TRUST DEED

First Payment Date.

TRUST DEED	UNOFFICIA	L COPY	
	95008592 mi.	Midwest Trint Condon, Inc., a BOVE BRACE FOR RECORDERS USE CALLY MIDWEST BANK 19 94 helweeds TRUSTER UNI	AND TRUST COMPANY
OF A TRUST A REPMENT D	ATED NOV. 26 1985, AND herein reter TEE 85-11-4872 of OAKBROOK T	rred to as "Grantors", and F E TRON ERRACE	CNE
herein referred to as "Trustee" THAT, WHEREAS the Granto	', witnesseth: irs have promised to pay to Associates Finan after described, the principal amount of _NIN	nce, Inc., herein referred to as "Beneficiar VETEEN THOUSAND, FIFTY DOLLA	y", the legal holder RS→AND
_	at the rate of (check applicable box):	. ₹9045 € RV 💌	1 050・40 - 91/05/95 11:24:00 - 95 -008592
XX Agreed Rate of Interest: Ti	% per year on the unpaid princip nis is a variable interest rate loan and the inter	ret balances. COOK COUNTY REC rest rate will increase or decrease with ch	ORDER anges in the Prime
Loan rate. The interest rate was Board's Statistical Release H.	ill be 5,89 percentage points above the 15. The initial Bank Prime Loan rate is 8,54 18ER , 1994 ; therefore, the Initial	s Bank Prime Loan Rate published in the O_%, which is the published rate as of the	s Federal Reserve s last business day
increase or decrease with chapreceding month, has increase	inges in the Bank Prime Loan rate when the ed or decreased by at least 1/4th of a perce	a Bank Prime Loan rate, as of the last bi entage point from the Bank Prime Loan	usiness day of the rate on which the
current interest rate is based interest rate ever be less than	The interest rate cannot increase or decreas 12.39% per year nor more than 20.39	ue more than 2% in any year. In no event % per year. The interest rate will not	, nowever, will the change before the

Adjustments in the Agreed Rate of Interest shall be given effect by changing the dollar amounts of the remaining monthly payments in the month following the anniversary drue of the loan and every 12 months thereafter so that the total amount due under said Loan interest rate increase after the last anniversary date 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, and delivered in 180 consecutive monthly installments. $\frac{1}{258.73}$ at \$ $\frac{273.96}{9}$, followed by $\frac{N}{A}$ at \$ $\frac{1}{20}$, with the first installment beginning on $\frac{2}{20}$ 1995 and the remaining installments continuing on the same day of each month thereafter until fully paid. All of said payments being made payable at OLK PAFK Illinois, or at such place as the Beneficiary or other holder may, from time to time, in writing appoint.

MOW, THEREFORE, the Cranics to secure the payment of the said obligation in accordance of the territe, provisions and intellations of this Trust Deed, and the performance of the coverants and agroupments herein contained, by the Cranicus to be performed, and also in consideration of the sum of One Dollar in hand peed, the recipit whereof is nerrolly acknowledged, do by these presents CONVEY and WARRANT unto the Trustine, its successors and assigns, the following described Real Estate and all of their estate, title and interest therein, situate, from and being in the COUNTY OF COUNTY OF CHICAGO. _____AND STATE OF ILLINOIS, to will

P W COCSS

THE SOUTH 13 FEET OF LC 13 AND THE NORTH 16 FEET OF LOT 24
IN BLOCK: IN THOMAS J. JIVENS SUBDIVISION OF THE WEST 1/2
OF THE SOUTHWEST 1/4 OF THE OUTHWEST 1/4 AND THE EAST 1/2
OF THE HORTHWEST 1/4 OF THE SUITHWEST 1/4 OF SECTION 2,
TOWNSHIP 39 HORTH, RANGE 15 LACT OF THE THIRD PRINCIPAL
MERIDIAN, OF COOK COUNTY, TLINOIS
THE SOUTH STATE OF THE THIRD PRINCIPAL
PLOCE THE THIRD PRINCI

CONALA, OND TO ECO. The processes will the said. Trustee, its successors and assigns, forever, for the pulposes, and upon the uses we trusts forein set forth, free from all rights and benefits

This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantor's, their heirs, successors and assigns.

