TRUST DEED

UNOFFIGIAL CORY

THIS INDENTURE.	made OCTOBE	DITTS		HAROLD ALEXAN	DER JR & KATHY HUSBAND & WIFE NOONE
TOPERATIONS VI	ICE PRESIDENT AS TRUS	TEE herein re	eferred to as "Granto OAKBRO	X TERRACE	. Illinois.
herein reterred to a	s "Tructee", witnesseth the Crantors have promised to	pay to Associates Fig	oanga log, begging	anned to as "Begalicies	
of the Loan Agreent DOLLARS AND 11	ient hereinatter described, the i	principal amount of		Dollars (\$**)	
Military or 1	st thereon at the rate of (check	applicable box):		Donald (9	-/
Loan rate. The inter Board's Statistical R of SEPT increase or decrease preceding month, he current interest rate	Interest. This is a variable inter rest rate will be 5.64 per tologice H 15. The initial Bank F	centage points above Prime Loan rate is 794; therefore, the in Prime Loan rate when at least 1/4th of a primot increase or decri	nterest rate will increate the Bank Prime Loange 175, %, which is the initial interest rate is the Bank Prime Loangercentage point from ease more than 2%	an Rate published in the published rate as of the 13.39 % per year. Tan rate, as of the last be the Bank Prime Loan in any year. In no even	e Federal Reserve e last business day the interest rate will usiness day of the rate on which the t, however, will the
the month following Agreement will be pa	Agreed Fiate of increst shall be the anniversary ("ate of the lo aid by the last paymen date of a after the last anniversely date	ocrober 20	nths thereafter so th	at the total amount due 001 . Associates wait	onthly payments in a under said Loan res the right to any
The Grantors prodefivered in 84 s 348.50	mise to pay the said sum in the consecutive monthly insignals. followed by 0 at \$at \$	e upid Loan Agreemen allments: 1 20, with on the same day of ea	nt of even date herev at \$355.54 h the first installment ach month thereafter	with, made payable to the followed by 8 beginning on NOVEMB	ER 20 at lide payments being
appoint. NOW, THERE FORE, this and agreements helen to refuse to convey and was ANATON COOK.	Cear thirs to have, indition payment of the said of each by the Ceantons to be performed, and also	obligation in accordar ca with the orin consideration or the sum of following described. Tast Enters	r terrns, provisions and limitatic One Dollar in hand paid, the re		formance of the covenents aged, do by these presents
SECTION 21, TOWN COUNTY, ILLINOI COMMONLY KNOWN		e 14, east of St	THIRD PRING	CIPAL MERIDIAN, DEPT-01 RECORDING 70000 TRAN 9763	IN COOK \$23 10/18/94 1414910 -94—88944
	thor gener task, is referred to herein as the "pre- erity and hateres now attached together with	*4HCV	9.440	hy	,,, <u>,</u>
TO HAVE AND TO HOLD	tring en lies anto the hald Trustee, its succe	ssors and assigns, forover, for If		e and flusts herein sot forth, free to	rom all rights and benefits
This Trust Deed co	onsists of two pages. The cove ed herein by reference and ar	nants, conditions and	provisions appearing	g on rage 2 (the reverse	s side of this trust , successors and
A. h.k.	d(s) and seal(s) of Grantors the	e day and year lirst ab	ove wrider. Not L. We m	de l'éc	(SEAL)
HA	ROLD SLEXANDER JR	(SEAL)	/ KATH	Y ALEXARDER	(BEAL)
LI	NDA BODY 7	arpor A	I EDADA		•
BTATE OF ILLINOIS.)		and for and residing in said Co	ounty, in the State aforesaid, DOHI	
County of	. \$	WIFE &	LINDA BODY, I	& KATHY ALEXANDI DIVORCED & NOT RI to be the same person — whose n a day in person and acknowledged	EMARRIED
OFF CAR Name of Parties	POIAL SEAL " OL A LEMAY adds, State of Streets leater Dates 10/2007	signed and deliver purposes therein s	ed the said instrument se	their too and voter	AD. 19_95.
-	MAU B	This instrument was prepare CAROL A. I	-	NEW YORK ST AUR	ORA, IL 60504
	TO	(Name		(Address)	E Car

BORROWER COPY (1) RETENTION COPY (1)

