#0212045 TRUST DEED

UNOFFICIAL COPY 94809649

THE AROVE SPACE FOR RECORDERS USE ONLY

Const. condenses	14	to 94 between L.A. Dunidan and
iverv unnidan, nis wite as loint	, commo neterminari	ed to as "Grantors", and F.E. Troncone
Operations Vice President	of Oakbro	ook Terrace Illinois,
herein referred to as "Trustee", witnesseth:		as the travels referred to as "Canadapay" the legal holder
	7	e, Inc., herein referred to as "Beneficiary", the legal holder Sixteen Thousand Nine Hundred Ninty-four
of the Loan Agreement hereinafter described, if dollars and seven cents	te principal amount or	Dollars (\$ 16994.07).
together with interest thereon at the rate of (che	ck applicable box):	The second secon
-		
Agreed Rate of Interest:% pe	ar year on the unpaid principa	J balances,
Agreed Rate of Interest: This is a variable in	terest rate loan and the intere	est rate will increase or decrease with changes in the Prime Bank Prime Loan Rate published in the Federal Reserve
Loan rate. The Interest rate will be	nk Prime I can rate is	%, which is the published rate as of the last business day
of	19, therefore, the initia	I interest rate is% per year. The interest rate will
increase or decrease with changes in the Bani	k Prime Loan rate when the	Bank Prime Loan rate, as of the last business day of the
preceding month, has increased or decreased	by at least 1/4th of a percei	ntage point from the Bank Prime Loan rate on which the
current interest rate is basid. The interest rate	cannot increase or decrease	more than 2% in any year. In no event, however, will the % per year. The interest rate will not change before the
First Payment Date.	year nor more wan	
CVA		st f (f
Adjustments in the Agreed Rate of Literast shall	il be given effect by changing	the dollar amounts of the remaining monthly payments in thereafter so that the total amount due under said Loan
ne month following the anniversary call of the Agreement will be paid by the last neumant date.	a loan and every is months	, 19 Associates waives the right to any
nterest rate increase after the last payment de-	ate prior to the last payment	due date of the loan.
The Grantors promise to pay the said sum in	th / said Loan Agreement of	even date herewith, made payable to the Beneficiary, and
delivered in consecutive monthly ii	nstallments:at \$, followed by at e first installment beginning on,
and the remaining installments continu	ing on the same day of each	month thereafter until fully paid. All of said payments being
		leneficiary or other holder may, from time to time, in writing
ppoint.		
nd agreements herein contained, by the Grantors to be performed, and	d also in consideration of the Number One D	s, provisions and limitations of this Trust Deed, and the performance of the covariants to the paid, the receipt whereof is hereby acknowledged, do by these presents
CONVEY and WARRANT unip the Trustee, its successors and essigns.	, the following described Real Fatati and al	t of their estate, title and interest therein, situate, lying and being in the
COOK AND STATE O	# ILLINOIS, 10 WIII.	
THE SOUTH & OF LOT 23 BLOCK 1 IN	WOODLAWN RINGE. A	SUBDIVISION OF THE SOUTH &
OF THE NORTHWEST & OF SECTION 23,	, TOWNSHIP 38 NORTH,	RANGE 14, EAST OF THE THIRD
PRINCIPAL MERIDIAN, IN COOK COUNT	ry, illinois.	
PIN # 20-23-119-006	94683619	DEPT-D1 RECORDING \$23.
21, 11, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20	3 -40-5	. DEPT-01 RECORDING \$23. . N#0011 TRAN 3787 09/16/94 11:17:00
nich, with the property hareinafter described, is referred to herein as the	e "premises."	. 2619 + RV ×-94-80964
TOGETHER with improvements and fixtures now attached together	with easoments, rights, privileges, interests	, ranta and profite. COUNTY RECORDER
	uccessors and assigns, forever, for the put	pages, and upon the uses and I usts herein set forth, free from all rights and benefits
		visions appearing on pag 12 (the reverse side of this trust
eed) are incorporated herein by reference and	i are a part hereof and shall	be binding on the Grantors wheir heirs, successors and
ssigns.		
WITNESS the hand(s) and seal(s) of Grantors	the day and year first above	written.
150 C	-AZ-/)	He Delnes
What are	(SEAL)	(SEAL)
.A. Dunigan	•	Betty\punigan \(\sum_{\text{punigan}} \)
	(SEAL)	(BEAL)
Ċ) , , , , , , , , , , , , , , , , , , ,
IATE OF ILLINOIS.	ı. Georg	ge P. O'Connor
ss.	a Notary Publis in and &	or and residing in said County, in the State aforesaid, OO HEREBY CERTIFY THAT
ounty or Cook		en and Betty Dunigan, his wife as joint
/	tenants	personally known to me to be the same person S, whose name, S, subsoffeed to
		I, appeared before me this day in person and acknowledged that
10000000000000000000000000000000000000	signed and delivered the	A. L
<pre></pre>	purposes therein sot forti	
George P. O'Connor Notary Public, State of Illinois	GIVEN under my han	and Notarial Seal this 14th September .A.D. 19 94.
3 My Commission Expires 3/23/91 3		June (XII
Sammenanananananananan	This instrument was prepared by	Notary Public
	Dam T Clark Of	28 S Cicem Ave Oak Laun II 60453
	Pam T. Clark 95	28 S Cicero Ave Oak Lawn, IL 60453
	ORIGINAL (1)	7250
7864 Rev. 7-91 (I.B.)	BORROWER COPY (1)	1 CX AAA nosana