WITNESS the hand(s) and seal(s) of Grantors the day and year first above written.

Midwest Trust Services, Inc., successor Trustee to Midwest Bank & Trust Concerny, as Trustee U/T/A // 85-11-4872 and not personally.

Emily S. Mentone, Asst. Vice President ... (SĚAL) ----- ½ Deanna M. Quinn, Land Trust Administrator

STR FROM TOTORY RIDER Margaret M. Truschke

a Noticy Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT

personally known to the to be the same person 5 whose name S int, appeared before me this day in person and actinowindged that signed and delivered the said instrument as their free and voluntary act, for the uses and "CITICI" SEATO

Marintat M. Wurelike Potery I ublic, State of Mino's My Commission Poplers for 8, 1913 Resolution in consciouse monitoring of \$5000 differ the series

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GIVEN under my hand and Notana) Saat this 3rdbay of January

M. TOMASZEWSKI, 7035 W. NORTH AVE., OAK PARK, IL. 60302

ORIGINAL (1) BORROWER COPY (1) RETENTION COPY (1)

county of Cook

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

THE HE EASE ONDE ONTHIS TRUST DEED

- 1. Grantors shall (1) promptly report, restore or rebuild any buildings or improvements now or hereafter on the premises which may become daminged or be destroyed, (2) keep said premises in good condition and repen, without waste, and fixe from mechanic's or other liens or claims for high not expréssly subordinated to the lien hereof, (3) pay when due any indotedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request within a premise of the discharge of such print liens to Trustee or to Benuticiary. (4) complition within a reasonable time any buildings now or all anytime in pricess of exclion upon said premises. (5) comply with all requirements of taw or municipal ordinances with respect to the premises and the use biereof, (8) make no meterial affections in said premises succept as required by taw or municipal ordinance.
- 2. Grantors stieft pay before any penelty attaches alt general taxes, and shall pay epocial taxes, special assessments, water charges, sower service charges, and other charges against the promises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protect, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Granfors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by firs, 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 tall the indebtedness secured hereby, all in companies salistactory to the Beneficiary, under insurance policies payable, in case of loss or damage, in Trustee for the Beneficiary, such rights to be evidencied by the standard mortgage clause to be attached to each policy, and shall deliver enlewel policies not less than tim days prior to the respective dates of expiration
- 4. In case of default thiscen, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and merrner deemed expedient, and may, but need not, make full or perfual payments of principal or interest on price processor services. Any send purchase, discharge, compromise or solve any tax ken or other price redeem from any tax sale or forfeither any tax, ten or other price that or tender thorized in contrast may are selected any tax from any tax or price any tax from a steeping said primitives or contest any tax is any or forfeither affecting said primitives or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or inscript in connection the levels, including affecting said primitives and any other moneys advanced by Trustee or Beneficiary to protect the mortisage price state on the title hereof, shall be so much additional includences cocured tweety and shall become immediately due and payable without institute thereof at hereof any right accruming to them or account of any default hereonal price on the part of Grantors.
- 5. The Trustee or Egneficiery 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 without inquiring into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax lien or tate or claim thereof
- 6. Grantors shall pay risch item of indebtedrass herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebte into a course by this Trust Died shall, notwithstanding engiting in the Loan Agreement or in this Trust Died to the contrary, become due and payable (a) immediately in the case of default in making payamin to die any installment on the Loan Agreement or (b) when default shall occur and continue to three days in the performance of any other agreement of the Grantors herein contained, or (c) immediately if all or part of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the ingestedness has be in used shall become due whether by acceleration or otherwise, theneliciary or Trustee shall be allowed and included as additional indebtedness in the decree for sate all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for afformer's fees. Trustee a local countries and expenses in the decree and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for afformer's fees. Trustee a local countries and expenses in the decree and provided after entry of the decree) of producing all such abstracts of tata, the selections and examinations, guarantee policies, Torrens certificates, and similar data and essurances with respect to the selection of the value of the premise. All expenditures end expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured has by an immediately due and payable, with interest thereon at the annual pence say, rate stated in the Loan Agreement but Trust Dead secures, when paid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, including probate and bankruptey proceed in all the foreclosure hiereof after the premise and the annual pence say, rate stated in the Loan Agreement but Trust Dead secures, when paid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, including probate and bankruptey proceed in all the foreclosure hiereof after secured of such right to foreclose whether or not eclusely commerced, or (c) preparations for the commercement or any suit to the foreclosure hiereof after secured or such right to foreclose whether or not eclusely commerced, or (c) preparations for the grant and or the security hereof, whicher or not actually commerced.
- 8. The proceeds of any foreclosure sale of the premises chall be directly and applied in the following order of priority: First, on account of all costs and experted incident to the foreclosure proceedings, including all such items are are mentioned in the proceding pai tyraph hateof, 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 provided, third, all principal and interest remaining unpaid on the note; fourth, any overplus to Gramters, their heirs, legal representatives or essigns, as their nights may appear.
- No action for the enforcement of the lien or of any provision hereof shall be subject to any or arise which would not be good and available to the party interposing same in any action at saw 10. upon the note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the pramises at all reasonable times and accurs at areto shall be permitted to that p
- Trustee has no duty to examine the title, location, existence, or condition of the premises; nor shall fir site be obligated to record this Trust Deed or to exercise any power herein given expressly obligated by the terms hereof, nor be liable for any acts or orassrons hereunder, except in case of gross legislance or misconduit and Trustee may require indemnities satisfactory to Trustee before exercising any power he/win given.
- Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully pt d, either helpe or after maturity, the Trustee shall have full authority to release this Trust Deed, the lien thereof, by proper instrument
- in case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint 15 poessor 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 hereof, shall extend to and be binding upon Grantors and all persons claiming under or this ign Grantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall he re-executed the 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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MAIL TO	Associates HAVE 7035 W. North AVE Oak Park, IL 6030		CO
D NAME	Oak Park, IL 6030	Ţ.	FOF HECORDERS INDEX PURPOSES INSIET STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
I STREET	HEADUATES FINANCE, 1885.		1115 AVINS
E R CITY	7025 W. North Ave. Oak Perk, N. 66268	eco	C12100011
Ť	, 40	20,5800 SE	
INSTRUCTIONS		•••	
Corrico	OR RECORDER'S OFFICE BOX NUMBER		

