TRUST DEED

0851780

	E10193512 THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made SEPTEMBE	ER 29
THIS INDENTURE, made SEPTEMBE VELMA DUGGER, HIS WIFE	herein referred to as "Grantors", and F E TRONCINE
TRUSTEE	of OAKBROOK TERRACE , Illinois
herein referred to as "Trustee", witnesseth:	- MANAGEMAN AND AND AND AND AND AND AND AND AND A
of the Loan Agreement hereinafter described, th	t to pay to Associates Finance, Inc., herein referred to as "Buneficiary", the lagal holds be principal amount of THIRTY SIX THOUSAND, FORTY NINE DCLLARS Dollars (\$ 36049.99
together with interest thereon at the rate of (chec	
	the boundary of the state of th
N/Agreed Rate of Interest: % pe	
	terest rate loan and the interest rate will increase or decrease with changes in the Primo
Loan rate. The interest rate will be6.64_p	percentage points above the Bank Prime Loan Rate published in the Federal Reserve
Board's Statistical Melease H.15. The Initial Ban	k Prime Loan rate is 7.75 %, which is the published rate as of the last business day
increase or decrease as a change in the Book	19 <u>94;</u> therefore, the initial interest rate is <u>14,39</u> % per year. The interest rate with Prime Loan rate when the Bank Prime Loan rate, as of the last business day of the
preceding month has a reason or decreased	by at least 1/4th of a percentage point from the Bank Prime Loan rate on which the
current interest rate is brised. The interest rate	cannot increase or decrease more than 2% in any year. In no event, however, will the
interest rate over be less than12.39% per	year nor more than20,39% per year. The interest rate will not change before the
First Payment Date.	, , , , , , , , , , , , , , , , , , , ,
Astroderondo to the Assessed Review (Const.)	
the month following the applications of the	l be given effect by changing the dollar amounts of the remaining monthly payments in e loan and every 12 months thereafter so that the total amount due under said Loar
Agreement will be paid by the last pay and date	of OCTOBER 5 X09 2009 Associates waives the right to an
interest rate increase after the last anni-grany d	ale prior to the last payment due date of the loan.
The Grantors promise to pay the said sum in	the said Loan Agreement of even date herewith, made payable to the Beneficiary, an
delivered in <u>180</u> consecutive monthly in	nstall rien.s: 1 at \$ 504.01 , followed by 179 a
\$489_60, lollowed by _N/Aat \$	\$
made payable at ONK DARK	ing on in . some day of each month thereafter until fully paid. All of said payments being on at cach, place as the Beneficiary or other holder may, from time to time, in writing
appoint.	ois, or at cac relace as the beneficiary of other holder may, from time to time, in whith
	ald obligation in accordance with the terms, provisions and limitations of this Trust Dood, and the parformance of the payment
and agreements herein contained, by the Grantors to be portormed, and CONVEY and WARRANT unto the Trustee, its successors and assigns.	eld obligation in accorder se with the terms, provisions and limitations of this Trust Oeed, and the performance of the covernant I also in consideration of the surface Deliar in hand paid, the receipt whereof is hereby acknowledged, do by these present I the following described Real Futate at diet of their estate, tide and interest therein, situate, lying and being in the
COUNTY OFAND STATE OF	FILLINOIS, to wit: CTTY OF CHICAGO
LOT 327 IN BRITIGAN'	S WESTWOOD, BFING A SUBDIVISION OF THE
MODTE DAMCE 13 FACT	HEAST 1/4 OF SECTION 24, TOWNSHIP 38 T OF THE THIRD FRINCIPAL MERIDIAN
NORTH, RANGE 13, EAS (EXCEPT THE SOUTH 1/2 1/4 OF SAID SECTION)	2 OF THE NORTHEAST :/1 OF THE SOUTHEAST
1/4 OF SAID SECTION)	· REFERENCE BEING HAD TO THE DIAM OF
SAID SUBDIVISION REC	ORDED JUNE 9, 1919 AF DOCUMENT 6545411
IN COOK COUNTY, ILLII	NOIS. Tex# 19-29-418-014
which, with the property hereinafter described, is referred to herein as the	COLLICION IN C. T. D. LANGUED, CLACKBOO, ALL
TOGETHER with improvements and fixtures now attached together	
nder and by virius of the Homestead Exemption Laws of the State of this	uccessors and essigns, forever, for the purposes, and upon the uses and business forth, free from all lights and benefits note, which said rights and benefits the Grantors do hereby expressly ratees, and valve.
This Trust Deed consists of two pages. The co	ovenants, conditions and provisions appearing on page 2 (the reverse side of this trus
reed) are incorporated herein by reference and	are a part hereof and shall be binding on the Grantors, heir heirs, successors and
ssigns.	the control of the co
WITNESS the hand(s) and seal(s) of Grantors	rthe day and year first above written.
O. Can Day	de la
TOCH D DIVORD	(SEAL) Ulima Willygor (SEAL)
JOSH P DOGGER	VELMA DUGGER
774	(SEAL)
	·
ATE OF ILLINOIS.	MARY T TOMASZEWSKI
ss.	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
ounty of COOK	JOSH P DUGGER AND VIEWA DUGGER, HIS WIFE
to be a day a to be to	who ARE personally known to me to be the same person S whose name S subscribed to
S. H. O State of the control of the	the foregoing instrument, appeared before me this day in person and acknowledged that THEY aigned and delivered the said instrument as THEIR tree and voluntary act, for the uses and
AMATE COPIAGOS	purposes therein sel forth. 全面经长,然后这一年一位的一般能是准备
Superior State of the State of	GIVEN under my hand and Notarial Saal #129 day of SEPTEMBER D. 19 94
SMI Udiantivizil and high fi	
	This instrument was prepared by Notary Public
(SEAL ")	a section and constitution of section
(Mary I. Yomasiewski)	C. BEILI, 7035 W. NOFTH AVE., OAK PARK, IL. 60302
\$ 60/10/Y SERVILL REJORATION OF ILLIEURO \$	- Charlesol
A STATE OF THE STA	ORIGINAL (1)
7564 Ray, 7-91(I.B.)	BCRROWER COPY (1)
	RETENTION COPY (1)