Proprieta in the service of the services of th

1. Crantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or howester on the premises which may become damaged or be disstroyed. (2) here said premises in good condition and reprint of the limit mechanics or other liens or others in the repressity subordinated to the heretweet (3) pay when due any indistinctions swhich may be secured by a tien or clearge on the premises submit to the lien hereof, and premises which may be secured by a tien or clearge on the premises submit to the lien hereof, and premises and instructions of the discharge of the discharge of the first trustee or to the medical control of the premises of electron secure or the discharge of the or manuallial control of the or manuallial control of the premises and the creation of the or manuallial control of the premises and the creation of the or manuallial control of the or manuallial control of the or manuallial control of the premises and the creation of the or manuallial control of the premises and the creation of the or manuallial control of the premises and the creation of the premises are required by the or numerical control or manuallial control of the premises are required by the or numerical control or the premises are controlled by the premises and the creation of the premises are required by the premises are controlled to the premises are controlled by the premises are controlled to the premises are controlled to the premise of the premises are controlled to the premise of the premises are controlled to the premise of the premise of the premise are controlled to the premise of the premise

2. Grantors shall pay before any panally attaches all general taxes, and shall pay special laxes, special assessments, water charges, sever service charges, and other charges against the prevent default hereunder (bankes shall pay in hill under protest, in the manual provided by statute, any lar or assessment which Chantor may desire to contest.

3. Cirantors stalk keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by the lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient setter to pay the cost of replacing or repeiring the same or to pay in full the indebtudness secured hereby, all in companies setsfactory to the Beneficiary, under insurance policies payable, in case of ioss or damage, to Trustee for the benefit of the Beneficiary, such rights to be undersed by the standard mortgage clause to be ellected to each policy, and shall deriver all policies, including additional and renewal policies, to Deneficiary, and in case of insurance about to expert such deriver renewal policies not less than ten days prior to the respective dates of expiration.

In case of default therein, Trustee or fleneficiery may, but need not, make any payment to perform any act horsentsefore required of (Paniors in any form and matter deemed experient, and may, but need not, make tall or partial payments of principal or interest or prior encumbrances, if any, and purchase, discharge, compromise or some any tax tent or other prior lier or claim thereof, or indeem from any tax sate or forfeiture affecting said premises or contest any text or assessment. All moneys paid for any of the purpose herein authorized and all expenses paid or incurred in connection thereinth, including altitionity is less, and any other moneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lier hereof, shall be so much additional indictioness accured hereby and shall become immediately due and payable without notice and with interest thereon 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 accruming to them on account of any default hereigned on the part of Chambors.

