11-923066-C6 FINANCIAL INC 10, 95441 ST TRUST DEED 956535119 INSTALLMENT

VARIABLE RATE ADJUSTABLE PAYMENT

	THEAR	OVE SPACE FOR RECOR	DERS USE ONLY
THIS INDENTURE, MADE Solnown as Suburban Bank of Palatine, not pality recorded and delivered to said Compa	nersonally but as Trusta	ee under the arrovisi	Bank Palatine, N.A. former ons of a Deed or Deeds in Tr 02-24-89 and known as Trust
		Hørris Bank	Burrington, National Association
A National Banking Association doing busine	rss in Barrington, Illinois	, herein referred to a	s TRUSTEE, witnesseth: THA'
VHEREAS the Mortgagors are justly indebted to	Harris Bank Barrington,	National Association (herein referred to as Lender) and
he Note hereinafter described, said Lender or the um of TWO RUNDRED TWENTY FIVE THO	r legal holder or holders beir OUSAND AND NO/100	ng herein referred to as I	Holders of the Note, in the princip
videnced by one certain Note of the Mortgagors on and delivered, in and by which said Note the Mo	ortgagors promise to pay the	principal sum of \$22	Barrington, National Associatio
iterest on the balance of principal from time to i	time unpaid at the rate of	*	percent per annum in exces
f the Lender's Prime Interest Rate from time to	time in effect, payable in _	60	
\$2,349_50 each, except a	as adjusted, beginning on		and on the same day of eac
iccessivemonth thereafter, and a fina he payments will be activated as follows: Beginn	d installment of the balance	of unpaid principal and 10 and on	interest due on 09-15-2010
each <u>5 years</u> d	hereafter the MO	nthiv	Daymont of codominand shall be
justed by written notice to undersigned of the th	ed legiogica egibatetua dat	lances due on said More	well chall out front the more mountain
yment necessary to amortize the outstanding printing adjustment are insufficient to pay in full the issued Note before calculation of so usted month	ncipal balance over the remainterest due on said Note sa	lining term of the Note.	If undersigned's payments prior to
appried first to the payment of hivere 2 accraed is	O the date of the installment	is naid and any amount:	romainina from un inclullarant afia
hucacen to interest stait be applied 19 te mettor of	i urdaio di incidal. Attermate	trity of the final installme	nt interest shall accrue at the rate of
ys clapsed from date of disbursement until paid	st on said Note will be comp in full.	puted based upon a 360-	day year for the actual number o
All of said principal and interest being made the note, may from time to time, in writing and	point, and in absence of suc	th appointment, then at	the office of Harris Bank
in soid C. OW THEREFORE the Mortgagors to secure the payment of the ust deed and the performance of the povenants and agreements and the receipt whereof is hereby a warrow neiged doby these presided light their estate right, title and interest therein situate.	hi vaid principal sum of money and a here is mained by the Morigagors ents CONVEY and Matthe, 12 unit GRANT CONVEY	said interest in accordance with twise performed, and also in col the Trustee, its successors and the secondary and the	the terms, provisions and limitations of this nisderation of the sum of One Dollac in hand assigns, the following described Real Estate
ing and being in the wit	cor var or	Cook	and state of Illinois.
Interest Rate to be adjusted every five f the five year Treasury yield The interior ARCEL 1: THE WEST 120 FEET OF LOT 7 IN A	years beginning (19-15-2) mest rate shall remain	2000 at 325 basis po fixed at 9.50% for	ints over the average yield the initial five (5) years.
ARCEL 1: THE WEST 120 FEET OF LOT 7 IN A HE WEST HALF OF THE SOUTHWEST QUARTER OF	WITHUR T. MCINTOLY AND C	COMPANY'S PALATINE F	ARMS, BEING A SUBDIVISION IN
ERIDIAN, IN COOK COUNTY, ILLINOIS, EXCEP EET THEREOF (EXCEPT THE EAST 16 FEET OF		SURIBED PARCEL, TAKE	N AS A WHULE, THE WEST 17
ARCEL 2: THE WEST 120 FEET OF THE NORTH ARMS, BEING A SUBDIVISION IN THE WEST HA			
AST OF THE THIRD PRINCIPAL MERIDIAN, IN			
S A WHOLE, THE WEST 11 FEET THEREOF.		THIS IN	ISTRUMENT WAS PREPARED
IN NO. 02-15-300-015		HAE	NAOMI WHITE REID BANK BARRINGTON N.A.
		G/	20) S. GROVE AVE.
		D.F	
			3'

kich, with the property normalize described, is referred to herein as the "premises,"

