TRUST DEED

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THE ABOVE SINCE FOR RECORDERS USEONG

THIS INDENTURE, made	FEBRUARY 11	, 19 92, hetween	MARY PAT HOLLOW	/AY
AND LUCHER HOLLOWAY		herein referred to as "G	rantors", and DALE R	. VERMILLION
herein referred to as "Trustee" s		OAKBROOK TERRACE		, Illinois,
THAT, WHEREAS the Grantors				
of the Loan Agreement hereinaft	er described, the principal amou	int of FORTY-ONE TH	OUSAND, ONE HUND	RED NINTY-NINE
DOLLAR AND NINETY-NIN together with interest thereon at			Dollars (\$ 41	,199.99).
M/AAgreed Rate of Interest.	N/A % per year on the unp	oaid principal balances		
Loan rate. The interest rate yill Board's Statistical Release H is day of JANUARY 19 with changes in the Bank Prince creased or decreased by at least. The interest rate cannot increase.	is a variable interest rate loan and be 9.08 percentage point. The initial Bank Prime Loan race the initial interest load state when the Bank Prime 14th of a percentage point from a or decrease more than 2% in a than 21.58% per year. The	ts above the Bank Prime I form 6.50 %, which is trate is 15.58 % per ver loan rate, as of the last but the Bank Prime loan rate is ny year. In no event, howe	coan Rate published in t is the published rate as a ii. The interest rate will i isiness day of the preced on which the current interest rate ever, will the interest rate	he Federal Reserve of the last business increase or decrease fing month, has in ferest rate is based fe ever be less than
in the month following the annu- Agreement will be paid by the L	of Interest shar be given effect versary date on the ain and ever ast payment date of ATBRUAR ry date prior to the last payment	y 12 months thereafter so Y 20 , KK 2007 Ass	that the total amount di	ae under said Loan
The Grantors promise to pay t	the said sum in the said Lon Ag	reement of even date here	with, made payable to tl	ne Beneficiary, and
delivered in 180 consecuti	ve monthly installments.	\$ 628.71 tol	lowed by 179 at \$	593.05
followed by N/A at \$ -0	- , with the first installi	nera beginning on MAR	CH 20	19.92 and the
at OAK PARK Himos	y on the same day of each month , or at such place as the Benefic	hars et oraer holder may,	from time to time, m	scriting appoint
NOW EMPRESSIONS the Company of the post of the contained the the Company of the post of the contained of the	 A. Santa and C. Gardin, and A. Santa and A.	$\frac{1}{2} \frac{1}{2} \frac{1}$	CHICAGO	e a ser and agreed at their
The successors and assigns the following to robe the COOK	ng transportation of the second period period of the second period perio	Ast	1 of Girenso	
LOT 20 IN BLOCK 3 IN T BEING A SUBDIVISION OF 1/4 OF THE NORTHWEST 1 OF THE THIRD PRINCIPAL BARRY POINT ROAD) IN C COMMONLY KNOWN AS 2836 TAX NO. 16-13-111-025	THE EAST 1/2 OF THE N /4 OF SECTION 13, TOWN MERIDIAN (EXCEPT THAT OOK COUNTY, ILLINOIS. W. ADAMS, CHICACO, IL.	ORTHEAST 1/4 O. THE SHIP 39 NORTH, RAW PART LYING NORTH	OF THE	2110 191 2.7 2.8 2.8 2.8 2.8 2.8 2.8 2.8
of the Homestrad Exception Lows of the Star of Li-	a pages. The covenants, condition		*/_	
deed) are incorporated herein by	reference and are a part hereof and are all part hereof and are all part hereof and years of Grantors the day and years.	d shall be byinding on the Gi	runtors their heus, succ	ers are and assisting
THREW Felt (1	Madalla,	J.MMI 1		(SLAL)
MARY PAT HOLLOWAY	J. S.	LUCHER HOLLOWA	Y	OJ M -
STATE OF RELISORS	1	TOMASZEWSKI		
COOK		TO HOLLOWAY AND LUC		
MY OL	~^^	region come to the the consequence of the consequen	THEY FEBRUARY	A to 14 92
	this gare is a way prepared the		<i>T</i>	3 Mail
	C. BELL 7035 W. N	ORTH AVE., OAK PAR	•	