UNOFFICIAL COPY

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

1. Crantors shall (1) promptly roper, restore or rebuild any buildings or improvements now or hymestre on the premises which may be, once daminged or be destroyed, (2) keep said premises in good condition and repair, without weste, and free firm inscharter's or other liems or claims for lien not expressly subordensied to the lien bened, (3) pay when due any indicitatives which may be secured by a firm or charge on the premises superior to the lien heriad, and upon request orbital selectory endence of the decharge of each principle in process of each or premises. (5) comply with all requirements of law or more pall orbitations one or of anytims in process of each or premises. (5) comply with all requirements of law or more pall orbitations with respect to the premises and the use thereof; (6) make no meterial alterations in and premises are option more repaired orbitation.

2. Crantors shall pay before any penalty stlaction all general taxes, and shall pay special taxes, special assessments, water charges, service charges, and other charges against the premises when their pay median matter request, terms to a Trustee or to Beneficiary duplicate receipts therefor. To prevent detault become crantors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Crantor may destine to contest.

3. (Various shall keep all traditions and improvements now or beceffed althefed on and practices matural against loss or demand by fire for devices of noneys sufficient either to pay the cost of replacing or reporting the serie or to pay in full the indistrictions accused basely, all in companies satisfanding to the Bacteriality, under insurance politices psychia, in case of loss or damage, to Trustee for the benefit of the Bacteriality, such rights to be ovided of by the standard mortgage clause to be all actual to each policy, and shall deliver all policies, including additional and consent policies, or the new prior to the respective dates of expiration.

4. In case of default therain, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed dispedient, and may, but need not, hake full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior tien or title or claim thereof, or redeem from any tax sale or forfeiture affecting and premises or contest any tax or promise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting and premises are unauthorized and all expenses paid or incurred in connection thereof, all maneys paid for any of the purposes because all the lien hereof, built to be united additional indictedinal indicted

5. The Trustee or penyliciary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bitt, statement or estimate propriets public office will out inquiring into the accuracy of such bitt, statement or estimate or into the validity of any fax, assessment, bate, fortesting, fax lies or then or little or claim thereof

6. Grantors shall pay ear? Pern of Indebtedness herein membered, both principal and interest, when due according to the tiems hereof. At the option of Hereliciary, and without notice to Chantors, all unpeld indebtedness used red by the Trust Deed shall, notwithstanding anything in the Loan Agreement or in the Trust Deed to the contrary, become due and payable (a) immediately in the base of default in making pright of any installment on the Coan Agreement, or (b) when default shall occur and combine for these days in the preference of any other agreement of the Chantors without Beneficiary's prior written content.

8. The proceeds of any foreclosure sale of the prerives show or ascibuted 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 a graph heroif; second, all other items which under the terms heroif constitute secured indebtedness additional to that evidenced by the Loan Agreement, with interest theroin as herein picture, and all principal and interest remaining unpaid on the note, fourth, any overplus to Grantors, their horis, logal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, this court in which such bill is filed may appoint a receiver of said promises. Such appointment may be made either before or after sele, without regard to the solvency or insolvency of Crantors. So time of application for such receiver and without regard to the titen value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee horounder may be appoint as such receiver. Such receiver shall have the power to collect the rents, issues and profits of sele paramises during the pendency of such freedesives suit and, in case of a sale and a deficit new, during the full statutory period of codemption, whether there be redeription or not, as well as during any further times when Crantors, askept for the intervention of such receiver, world be orbitle. In optical such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during in a vhole of said period. The Court from time to time may authorize the received has received the orbit of a poly the not income in the necessary or any lost, special assessment or other line which may be or become superior to the filen horoof or of such decree, provided such application is made prior to foreclosure sat . (2) the deficiency in case of a said and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any detersory buch would not be good and available to the party interposing samu 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 ner is shall be permitted for that purpose

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, not shall Trustee he obligated by the terms bered, not be liable for any acts or onessions hereunder, except in case of gross negligable and inscendical and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.

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

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

This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Gr. ny is, and the word "Grantors" when used herein shall such persons and all persons fields for the payment of the indebtedness or any part thereof, whether or not such persons shall be go secured the Loan Agreement or this Trust Deed. The neficiary as used herein shall meen and include any successors or assigns of Beneficiary.

Associales

Dos Fork, IL 60302

AT THE PROPERTY OF THE PROPERT

Your W. North Avol. California IL CASOR

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NAME

STREET

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RECORDER'S OFFICE BOX NUMBER

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