- 1. Grantots shall (1) promptly repet, restors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged in the dictional 20 scep and premises in good condition and repet, without weste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the tilen heriod, (3) they when due any indiction ess which may be secured by a lien or charge on the premises superior to the lien heriod, and upon request exhibit sabilitatory evidence of tills disposarge of fructions in the first provided in the first p
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special assessments, water charges sever servers compensate the pramises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicato recepts therefor. To prevent detact herounder cyarders shall pay in full contemporate, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or heraefter situated on said premises insured against loss or damage by fire, lighthing or windstorm under point as providing for payment by the insurence companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness secured render, at in companies soft satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be endericed by the standard montgage course to be attached to each policy, and shall deliver at policies, including additional and received policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewal solicies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustes or Beneficiary may, but need not, make any payment or perform any ect 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 encumbrances, if any, and purchase, discharge, compromise or settle any tax sele or forfeiture affecting said premises or contest any tax or promise or settle any tax lie or other prior lien or the or Commitment of manner from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and often expenses paid or incurred incommentation thereinth, including attempts fees, and enry other moneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the tirch hereof, shall be so much adoptions indictrethess succred hereby and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Lobin Agreement this Trust Disso six ones in its in the corrections.
- 5. The Trustee or Benefit way, weekly secured making any payment hereby authorized refeting to laxes or assessments, may do so according to any tide states over the control from the appropriate public office without it is under the appropriate public office.
- 8. Crantors shall pay each sem of indebtedness herein memboned, both principal and interest, when due according to the terms hereof. At each of the desired in an experience of the terms hereof. At each of the control, and without notice to Grantors, all unpeid indebtedness section by this Trust Deed shall, notwithstanding employing in the Loan Agreement or in this Trust Deed to the control, and making payment of the control of the Contro
- 7. When the indebtedness hereby secured thild become due whether by socialization or otherwise, Beneficiary or Trustoe shall have the right to foreign Ciffur or hierach any full to foreigness the kinn hereof, there shall be allowed and included by ciffur exhibited as the decree for sale all expenditures and expenses which may the risk distributed by ciffur exhibited or Beneficiary for attorney's fees, Trustee's fees, approjers' ises, outsy for documentary and experiences, stronglaphers' charges, publication costs and constructions, which may be expended after entry of the decree) of procuring all und-abstracts or differ the searches and summations, guarantee policies, Tomas certificates and an acquired assumances with respect to side as Trustee or Beneficiary may deem to be reasonably sensivery extent to prosecute such such or to oridence to bidders at any sale which may be rise pursuant to such decree the rule condition of the tife or the value of the premise. All expenditures and supernove of the nature in this paragraph mentioned shall become so much additional indebtenies sociated (erc.), and mentioned shall become so much additional indebtenies sociated (erc.), and mentioned shall become so much additional indebtenies sociated (erc.), and mentioned shall become so much additional indebtenies sociated (erc.), and mentioned shall become some some of the annual percentage rate in such in the Loan Agreement this Trust Deed socials, when paid or incurred by Trustee or Benefic any in connection with (a) any proceeding, including probate and bankruptcy proceedings, to i their and them shall be a party, with a plaintiff, claimants for defendant, by reason of the Trust Circle or any indebtedness hereby secured or (b) preparations for the commencement of any suit to "e" 4 acclosure hereof after account of undertaint, by reason of the Trust Circle or any indebtedness hereby any threatened suit or proceeding which might after the premises or the account of the premises or not actually commenced.
- 8. The proceeds of any foreolosure sale of the premises shall be instributed and applied in the following order of priority. First, on account of all to all sales are mentioned in the precedings, including all such items as are mentioned in the preceding bullet up hereof; second, all other items which under the terms hereof constitute source indectedness additional to that evidenced by the Loan Agreement, with interest thereon as herein provide; by 8, all principal and interest remaining unpaid on the note, fourth any exemples to savintors, their hers, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to hydrolose this trust deed, the color method is filed may appoint a receiver of said premises. Such argor thrust may be made either before or after sale, without regard to the solvency or insolvency of Granici is the time of application for such receiver and without regard to the time value of the premises of whether the same shall be then occupied as a homesteed or not and the Trustee hereunder may be apporting to a such receiver. Such receiver. Such receiver. Such receiver. Such receiver shall have the power to click the rents usuals and profits of said premises during the period of redemption, whether there be retermed to said sing any further times when Chaniors, except for the intervention of such receiver, would be entitled to cities tents issues and profits, and all other powers which may be not essay or end usual in such cases for the protection, possession, control, management and operation of little time which the being the white the deciver to a plant the receiver to approve the net income in his hands in parameter in whole or in part of, (1) The indebtedness secured hereby, or by any deciver. For closing this Trust Deed, or any lay, uppend asset medicard or of the which may be or become support to the ken hereof or of such decrees, provided such application is made prior to fereolosure sail.
- ntorcoment of the lien or of any provision hereof shall be subject to any defens a would not be good and available to the party interposing same in any action at law
 - 11. Trustee or Beneficiary shall have the right to inspect the premises of all resonable times and access there is all he permitted for that purpose

RECORDER'S OFFICE BOX NUMBER

- 12. Trustee has no duty ab impaine the see, todeligh, existings, or condition of the premises, not shall Trusts the obligated to record this Trust Doed or to exercise and hower himsen give impressing the terms the early provided by the terms to expect the prime time and trustee may return videousless substancing to be the prime time and trustee may return videousless substancing to be the prime time and trustee may return videousless substancing to be the prime time.
 - 13. Upon preference of selections of selections and the second by the Trust Dead has been fully paid, when he can after maturity, the Trintice and have for authority to release this Trust Dead, the ken thereof, by proper instrument.
 - In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor of Trust. Any Successor in Trust himeunder shall have the authority to appoint a Successor of Trust. Any Successor in Trust himeunder shall have the authority to appoint a Successor of Trust.
 - 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Craitics, and the word. "Grantors' which vise hereof shall extend to any part thereof, whicher or not such persons shall have a confection coan Agreement or this Trust Deed. The in Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.) FFICO

89339 <	NAME		FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
9488 ⁹	CITY		
·	INSTRUCTIONS	OR	COFFICIAL SEAL CAROL A LEMAY Nothery Publis. State of Binote 15. Comments Expes 10/2847

607664 Rev. 7-91(I.B.)

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