## THE ABOVE BPACE FOR RECORDERS LIBE ONLY

total and a second of the seco							
THIS INDENTURE, made May 5.			19_94	, betweenFra	nces B	rown, Wi	dowed
not since remarried Operations Vice Presid	lent -			rantors", and Terrace	F.E. T	roncone	
herein referred to as "Trustee", witnesseth;	ient of	Jak	BLOOK	rerrace	· · · · · · · · · · · · · · · · · · ·		Illinois,
THAT, WHEREAS the Grantors have promise	d to pay to As:	sociates Financ	a, inc., her	ein referred to	as "Benefic	ary", the legal	holder
of the Loan Agreement hereinafter described, t	he principal an	nount of Fift	ty-Six	Thousand	Five F	lundred	
Seventy-Five Dollars S logether with interest thereon at the rate of (che				C	oliars (\$ <u>5</u>	5,575.07	),
together with interest thereon at the rate of (che	ick abblicable i	box);					
⊓[∑]∂Agreed Rate of Interest:% p	er year on the	unpaid principa	l balances.				
Agreed Rate of Interest: This is a variable in	nterest rate loa	n and the intere	st rate will	increase or dec	rease with	changes in the	Prime
Loan rate. The interest rate will be 7.15	percentage po	ints above the	Bank Prim	e Loan Rate p	ublished in	the Federal R	eserve
Board's Statistical Release H.15. The initial Ba	nk Prime Loan	rate is _ 6 - 7 :	2%, which	is the published	d rate as of	the last busine	ess day
of April increase or decrease with changes in the Bar	19 <u>94</u> ; the	refore, the initia	l interest re	te is13.9	% per year.	The interest r	ate will
preceding month, hrs in reased or decreased	d by at least t	/Alb of a perce	pank Film Nade noin	from the Bani	or the last	business day	ich the
current interest rate is based. The interest rate	cannot increa	ise or decrease	more than	2% in any ves	ir. In no eve	ant, however.	will the
interest rate ever be less hai 11.90% per	year nor more	e than 19,90	)_% per y	ear. The interes	it rate will n	ol change bef	ore the
First Payment Date.							
Adjustments in the Agreed Rate of interest sha	all be given eff	ect by changing	the dollar	amounts of the	remainino	mosthly paym	ente in
the month following the anniversary dule of the	ne loan and ev	ery 12 months	Ihereafter	so that the total	al amount d	lue under sai	d Loan
Agreement will be paid by the last paymant dat	e of May	. 10		19(2009.A	ssociates w	aives the right	to any
interest rate increase after the last an liversary	date prior to th	e last payment	due date of	the loan.			
The Grantors promise to pay the said sum	the said Law	- A = room = n1				Alexander Description	
delivered in 180 consecutive monthly	ins allments:	i Agreemenio 1 A A B Is	6740 4	nerewiin, made . A	followed by	ine benelicia	ry, and
5 00 , followed by 0 at	\$ 00	with the	e first insta	lment beginnin	on 06/		a;
79 94 and the remaining installments contin	uing on the sa	me day of each	month ther	eafter until fully	paid. All of	said payments	s being
made payable at <u>Des Plaines</u> III	nois, or a' su d	h place as the E	Seneficiary	or other holder	may, from t	ime to time, in	writing
appoint,							
NOW, THEREFORE, the Crantors to secure the payment of the and agreements herein contained, by the Grantors to be performed, a	and also in considerati	ion ( the sim of One i	Dellar in hand o	uid, the receipt whereo	f is hereby ackno	wiedged, do by thes	covenants
CONVEY and WARRANT unto the Trustee, its successors and assign	ns, the following descr OF ILLINOIS, to wit:	ribed Real Estate and a	ill of their estate	ewith tresulni bns ettd	in, situale, lying a	and being in the	•
		0,					
THE NORTH 30 FEET OF T	HE SOUTH	100 FTF	OF LO	T 2 IN B	LOCK 15	5 IN	
SISSON AND NEWMANS SOU	TH ENGE	COD SUBD	VISION	OF THE	SOUTH :	L/4	
OF SECTION 33, TOWNSHI PRINCIPAL MERIDIAN, IN	P 38 NOR	TH, RANGE	1.4, E	CAST OF T DEPT-01	HE THIM	SD G	\$
PRINCIPAL MERIDIAN, IN	COOK CO	ONII, LLI	TINOTA	<b>).</b> (₹1131	RAH 518	2 05/09/94	10:29
PIN #20-33-316-012				. \$1284 CDOK	ice <sub>n</sub> →	E <b>94 4</b> ECORDER	145
which, with the property hereinafter described, is referred to herein as	the "promises."			O. JUN	PWHII IN	LOUNGEN	
TOGETHER with Improvements and Satures now attached togeth							
TO HAVE AND TO HOLD the premises unto the said Trustee, its under and by virtue of the Homesteed Exemption Laws of the State of	a successors and was illinois, which said riç	igns, forever, for the pr phis and bonefits the G	urposes, and up rantors do hareb	on the user and srusts y expressly refer at an	herein sot lorth, d waiye.	free from all rights ar	nd benefits
This Trust Deed consists of two pages. The						erse side of th	is trust
deed) are incorporated herein by reference a	nd are a part l	hereof and sha	l be bindin	g on the Gran	ors, lheir h	eirs, successo	rs and
assigns.					VX.		
WITNESS the hand(s) and seal(s) of Granto	irs the day and	I year first abov	e written,				
Frances Brown					, (C)		
		EAL)			(	У	_ (SEAL)
Frances Brown	ю	EAL)					
							_ (SEAL)
STATE OF ILUNOIS,			Mille				·
ss.				In said County, in the Brown,			FY IPAT
county of Coult				arried	11100110	, 1100	
		who is		wn to me to be the sai	ne personX_wi	nose name X sub	scribed la
		the foregoing Instrume	nt, appeared be	ore me this day in per	son and acknowle	adged that She	2
"OFFICIAL SEAL"	•	signed and delivered (		niss her	free and	voluntary act, for the	uses and
Jay F. Miller		purposes therein set to			<b>54</b> -	•••	0.4
Matery Public, State of Illinois		GIVEN under my h	and and Notaria	Seal this	01 Ma	A.D. 10	<u>94</u> .
My Commission Expires 5/4/96				the	1/hl	Kaz_	<del></del>
***************************************	This Inch	nument was trebated b	Y		-	Note	y Public
	Marv	Chadkewic	z 2606	-A W. Der	noster	Des Di	aines
	<u> </u>	(flame)			(Add		
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	c	ORIGINAL (1)		(1000)	<b>3</b> ~	$\lambda U$	