The ETTER with all improvements, imments, exercises, and apportenances thereto belonging, and all rents issues and profits thereof for so long and during all such time with an improvements to the end of the property and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein are the sounds heat gas are conditioned water, light power, refrigeration twhether single units or centrally controlled, and ventilation, including swithout restricting the foregoing, screen, windows shades storm does and windows. Boar coverings, mader beds, awings, stoves and water heaters. All of the foregoing are declared to be a part of such real estate whether physically attached therefore not and it is agreed that all similar apparatus, empowent or articles bereafter placed in the premises by the mortigators or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premise conto the said Trustee, its successors and assigns, forever, for the purposes, and open the uses and trusts herein set forth, free from all eights and benefits under and in virtue of the Homestead Ecomption Laws of the State of Himois, which said rights and benefits the Mortgagors do hereby expressly release and

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

- 3. Mortgagors shall 1) promptly repair, restore 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 been not expressly suburdinated to the lien hereof; (3) pay when due any included in the may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory or idence of the discharge of such principles of the holders of the note. (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or minnersal ordinances with respect to the premises and the use thereof; (3) make no material alterations in said premises except as required by law or minnersal ordinance.
- 2. Mortgagors shall pay before any penalty attaches all general taxen, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the promises when due, and shall upon written request, formish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder, Mortgagors shall have in full under protest, in the manner provided by statuit, any tax or assessment which Mortgagors may desire to contest.

 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning are indistormunder pulicies providing for payment by the insurance companies of inneys sofficient either to pay the cost of epitering or repairing the same or to pay in full the indebtedness assured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attained to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, 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. Trustee or the holders of the note may but need not, make any payment or performing act the reinicitor required of Mortgagors in any form and manuar decimed 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 his nor other prior lien or title or claim thereof, or releven from any tax safety for feature affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes berein authorized and all expenses paid or innection therewith including attorneys fees, and any other moneys advanced by Trustee, or the holders of the note in protect the mortgaged premises and the lien hereof, plus recumbably due and payable without notice and with interest thereon at the rate on the note in any of the note in the decimber of the note in protect the more admitted and the part of the note in protect the more admitted and the part of the note in protect of the note whall never be considered as a waiver of any right account of any default hereunder on the part of Mortgagors.

hay do so according to any bill, statement or lidity of any tax, essessment, arte, for feiture The Trustee or the holders of the n ste h extimate procured from the appropriate p blic tax lies or title or claim thereof. tion or size or claim snereor.

8. Mortgagors shall pay each item of indebtodness herein mentioned, both brincipal and r, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall and payable (a) immediately in the case of default in making payment of any instalment of pis in the performance of any other agreement of the Mortgagors herein contained. days in the performance of any other agreement of the Mortgagers herein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' feet. Trustee's feet, appraiser's feet. They for documentary and expert evidence, stenographer's charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree') of procuring all such abstracts of title, title searches and examinations guarantee policies. For ense certificates, and similar dats and assurances with respect to title as 'rustee or holders of the note may deem to be reasonably necessary entrer to prosecute auch suttor to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate on the note when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptry proceedings, to which either a plantific claimant or defendant, by reason of this trust deed or any indebtedness hereby accurately or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not accusally commenced: or (c) preparations for the defense of any threatened aust or proceeding which might affect the premises or the security hereof, whether or not accusally commenced:

8. The proceeds at any foreclosure sale of the premises shall be distributed and anothed in the following accelerations. 8. 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 expenses including the foreclosure proceedings including all such items as are mentioned in the proceeding paragraph never second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear. Mortgagors, their heirs, legal 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, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without cottee, without counts to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shell be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said performs during the premises during the pendency of such foreclosure suit and, in case of a saie and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be extitled 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 whole of said period. The court from time to time may suthorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or ol such decree, provided such application is made prior to foreclosure sale: (2) the deficiency in case of a sale and deficiency.

10. Moretine for the profits and an administration to the lien hereof and deficiency. 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interpoxing same in action at law upon the note hereby secured. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose 11. 12. Trustee has no du', the amine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust dead or to exercise any power becoin given unless expressly obligated by the terms hereof, nor be liable for any actsor omissions bereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, you it may require indemnities satisfactory to it before exercising any power herein given agents or employees of a russee, roo it may require internities assistantly to it before exercising any power herein given.

