## TRUST DEED

## UNOPFICIAL COPY

THE ABOVE BPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made	OCTOBER	27	.19_94	between <u>EARNALD</u> DES	HAZER
UNMARRIED			_ herein referred to as "Gra	ntora", and FETRO	NOONE
		0!(	DAKBROOK TERRACE	agramma , produce and a regulation making the statistic of the department of the grain of the gr	, Illinois,
herein referred to as "Truste THAT, WHEREAS the Gran	e", wiinessein: tors have promised tr	o pay to Ass	ociates Finance, Inc., herei	n referred to as "Benelician	y", the least holder
of the Loan Agreement here	inafter described, the	principal arr	ount of FORTY ONE T	HOUSAND, ONE HUNDRI	ED NINETY
NINE DOLLARS AND NI	NETY_NINE_CENT	S			199.99).
together with interest thereor	at the rate of (check				
MTB 8 ad Posts of Internal	(V nas	vonz on tha i	innaid orinalogi kalannaa		
NZA Agreed Rate of Interest: XX Agreed Rate of Interest:	This is a variable inter	rest rate loai	and the interest rate will inc	crease or decrease with the	anges in the Prime
Loan rate. The interest rate	will be 6.64 per	rcentage po	ints above the Bank Prime	Loan Rale published in the	Federal Reserve
Board's Statistical Release H	I.15. The initial Bank I	Prime Loan	rate is <u>7.75</u> %, which is	the published rate as of the	last business day
of SEPTE	<u>MBER</u> , 19	_94; ther	efore, the initial interest rate	is 14.39% per year. The	ie interest rate will
increase or decrease with a proceeding month, has increased	nanges in the bunk r	rime Luan u at loost 1/	tate witeri ille pank mille Alb of a percentane point fi	rom the Bank Prime Loan	rate on which the
current interest rate is based	i. The interest rate ca	annot increa	se or decrease more than 2	% in any year. In no event	, however, will the
interest rate ever be less tha	12.39% per ye	ar nor mere	than 20.39 % per yea	r. The interest rate will not o	change before the
First Payment Date.	70_				
Adjustments in the Agreed F	ate of interest shall b	e given elle	ct by changing the dollar ar	nounts of the remaining mo	rithly payments in
the month following the anni	versary data of the l	oan and ev	ery 12 months thereafter so	that the total amount due	under said Loan
Agreement will be paid by the	a last paymer / date of	I NCVEMBE	R 1	🕱 2009 . Associates waive	ea the right to any
interest rate increase after the	e last anniversary ist	e prior to the	last payment due date of th	e loan.	
The Granlers promise to r	pay the said sum in th	e salit Loan	Agreement of even date he	rewith, made payable to the	Beneficiary, and
delivered in 180 cor	secutive monthly ins	tal menis: 💷	.80 at \$ 559.5	1, followed by	N/A at
\$ N/A followed	by N/A at \$_		, with the first installm	ent beginning on <u>DECEM</u>	BER J
19 94 and the remaining in	nstallments continuing	g on the arm	e day of each month therea	Iter until fully paid. All of said	d payments being
made payable atOAK_PA	IRK Illinois	s, or al such	place as the Beneficiary or	other holder may, from time	to time, in writing
appoint.	socure the payment of the said	obligation in acco	ordance with the terms, provisions and lin	atabons of this Trust Dond, and the park	ormance of the coversants
and agreements havelin contained, by the O CONVEY and WARRANT unto the Trustee,	antere to be necleured and at	an in consideration	n of the sum of One Dollay in head peld.	the receipt whereof is hereby acknowled:	and, do by these presents
	AND STATE OF I		0,		OF CHICAGO
THE EAST 1/2 OF SUB-	LOT 1 OF LOT 1	O IN BLC	CK 4 IN POCKWELL'S	ADDITION TO CHICAG	O IN SECTION
18, TOWNSHIP 39 NORT	H, RANGE IT, E	AST OF I	HE THIRD PRINCIPAL	MERIDIAN IN COOK	COUNTY
ILLINOIS		ipal meri		, range 15; cust of	bite birri d
TAX NO. 16-13-235-02	.2			DEPT-01 RECORDING	\$23.50
COMMONLY KNOWN AS 27	15 W. CONGRESS	, CHICAG	O,IL	7\$1111 TRAN 6903 1 \$5631 € CG ≪—	.0/31/94 12:03:00
which, with the property hereinafter describe	d to colored to herein so the "n	roffes as."		COOK COUNTY RECO	
			ets, privilegas, interests, rants and profits.	COUNTY SUMMER IN SU	TYDEK
TO HAVE AND TO HOLD the premises under and by virtue of the Homestead Exem	unto the said Trustee, its succ	gissa bna stosso:	ns, forever, for the purposes, and upon the	e uses an I trusts herein set forth, free fr	om all rights and benefits
and the second of the second o			•		a cide of this Truct
This Trust Deed consists o deed) are incorporated herei	n by reference and a	enants, com tre a part he	ereof and shall be binding o	on the Grantois, their heirs,	successors and
assigns.				/x.	
WITNESS the hand(s) and	seal(s) of Grantors th	ne day and y	rear first above written.	94324	<u>ា</u> ពន
of anomy	MCV	71			
Musik !	11- har	(SE)	NL)		(SEAL)
CEARNALD DESHAZER					mm
	<del></del>	(9E)	)L)		(SEAL)
STATE OF ILLINOIS.		1.		DMBS 2025ILI	
	59.	ð	Notary Public in and for and residing in at EARNALD DESHAZER		REBY CERTIFY THAT
County & DV				_Y1-1: 91 - Y1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	
•		•	no IS personally known b	o me to be the same person:whose n	amesubscribed to
3			e foregoing instrument, appeared before r		
<u> </u>			gned and delivered the end instrument as	HIS free and volum	itary act, for the uses and
OFFICIAL S MARY T. TOMAS NOTARY PUBLIC STATE	men of	þ	aposes therein set forth.  CUVEN under my band and Notatel Sea	one 27 payor OCTOEER	.A.D. 19 94 .
× § OFFICIAL	SEAL " {				0
MARY T. TOMAS	OE IFFINOIS S				Notary Public
MY COMMISSION EXPIRI	S 7/21/95 2	This institut	nent was prepared by	har-	
× ************************************		_MT		NORTH AVE. OAK P	ARK.IL. 60302
			(Flema)	(Accuress)	~ 0
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607664 Rev. 7-91(I.B.)			RROWER COPY (1)	<i>_</i> )_	) doneda
OCTOOR DAY, 1.51(IVE)		{ }AE	TENTION COPY (1)	( )	

