRAL AVE. CHICAGO, IL 60634 CITY INSTRUCTIONS OR

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RECORDER'S OFFICE BOX NUMBER

607664 Rev. 7-91 (1.8.)

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