UNOFFICIAL COPY

THIS RIDER IS					
Tons Deed	DATED	12/21	94	_AND EXECUT	ΕC
BY MIDWEST TRU	ST SERVICES	, INC., SUCC	ESSOR 1	RUSTEE TO	
MIDWEST BANK A	ND TRUST COM	APANY, UNDER	TRUST	AGREEMENT	
14.11.187.					

It is expressly understood and agreed by and between the parties hereto that each and all of the warranties, indemnities, representations, covenants, and undertakings and agreements herein made on the part of the trustee are made and intended, not as personal warranties, indemnities, representations, covenants, undertakings and agreements of Midwest Trust Services, Inc. as Successor Trusted to Midwest Bank & Trust Company, but are made and intended for the sole purpose of binding the trust property, and this document is executed and delivered by said Midwest Trust Services, Inc., as Successor Trustee to Midwest Bank and Trust Company, not in its' own right, but as trustee solely in the exercise of the power that conferred upon it as such trustee and no personal libility or personal responsibility is assumed by, nor shall at any time be asserted or be enforceable against Midwest Trust Services, Inc., as Successor Tustee to Midwest Bank and Trust Company on ntatic ssed or i and released dunder them. account of any warranties, indemnities, representations, covenants, undertaking or agreement therein contained, whether expressed or implied, all such personal liability, if any, being expressly waived and released by the parties hereto and by all persons claiming by, through and under them.

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