## THE COVENINTS CONDITIONS AND PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Graniors shall (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the promises superior to the lien hereof, and upon request which satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any building or buildings have or at anytime in process of nection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no instead affections in seid premises succept as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, himselve of Benebicary duplicate receipts therefor. To prevent default herounder Crantors shall pay in full under profest, in the manner provided by statute, any tax or assessment which Crantor may desire to contest.
- 3. Cannote 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 indebtedness secured nereby, all in companies 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 evidenced by the stendard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Beneficiary, and in case 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, Trustae or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Granturs in any form and manner deemed surpedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or sattle any tax lien or other prior lien or other prio
- 5. The Trustee or Beneficially hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office with all ine using into the accuracy of such bill, statement or estimate or into the validity of any tax, assusament, sale, brite-taxe, tax lien or attention.
- 6. Grantors shall pay ear', item of indebtedness herein menkened, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness is could by the Trust Deed shall, notwithstanding anything in the Lean Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of a reinstallment on the Lean Agreement, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) immediately if all it is payed of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness hereby sec not that become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the fier horsof. In any suit to foreclose the fier horsof, there shall be allowed and include the state of the state of Boneficiary for attorney's fees, Trustee's fees, applies fees, outlay for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expected after entiry of the discrete) of procuring a set in abstracts of title, title searches and examinations, guarantee policies, forens certificates, and similar data and assurances with respect to title as Trustee or Beneficiary may deem to be instanced, "costsary either to proceed such autor to evidence to bidders at any sale which may be had pursuant to such decrea the true condition of the title or the value of the premise. All expenditures must expense of the nature in the paragraph monitored shall become so much additional indebtedness secured hereby and immediately due and payable, with indicest thorseon at the annual percentage rate as ted in the Lean Agreement this Trust Deed secures, when paid of incurred by Trustice or Beneficiary in connection with (a) any proceedings, including probate and bankrupticy proceedings, it with "a here of them shall be a party, either as planniff, claiment or defendent, by reason of this Trust Deed or any indebtedness horsely secured; or (b) preparations for the commencement of any surface of any thereof, whether or not actually commenced, or (c) preparations for the defense of any thereof, whether or not actually commenced.
- B. 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 expense incident to the foreclosure proceedings, including all such items as are mentioned in the preceding pelagric philosoft, second, all other liters which under the terms hereof constitute secured indebtedness additional to that evidenced by the Loss Agreement, with interest hereon as herein provinced, find, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, legal representatives or assigns, as their rights may appear.
- O. Upon, or at any time after the filing of a bit to loraclose this trust deed, the common which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Gran ofs at the time of application for such receiver and without regard to the time value of the premises or whether the same shall be then occupied as a homesteed or not and the Trustee hereunder may be application. It is such receiver shall have the power to collect the rents, asked as a homesteed or not and the Trustee hereunder may be application. It is such receiver shall have the power to collect the rents, asked as a homesteed or not any time the previous during the pendency of such rents, is such as a description, whether there be no description, as well as during any further times when Grantors, except for the intervention of such receiver, would be entitled to collect 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 the risk to disald period. The Court from time to time may authorize the receiver to apply the not income in his hands in payment in whole or in part of. (1) The indubtedness secured hereby, or by any disc ee functioning this Trust Doed, or any tax, special assessment or other ison which may be or become superior to the lient hereof or of such decree, provided such application is made prior to foreclosure saio. (2) the deficiency in case of a saic and deficiency.
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defens, which would not be good and available to the party interposing same in arc, action at law upon the note hereby secured.
  - 11. Trustee or Beneficiary shall have the right to inspect the promises at all reusonable times and access thurst, shall be permitted for that purpose.

RECORDER'S OFFICE BOX NUMBER

- 12. Trustee has no duty to exemine the title, location, existence, or condition of the premises, not shall Trustee be obligated by the terms fluence may require indemnities sabsfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of substactory evidence that all indebtedness secured by this Trust Deed has been fully paid, riviner into a or after maturity, the Trustee shall have full authority to release this Trust Deed, the Iron (hereof, by proper instrument.
- 14. In case of the resignation, mability 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 bille, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to sind be binding upon Grantors and all persons claiming under or through Give lors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indibitedness or any part thereof, whother or not such persons shall have exect and it is Loan Agreement or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

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E R Y	CITY	ASSOCIOTES North A	0°	C13, C13 60, 1L	-
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