BORROWER COPY (1)

RETENTION COPY (1)

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

1. Exertors shall (1) promptly report, restore or retaild any buildings or improvements row or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and report, notified waste, and feet from resolvent's or mise there is many to expressly subordinated to the time increase; (3) pay whom due any indebtedness which may be secured by a time or change or the premises superior to the ten triveor, and upon request subth's absolutely evidence of the dischange of each prior list to Trustee or to Beneficiary, (4) complete within a reasonable time any building or buildings now or at anythms in process of execution upon said premises; (3) comply with all requirements of law or munotipal ordinances with respect to the premises and the use the eof, (6) make no meterial attentions in said premises except as required by law or munotipal ordinance.

2. Granters shall pay before any penelty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sower service charges, and other charges against the premises when due, and shall, upon written request, furned to Bonehoury duplicate receipts therefor. To prevent default hereunder Granters shall pay in full under protest, in the manner provided by statute, any tax or assessment which Granter may desire to contest.

3. Grantors 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 companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indubtedness secured hereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Yrustee for the benefit of the Beneficiary, such rights to be extended 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 date of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustos or Benaficiary 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 ecumbrances, if any, and purchase, discharge, compromise or settle any tax liet or other prior than or title or than or title o

5. The Trustee or Benefit any I weby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without in Yang into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sate, forfeiture, tax lien or little or claim thereof.

6. Grantors shall pay each item of indebtadness herein mentioned, both principal and interest, when due according to the ferms floreof. At the option of Beneficiary, and without notice to Grantors, all respoid indebtedness sec red by this Trust Dead shall, notwithstanding anything in the Loan Agreement or in this Trust Dead to the contrary, become due and payable (a) immediately in the case of default in making payment of in this Trust Dead shall not not the paytormance of any other agreement of the Grantors herein contained, or (c) immediately if all or part if the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.

7. When the indebtedness hereby secure 1 high become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the tien hereof, there shall be allowed and included, and included the decreasing the formal processing the formal processing the first terms of the formal processing the strength of the decreasing the decreasing the strength of the decreasing the first terms of the decreasing the decre

8. The proceeds of any foreclosure sale of the premises shall be catributed and applied in the following order of priority; First, on account of all costs and expense incident to the foreclosure proceedings, including all such items as are mentioned in the preceding parariae; hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Lian Agricoment, with interest thereon as hereit provided; by 3, all principal and interest remaining unpeak on the note; fourth, any overplus to Grantors, their heres, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to loraciose this trust doed, the cnum, which such bill is fited may appoint a receiver of said premises. Such appointment may be made either before or after said, without notice, without regard to the solvency or insolvency of Crantor, at the time of application for such receiver and without regard to the then value of the premises or whither the same shall be then occupied as a homesteed or not and the Trustee herounder may be epper, and a such receiver. Such receiver shall have the power to oplied the fants, issues and profits of shall premises during the perdency of such foreclosures sold and, in case of a said and a deficiency, juring it is full statutory period of redemploin, whether there be redemploin or not, as well as during any further times when Crantors, except for the intervention of such receiver, would be entitled to c. Nect such rents, issues and profits, and of other powers which may be necessary or are usual in such cases to the protection, possession, control, management and operation of the premises during the wide of said pend. The Court from time to the time may authorize the receiver to apply the not income to his hands in payment in whole or in part of, (1) The indubtorness section develop, or by viry decree for; isolated that Trust Development, and deficiency, provided such application is made prior to foreclosure safe, (2) in deficiency in case of a safe and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense visich would not be good and available to the party interposing same in any action at taw upon the note hereby secured.

11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access there is all be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated in record this Truste Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross negligence or mis conduct 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 been fully paid, either pe' re in after maturity, the Trustee shall have full authority to release this Trust Deed, the tien thereof, by proper instrument.

14. In case of the resignation, inability or refusal to act of Trusten, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical site, powers and authority as are herein given Trusten.

15. This Trust Dead and all provisions hisred, shall extend to end be binding upon Grantors and all persons claiming under or through Granto's and the word "Grantors" when used horsen shall include all such persons and all persons liable for the payment of the indebtedness of any port thereof, whether or not such persons shall have accused. Loan Agreement or this Trust Dead, The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

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DELIVER	NAME ASSOCIATES.  STREET BOX 399  2606-A West Deni CITY Des Plaines IL 6	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF AUOVE DESCRIBED PROPERTY HERE
Y	INSTRUCTIONS  OR  RECORDERS OFFICE BOX NUMBER	Control of the contro