13. Trustee shall release this rus, deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may except the and eliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that active set before its acceptable above paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee; each successor trustee is not successor trustee, such successor trustee, such successor trustee, such successor trustee; each successor trustee is not with the description herein described any note which learns certificate of identification purporting the executed by a prior trustee hereinger or which conforms in substantial trustee and it has never executed a certificate on any instrument identifying assume as the more described herein as a certification and the release is requested by the persons herein described herein as the makers thereof, and where the release is red up to define a first of the note and which conforms in substantial which the description herein contained of the note and which purports to be executed by the persons herein restricted as makers thereof.

14. Trustee may restrain the instrument court trust. Gold as heaftened the Reconstant of Trustee may accept to the properties of the officency to the persons herein described herein described herein described herein described herein to the substantial of the note and which conforms in substantial to the description herein contained of the note and which conforms in substantial trustees are contained of the note and which conforms to the contained of the contained of the note and which conforms to the contained of the contained of the note and wh 14. Trustee may resign by instrument oner sing field in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee. (e., then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder a shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder. performed hereunder.

16. In order to provide for the payment of taxes, the user ingred promises to pay monthly in addition to the above payments, one-twelfth of the annual real estate taxes as estimated by the holder of said note, in such manner as the holder may prescribe, so as to provide for the current year is tax obligation on the last day of each such year during the term of taid obligation. The undersigned promises further to pay monthly, provide has have of all assessments, future hazard insurance premiums, and any other charges that may accure against the property securing said indebtedness. If the amount situate of to be sufficient to year said taxes, insurance assessments and other charges in not sufficient the undersigned promises to pay the difference upon demand. It is as rest that all such just ments may, as the option of the holder (1) be held in trust by it without earnings for the payment of such items; (2) be carried in a borrower is tax and insurance. In all other without an item such as the holder is all other advances upon said obligation summs if fire into pay said items as the same accure and incomengation. If such the holder advances upon said obligation summs if for into pay said items as the same received, holder is described in trust or carried in a borrower's tax and insurance account, the same and apply hereon. The sold of the holder is authorized to without a without and apply hereon. The sold or is an authorized to without further secure said indibtedness and any officer of the holder is authorized to without further to said provise the payment of the indibtedness or an interest and income a such persons and all provisions hereof, shall extend to and hereof and interest of the indibtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed and all provisions have a family trusted by a family include, without prior section consent of the holder of the holder of the Note secured become and all provisions have a family trusted by such t executed the note or this Trust Deed, and shall, if Marigagor is a fand trustee, apecified and excited in a first Deed, and shall, if Marigagor is a fand trustee, apecified and the interest of the Premises or an interest therein is sold or transferred by short agors without prior written consent of the inditer of the Note secured hereby (Holder).

If allow any part of the Premises or an interest therein is sold or transfer by different or a time of the note of the note of the Note secured by the Note secured by the marigage that containing an option of law upon the death of a joint tenant, or (i) the grant or (i) a schold toterest of feed by sears or less not containing an option to purchase. Holder may, at Holder shall have use of such an option to secretary if you have not or prior to the sale or transfer. Holder and the person to whom the property is to be sold or transferred reat happened. In writing, that the credit of such person is satisfactory to Holder and that the interest pay able on the auma secured by this Mortgage shall be at such rate as Holder shall request. If Holder has a arrest the option to accelerate provided in this paragraph, and if Mortgager's successor in interest has executed a written assumption agreement accepted in written or builder. Holder shall release Mortgagor from all obligations under this Trust Dead. Deed.
If Holder exercises such the is maile within the property of the propert such option to accelerate. Holder shall mad not use of acceleration to Mortgagors, as It is Mortgagors shall have not more than the ty (20 days from the date the in which to pay the aums declared due. If Mortgagors fail to pay such sums prior to the experience funds inch picroid, Holder may, without further notice or demand ke any constitut paymitted by law. S , of Mortgagors the day and year first above written. Exchoration provision restricting any flability ami 11e A Assikan of Harris Bank Palatino, N.A. as trutadadalities Hanki affixed on this or on the reverse side hereof or attached hereto, is expressly made a part STATE OF ILLINOIS hereof ss. a Notary Public in and for and residing in said County in the State aforesaid DONEREBY CERTIFY THAT Ronald M. Hankin and Camille A. Hankin County of ___ Cook who are personally known to me to be the same person S whose name S subscribed to the foregoing In-OFFICIAL SEA strument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the LISA M BYRNE said Instrument as their free and voluntary act, for the uses and purposes therein set form, including the re-William Control of the North Control of the North Seal this _day of _September_ . A.D. 1995. Houry Public. My commission expires thin Trust Dood has been identified The Note mentioned is IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. herewith under Identification No. Harris Bank Barrington, National Association of Control tion of Barrington, II. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDEN-TIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST ME PROPER DEED IS FILED FOR RECORD FOR RECORDER'S INDEX PURPOSÉS INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Harris Bank Barrington, N.A. NAME D E Attn: Russ Botwin STREET 201 S. Grove Ave. 313 N. Guentin Road Barrington, II. 60010 eals1 CITY V Palatine EL. 100007 E R INSTRUCTIONS OR

RECORDER'S OFFICE BOX NUMBER

EXCULPATORY RIDER

This instrument is executed by the Harris Bank Palatine, N.A. as Trustee under the provisions of a Trust Agreement dated
Feb. 24, 1989 and known as Trust no. 5478 not personally, but solely as Trustee aforesaid, ir
the exercise of the power and authority conferred upon and vested in it as such Trustee. This instrument is executed and
delivered by the Trust solely in the exercise of the powers expressly conferred upon the Trustee under the Trust and upon the
written direction of the beneficiaries and/or holders of the power of direction of said Trust and Harris Bank Palatine, N.A.
warrants that it possesses fell power and authority to execute this instrument. It is expressly understood and agreed by and
between the parties hereto, any, hing herein to the contrary notwithstanding, that each and all of the representations, warranties,
covenants, undertakings and agreements herein made on the part of the trustee while in form purporting to be the said
representations, warranties, covenants, undertakings and agreements of said Trustee are each and every one of them not made
with the intention of binding Harris Bank Palatine, N.A. in its individual capacity, but are made and intended solely for the
purpose of binding only that portion of the Tiust property specifically described herein. No personal liability or personal
responsibility is assumed by or nor shall at any time be asserted or enforceable against the Harris Bank Palatine, N.A. on
account of any representations, Warranties, (including but not limited to any representations and/or warranties in regards to
potential and/or existant Hazardous Waste) covenants, undertakings and agreements contained in the instrument, (including
but not limited to any indebtedness accruing plus interest hereunder; either express or implied or arising in any way out of the
transaction in connection with which this instrument is executed, all such personal liability or responsibility, if any, being
expressly waived and released, and any liability (including any and all liability for any violation under the Federal and/or State
Environmental or Hazardous Waste laws) hereunder being specifically limited to the Trust assets, if any, securing this
instrument. Any provision of this instrument referring to a right of any person to be independed or held harmless, or reimbursed
by the Trustee for any costs, claims, losses, fines, penalties, damages, costs of any nature in cluding attorney's fees and expenses.
arising in any way out of the execution of this instrument or in connection thereto are expressly waived and released by all
parties to and parties claiming, under this instrument. Any person claiming or any provision of the instrument referring to
a right to be held harmless, indemnified or reimbursed for any and all costs, losses and expenses of any mature, in connection
with the execution of this instrument, shall be construed as only a right of redemption out of the assets of the Trust.
Notwithstanding anything in this instrument contained, in the event of any conflict between the body of this exoneration and
the body of this instrument, the provisions of this paragraph shall control. Trustee being fully exempted, nothing herein
contained shall limit the right of any party to enforce the personal liability of any other party to this instrument.

HARRIS BANK PALATINE, N.A., Solely As Zrustee Under Trust No. 5478 And Not Personally.

Penelope M. Johns, AVP & LTO

ATTEST:_1

Donne M. Kerips, Land Trust Office

95653509

Property of Cook County Clerk's Office

95653509

State of Illinois) County of Cook) SS I, the undersigned, a Matery Public, in and for said County, in the State of Illin Penelope M. Johns, AVP & LTO of Harris Bank Palatine, N.A., and of said Bank, are personally known to me to be the same persons whose names are instrument as such AVP & LTO and Land Trust, respectively, appeared before me this day in person and acknowledged that they all free and voluntary act and that SHE, as custodian of the Corporate Seel of to said instrument for the Bank of Trustee.	Donna M. Kering Land Trus: subscribed to the foregoing Officer
Given under my hand and Notarial Sent of 15th of Sept 1995 Anus Distern Notary Public	"OFFICIAL SEAL" JANIS TISON Notary Public, State of Illinois My Commission Expires 10/26/98
COUNTY	
	T'S O
	926335

95653509

Orf

Property of Cook County Clerk's Office

5653569