5. The Trustee or Benzillo six pereby secured making any payment hereby authorized retains to laxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiring into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax from or title or claim thereof

6. Grantors shall pay each it in o 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 unpaid indebtedness as turing the time. Trust Died shall, notwithstanding anything in the Loan Agreement or in this Trust Died to the contrary, become due and payable (a) immediately in the case of default in making payment of into instance of any other agreement of the Grantors herein contained, or (c) immediately if at 6 or in the premises are sold or liansferred by the Grantors without Beneficiary's prior written consent.

7. When the indebtodness hereby socund and including a additional indebtedness in the decree for sale all expenditures and expresses which may be paid or incurred by or on behalf of Trustee and English for Abricos, there strell be allowed and including a additional indebtedness in the decree for sale all expenditures and expresses which may be paid or incurred by or on behalf of Trustee and English (a total register) (a east, Trustee's lees, apprises of "see, outlay for documentary and expert enderce, stending-hierarch charges, publication crosts and costs (which in may be estimated as to items to be expended after entry of the decree) of procuring all such estateds of little, title searches and examinations, quarantee policies, Torrers certificates, and similar data and assurances with respect to title expenditures are such accessary either to prosecute such said of to enderce to biddors at any sale which may be had presumed to such decree their conditions of the title of the value of the premise. All expenditures and expenditures in this paregraph mentioned shall be come so much additional indubtedness secured hereby and immediately due and payable, with interest thereon at the annual percentage rate stat id in the Loan Agreement that Trust Deed secures, when paid or incurred by Trustiee of Beneficiary in connection with (a) any proceedings, noticiting probete and bankruptey proceedings, to with "their of them shall be a party, either as planntif, distingent or derendent, by reason of this Trust Deed or any indebtedness breehy secured, or (b) preparations for the commencement of any suit for the foreclosure hereof after occuration which might affect the premises or the a curry hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be within ind 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 proceding paragraph hiereof, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Loan Agreement, with interest thereon as herein provided and principal and interest remaining unpaid on the note, fourth, any overplus to Grantors, their heirs, legal representatives or assigns, as their lights may appear.

9. Upon, or at any time after the filting of a bill to foreclose this trust deed, the Lo III in which such bill is filed may appoint a receiver of said promises. Such appointment may be made wither before or after sale, without notice, without regard to the solvency or insolvency of Grant is at 1° time of application for such risc ever and without regard to the then value of the premises or whether the same shall be then occupied as a homesteed or not and the Trustee hereunder may be aprioritie; as such receiver. Such receiver shall have the power to collect the rents, issues and profits of said and suring, the full salutiory period of indemption, whether there be irredemption or not, as well as during any further times when Caraters, except for the intervention of such receiver, would be entitled to collect nucle rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the profession, control, management and operation of the premises during the who so if said period. The Court from time to time may authorize the receiver to apply the net income superior to the firen hereof or of such decree, provided such application is made prior to foreclosure sais, (2) the deficiency in case of a sale and deficiency.

No action for the enforcement of the lien or of any provision hereof shall be subject to any defent, why it mould not be good and available to the party interposing same in any action at law 10.

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

12. Trustee has no duty to examine the title, location, existence, or condition of the premisos, nor shall Trustee be obligated by the ferms hereof, nor be liable for any acts or omissions hereunder, except in case of gross negliger, de or it is conduct and Trustee may require indemnsties setisfactory to Trustee.

13. Upon presentation of sabsfactory evidence that all indebtedness secured by this Trust Died has been fully paid, either actions or after maturity, the Trustee shall have full authority to release this Trust Died, the lien thereof, by proper instrument.

14. In case of the resignation, inability or refusal 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 title, powers and authority as are harving even Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through C. in lots, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtodness or any part thereof, whether or not such persons shall have executed to Loan Agreement or this Trust Deed. The term Deneticiary as used herein shall mean and include any successors or assigns of 8-neficiary.

NAME

CITY

OSK FSMU' IF 60423 P. O. Box 586 9528 S. Cicero Ave. ASSOCIATES FINANCE, INC. FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

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INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

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