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

- 1. Granters shall (1) promptly repair restore or rebuild any buildings or ingrovements now or bereafter on the premises which may become demograd or be destroyed. 2 Keep said premises in good condition and repair, without waste and free from mechanic correlations or chamble in notice process y developments that incoloring the first need to a condition of the premises appeared to the limit brief and given the premises uppeared to the limit brief and given the part exhibit satisfact error coloring to the first need to be in the coloring of the premises of the incomplete within a premise of the premises of the first need to be premises and the last thereof, 6 make no material afternions in said premises except as required by lower managing ordinance.
- 2. Grantors shall pay before any penalty atteches all general toxes, united, ill pay special toxes, special assessments, water charges, and other charges against the premises when due and shall upon written request farmed to Treate set. Beneficiary digital territory of processors to the respective for an angle of the territory of the respective for any texture any texture assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on suid primitives and in a damage to fire top trace of moneys sufficient either topic the investigation of the invest
- 4. In case of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any act becomised required of Grandors in any form and manner deeme i expedient, and may, but need not, make full or partial payments of principal or interest on prior in numbrances, if any, and porchase, discharge, compromise or settle any tax here or other prior ben or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax are successfully any tax as a control of the purposes better any tax is ben or other prior ben or title or claim, thereof is including affecting said premises or contest any tax or assessment. All mones spaid for any of the purposes better any tax or assessment. All mones spaid for any of the purposes better any tax of any other moneys advanced by Trustee or Beneficiary to printed the mortgaged premises and the lier hereof, shall be so much additional indebtedness as unred hereof at the annual percentage rate stated in the Loan Agreement the Trust Deed secures. Inaction of Trustee or Beneficiary shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Grantors.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured coin the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or little or claim thereof
- 6. Grantors shall payer, a item of indebtedness between 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 secure, by this Trust Deed shall, not withstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable a commediately in the case of default or making payment of any in a sill sent on 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 commediately if all or part of the members are sold or transferred by the Grantors without Beneficiary's prior written consent.
- Twister shall be allowed and need the average whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the lien heried. In any so it to foreclose the lien heried. The average which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees. Trustee's fees appropriate the outlast for documentary and expert exidence stemographers charges publication costs and costs, which may be estimated as to items to be expended after entry of the decree) of procuring all or in attracts of trile, title searches and examinations guarantee policies. To reins certificates and similar data and assurances with respect to trile as trustees or Beneficiary may deem to be reasonally or the searches and examinations guarantee policies. To reins certificates and similar data and assurances with respect to trile as trustees or Beneficiary may deem to be reasonally or the searches and examinations of the animal search may be had pursuant to said the form the condition of the rittle or the value of the premises. All expenditures and expenses of in in turn in this participate intentioned shall become somethed distinction indebtedness secured hereto and immediately due and payable, with interest thereon at the animal percentage rate stated in the Low Ayare ment this Trust Beed secures and participated by Trustee or Beneficiary in connection with a camp proceeding, including problem and any proceeding to which either of them shall be a provided in the connection of the connection with a crual first or a right to foreclose whether or not actually commenced or a preparation for the detense of any timetened suit or proceeding which taught affect the premises or the security hereof, whether or not actually commenced or a preparation for the detense of any timetened suit or proceeding which taught affect the premises or the security hereof, whether or not actually accommenced or a preparation for the connection of the trusteed of the commenced.
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority. First, on account of all costs and expenses medent to the foreclosure proceedings, including all such items or are mentioned in the time descended so that evidenced by the Loan Agreement, with interest thereon as herein priorid 3.3 and all principal and interest remaining unpaid on the note fourth, any overplus to Grantors, their heirs, he call representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trivities of the court in which such bill is fried may appear to reserve of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Gray tors at the time of application for such receiver and without regard to the neally of the premises or whether the same shall be then occupied as a homestead or not and the Trastee because of a paper because such an increase of a sale and a deficiency of a paper because such an increase of a sale and a deficiency of a paper because without report to collect the reits, issues and profits of sale paper because on the sale and and officiency of the intervention of such receiver, would be entitled to collect such rent. Issues and profits and all other powers which may be necessary or are usual in such cases for the protection, passession, control, management and operation of the premises during the whole of said per d. The Court from time to transmiss authorize the reserver to apply the net morn a into hands in pays of (1) The indebtodness secured hereby, or by any decree foreclosing the Trust II ed. on an time application is made prior to foreclosure sale. (2) the deficiency in case of a selection of deficiency.
- 10. No action for the enforcement of the Iten or of any provision hereof shall be a bject to any detense which would not be good and available to the purty interposing same in an action at law upon the note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose
- 12. Trustee has no duly to examine the title, location, existence, or condition of the premises, byt shall Trustee be obligated to record this trust deed or to exercise any power herein given unless exercising any power herein berenf, nor be hable for any acts or omissions hereunder, except it, case of gross negligence or miscondust and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has see rolly paid, either before or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 14. In case of the resignation, mability or refusal to act of Trustee, the Beneficiary shall have the authority to a spoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical powers and authority as are herein given Trustee.

title, powers and authority as are herein given Trustee

15. This Trust Deed and all provisions hereing shall extend to and be binding upon Grantors and all persons claiming upon Grantors, and the word "Grantors" when used herein shall include all such persons and all persons table for the payment of the indebtedness or any part thereof, whether or not so it persons shall have executed the Loan Agreement or this Trust Dood. The term Beneficiary as used herein shall refer to the string of Beneficiary.

STREET

ASSOCIATES FINANCIAL 7035 W. NORTH AVE OAK PARK, IL. 60302

CITY

POR RECORDERS PLOTX PURPOSES INSERT STREET A.OF JESS OF ABOV DESCRIBED PROPERT A. TRE 7035 W. NOFT! AVE.

OAK PARK,IL. 60302

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER.