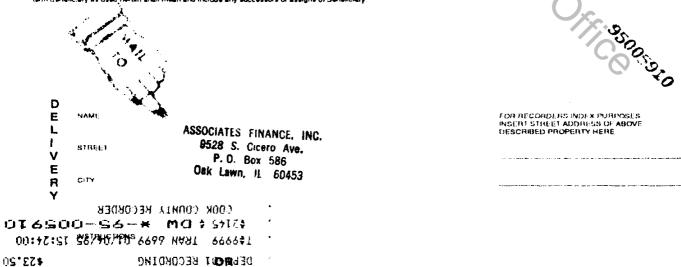
UNOFFICIAL C

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made December 30		,19 94	, between Per	ggy A. Robi	nson and
THIS INDENTURE, made December 30 Jerry Armstron as joint tenant Branch Asst Vice President	s here	ein referred to as "C Jak - Lawn	3rantors", and_	F.E. Tron	Code
herein referred to as "Trustee", witnesseth:				******	
THAT, WHEREAS the Grantors have promised to the Loan Agreement hereinafter described, the Dollars and Sixty-nine Cents	principal amount o	of Forty-three	Thousand I	Four Hundre	d Ninety-th
together with interest thereon at the rate of (check				rollars (\$	
Agreed Rate of Interest: % per	year on the unpaid	l principal balances			
Agreed Rate of Interest: This is a variable inte Loan rate. The interest rate will bepe Board's Statistical Rolease H.15. The initial Bank	erest rate loan and lercentage points at	the interest rate will bove the Bank Prin	increase or dec ne Loan Raie p	ublished in the	Foderal Reserve
of	9; therefore, Prime Loan rate w by at least 1/4th of annot increase or	the initial interest ri then the Bank Prin a percentage poin decrease more tha	ate is ne Loan rate, an it from the Bani in 2% in any yea	% per year. The s of the last but k Prime Loan r ar. In no event,	s interest rate wi siness day of the ate on which the however, will the
First Payment Date.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,		
Adjustments in the Agreed Rate of Interest shall the month following the anniversary date of the Agreement will be paid by the last payment date of interest rate increase after the last anniversary date.	loan and every 12	months thereafter	so that the total, 19A	al amount due	under said Loai
The Grantors promise to pay the said sum in the					
delivered in consecutive monthly ins \$, followed by at \$	ນະແກອກເຮ:	at \$	ilment beginning	10110Wed by	a
19 and the remaining installments continuin	ng or nine same day	of each month the	reafter until fully	paid. All of said	l payments being
made payable atIllinoi appoint.	is, or at such place	as the Beneficiary	or other holder	may, 'rom time	to lime, in writing
NOW THEREFORE the Grantovs to secure the navment of the say	d obligation in a cordance v	with the terms, provisions an	d implements of the Tru	at Deed, and the perfor	inerice of the dovernment
and agreements herein contained, by the Grantors to be performed, and a CONVEY and WARRANT unto the Trustee, its successors and assigns, it COUNTY OF COOK AND STATE OF	ne following describe / Real (LLINOIS, to wit:	Estate and all of their estate	aid, the reculpt whereof , title and interest therei	n, sikial i, lying and be	ing in the
		2			
LOT 143 (EXCEPT THE NORTH 21 FE GEORGE MASON'S ADDITION TO PULL SCHOOL TRUSTEES' SUDBIVISION OF THE THIRD PRINCIPAL MERIDIAN, I	MAN BEING A SECTION 16,	SUBDIVISION OF TOWNSHIP 37 1	F LOTS 48 A	ND 49 IN TI	IE
PIN#25-16-417-007	W COOK COOK!	r, rusindis.			
which, with the property hereinefler described, is referred to herein as the	*********** *				
TOGETHER with improvements and fixtures now attached logsther w		iges, interests, rents and pro	NID		
TO HAVE AND TO HOLD the premises unto the said Trustee, its suc	pressors and assigns, forev	er, for the purposss, and up	on the uries and trusts t	nerein set forth, bee fic	nisened bna airigis lie mi
This Trust Deed consists of two pages. The co- deed) are incorporated herein by reference and	venants, conditions	and provisions ap	pearing on page	e 2 (the reverse	side of this trust successors and
assigne WITNESS the hand(s) and seal(s) of Grantors	the day and year fir	rst above written.		Sc.	
1 1/1/11		<u> </u>	x1		
Teggy (Promoun	(SEAL)	Larry	Continue,		(SEAL)
Pegel (N) Robinson	(SEAL)	Jerry Arm	istrong 🗀	> C	(SEAL)
	(SEAL)		· · · · · · · · · · · · · · · · · · ·		(ODAL)
STATE OF ILLINOIS,	, Т	'ina A. Boubel			,
es (Sublic in and for and residing			
County ol	regg tena	y A. Robinson	and Jerry	Armstrong	as joint
	who_{}		own to me to be the sen	ne serion S whose ru	ime S subjet/ibed to
	the forego	ing instrument, appeared be	lore me this day in pers	on and acknowledged	their
		d delivered the said Instrume	mias they	mann in free and volun	ary act, for the uses and
"OFFICIAL SEA ^t ."	purposes GIVEN	shereus eel forth. I under my hand and Notanal	Smillio 30th	<u>December</u>	,A.D. 19 <u>_94</u>
George P. O'Connor			11	10/10/	Notary Public
My Commission Expires 3/25/97 &	This instrument was	sprepared by			
annamentamentamentamentamentamentamentam	Pam T. Cl	ark 9528 S Ci	cero Ave Oa	k Lawn, IL	60453
					H) /
	BORROW	L (1) (ER COPY (1)		n	ククイイ
607654 Flov. 7 91(I-B.)		DN COPY (1)		ング	() () () () () () () () ()

THE COVENANT SCONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVENSE SIDE OF THIS TRUST DEED):

- 1. (kantors shall (1) promptly report, restore or rebuild any buildings or improvements now or hereafter on the promises which may become demaged or be destroyed, (2) keep and premises in good condition and report, without waste, and fixe from machanic's or other leans or claims for her not expressly subordinated to the lien hereof, (3) pay when due any indebtedness which may be secured by a lien or charge or the premises superior to the lien hereof, and upon request earlier satisfactory evidence of the discharge of such prior lien to Trustee of to Brindings now a secure of the premises and the use shoreof; (6) make no material effection in said premises except as required by law or municipal ordinance.
- 2 Grantots shall pay before any penalty attaches all general taxes, and shall pay special taxes, apecial assessments, water charges, are some somice charges, and other charges egainst the promises when due, and shall, upon written request, furnish to Trustee or to Geneficiary duplicate recepts therefor To prevent default hereunder Grantors shall pay in full under protest, 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 hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurence companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary, under insurance policies paybble, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidoriced by the standard 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 delault therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Crantors in any form and manner deemed expedient, and may, but need not, make half or perhal payments of principal or inforest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax her or other prior here of the or tittle prior here any tax has or forfeiture effecting said premises or contest any tax or promise or settle any tax here or title or total historic or redeem from any lax sale or forfeiture affecting said premises or contest any tax or settle any tax here or title or contest any tax or settle any tax here or title or contest any tax or settle any tax here or title or contest any tax or settle any tax here or title or titl
- 5. The Envise or Benefic by received making any payment hereby authorized telating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office withor but in the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, fortesture, tax tien or title or claim thereof.
- 6. Grantors shall pay each fam in indebtedness herein menboned, both principal and interest, when due eccording to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness seciled by this frust Deed shall, notwithstanding anything in the Lean Agreement or in this frust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of in in installment on the Loan 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 or least if the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- The when the indobtedness hirely secural to it become due whether by acceluration or otherwise, Beneficiary or Trustee shall have the right to foreclose the liten hereof. In any suit to foreclose the inn hereof, there shall be allowed and included a decision of the decision of the decision hereof, there shall be allowed and included the object of the same shall be expended after entry of the decision of the same shall be expended after entry of the decision of the same shall be expended after entry of the decision of the same shall be expended after entry of the decision of the same shall be expended after entry of the decision of the same shall be expended after entry of the decision, and continued as the intensity of the decision of the same shall be expended after entry of the decision, and continued as assumences with respect to the letter or the value of the premise. All expenditures and personally recreasely entry to proceed the same shall be expended to the same shall be same sh
- 8. The proceeds of any foreclosure sale of the premises shall be instributed 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 pulse aph hereof, 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 provider; By d, all principal and interest remaining unpaid on the note, fourth, any overplus to Grantors, their hoirs, legal representatives or assigns, as their rights may appear.
- Q. Upon or at any time after the filing of a bill to foreclose this trust deed, the continuence of after sale, without notice, without regard to the solvency or insolvency of Granto's at the time of application for such receiver and without regard to the then value of the premises or whether this same shall be then received as a homestand or not and the Trustee hereunder may be apporting a such receiver. Such receiver shall have the power to collect the rents, issues and profits of said permanent during the pendancy of such foreclosures suct and, in case of a sale and is a such rent attention pendancy and such foreclosures suct and, in case of a sale and is a saturage any further times when Grantors, except for the intervention of such receiver, would be antitled 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 in which or payment in whole or in part of, (1) The indebtodness secured hereby, or by any decre. Foreclosing this Trust Deed, or any tax, special assessment or other fine which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosive sale. (2) he deficiency in case of a sale and deficiency.
- 10 No action for the enforcement of the lien or of any provision heraof shall be subject to any defend a vision would not be good and available to the party interposing same in any action at law upon the note hereby secured
 - 11. Trustee or Brondiciary shall have the right to inspect the premises at all reasonable times and access they no right be permitted for that purpose
- 12 Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall TrustCole obligated to record this Trust Coled or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross negligench or my conduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13 Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either Jet in or after maturity, the Trustee shall have full authority to release this Trust Deed, the her thereof, by proper instrument.
- 14 In case of the cangnation, 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 herein given Trustee.
- 15. This Trust Deed and all provisions hereol, shall extend to and be binding upon Grantors and ell persons claiming under or through Gr inivis, and the word "Graining" whon used herein shall include all such persons end ell persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have "Lecutor" to Loan Agreement or this Trust Deed. The term Baneficiary as used herein shall mean and include any successors or assigns of Beneficiary.



RECORDER'S OFFICE BOX NUMBER