Record Data 81-9011

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TRUST	DEED

UNOFFICIAL COPY 41855

THIS INDENTURE, me			
	ade <u>August</u>	5,	, 19 87 , between Larry R. Anderson divorced
and of remarr	ried	herein referre	d to as "Grantors", and W.W. Sullivan
			f Lombard , Illino
nerein referred to as "Tr	ustee", witnesset		1 DOMOGLE , MANO
	-		
	_		ciates Finance, Inc., herein referred to as "Beneficiary", the legal hold
of the Loan Agreement of	lescribed below,	the principal amount	of Thirty One Thousand Seven Hundred Twenty
Three and 99/1	00 ******	******	**************************************
ogether with interest the	reon at the rate of	of	
13.0 % max vince	on the unneid as	incinal balances for	the first year of the loan.
		· · · · · · · · · · · · · · · · · · ·	
	•	-	inning on the first anniversary date of the loan.
15_9_ % per year	on the unpaid pr	incipal balances begi	inning on the second anniversary date of the loan.
14.9 % per year	on the unpaid pr	ncipal balances begi	inning on the third anniversary date of the loan.
16.9 % per year	on the unpaid pri	ncipal balances begi	inning on the fourth anniversary date of the loan.
N	()	•	ement dated the same as this Trust Deed, made payable to the Beneficiar
(()		=	
na deliverea in	cale scurve	monthly bayments	as provided in the following Payment Schedule:
Number of Psyments	Amount of / wyn	ents (w	Then Payments Are Due
12	\$ 501.4		Ionthly, Starting 9-10-87
12	\$ 420.	19 M	lonthly, Starting 9-10-88
12	\$ 441.0		Conthly, Starting 9-10-89
23	\$ 461.° \$ 30.005.3		conthly, Starting 9-10-90 conthly, Starting 8-10-92
	- 	3-6-	
36, Township 41	North, Rang son Park, in l Number:	e 12, East of the Town of Ma 09-36-412-003	division of that part of the East 1/4 of Section the Third Principal Meridian, also part of aine of Cook County, Illinois. HAO go, Illinois
b, with the property hereinafter desc			1,0
			ivileges, interests, rents and profits. ver, for the purposes, and upon the uses and trusts her in set, orth, free from all rights and benefits under
O HAVE AND TO HOLD the premis	ses unto the said Trustee, in Laws of the State of Illi		nefits the Grantors do hereby expressly release and we ve.
TO HAVE AND TO HOLD the premis by virue of the Homestead Exemption This Trust Deed consists ed) are incorporated herei	on Laws of the State of III of two pages. Th in by reference an	d are a part hereof an	ons and provisions appearing on page 2 (the reverse side of this trust and shall be binding on the Grantors, their height successors and assigns.
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UNOFFICIAL CO THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED (THE REVERSE SIDE OF THIS TRUST DEED):

- Oranters shall (1) promptly repair, restore condition and repair, without waste, and free frees n or charge on the premises superior to the lies hereout building or buildings now or at any time in process no material alterations in said premises except as aged or be destroyed; (2) keep and p we any indebtedness which may be a efficiary, (4) complete within a reaso assoct to the premium and the use the
- 2. Grantors shall pay before any penalty stinches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises whos and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the memor previded by statute, tax or assessment which Grantor may desire to contest.
- ore 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 or companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedinans secured hereby. all in companies satisfactory to the Beneficiary, we policies payable, in case of loss or damage, in Trustee for this benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall cless, including additional and ressews! policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewa! policies not less than ten days prior to the respective dates of
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Orantors in any fe but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, comprosinse or settle any tax lendered from any tax sale or forfeiture affecting said premises or contest any tax for any or the period any tax lendered, or sale premises or contest any tax for any fat lendered, or said premises or contest any tax for a measurement. All moneys paid for any of the purposes herein authorised and all expenses paid or incurred in connection there measys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby an without soldies and with interest thereon at the annual percentage rate stated in the Loan Agreement this Trust Dead secures. Inaction of Trustee or Beneficiar right accruing to them on account of any default hereunder on the part of Orantors. rm and manuer deemed expedient, and may, or other prior lies or title or claim thereof, or theren from any Lax sale or forfesture "effecting rith, including atterney"s less, and any other is hall become immediately due and payable shall never be considered as a waiver of any
- The Trustee or Beneficiary bareby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured frints public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof
- appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax here or title or claim thereof

 6. Orantors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable at immediately in two case of defait in making payment of any installment on the Loan Agreement, or (b) when default all cour and continue for three days in the performance of any other agreement of the Grantors between contained, or install the properties are sold or transferred by the Grantors without Beneficiary's prior written consent.

 7. When the indebtedness here's a secured shall become due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the list hereof, there shall be allowed and 'oc. ided 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 Beneficiary fees. Trustee's fees, agrainage of procuring all in, in batteries of title, title searches and examinates, guarantee policies. Torries certificates, and annilar data and assurances with respect to the decree of procuring all in, in batteries of title, title searches and examinations, guarantee policies. Torries certificates, and annilar data and assurances with respect to the decree of procuring all impostitures and washer as of the article articles. Trustee or Beneficiary may deem to be reasonably? "searcy eithe to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title or threads the articles and the processings, to which right of a nature in this paragraph mentioned ablib become so much additional ind sions without penetrary's prior written consent preferation or otherwise, Beneficiary or Trustee shall have the right to foreclose the lien horsed. In any oust to foreclose the lien decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for ert evidence, stenographers' charges, publication costs and costs which may be estimated as to items to be expended after grammations, guaranties policies. Foreign certificates, and samilar data and assurance with reagent to title as Trustee or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title or the value of the had shall become so much additional indebtedness secured hereby and immediately due and psyable, with interest thereon at se, when paid or incurred by Trustee or Beneficiary in connection with its any proceeding, including probate and bankruptcy it or defendent, by reason of this trust deed or any indebtedness hereby accured, or (b) preparations for the commonwest of or not actually commenced, or (c) preparations for the defense of any threatened out or proceeding which might affect the
- eigns, as their rights may appear.

 9. Upon, or at any time after the filing of a bill to for set be "his trust deed, the court in which such bill is filed may appoint a receiver of anid premises. Such appointment may be made either before we are sale, without notice, without regard to the solvency or invency of Orantors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver and without regard to the then value of the premises or whether the same shall then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver and without regard to the then value of the premises or whether the same shall then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver and without regard to the then value of the premises of whether the same shall then occupied as a homestead or not and the Trustee hereunder may be exceeded as a homestead or not and the trustee hereunder may be not such foreclosure sail and, in case of a sale and a deficient y, a viring the full statutory period of redemption, whether there he redemption or not, as well as during any further times when Orantors, stroid, management and operation of the premises during the whole as a period. The Court from time is time may authorise the receiver to apply the net invoices in the premises during the whole as a period. The Court from time is time may authorise the receiver to apply the net invoices in his hands in payment in whole or in part (1). The Industrial assessment and operation of the premises during the whole as a period. The Art and all other powers which may be necessary or are assual in section for foreclosure sale; (2) the deficiency in case a wile and deficiency.

 10. The Trustee or Boneficiary has the option to demand that the ball to quite a written notice of the election at least 90 days before payment in full is due. If p
- - oficiary shall have the right to inspect the pres
- 13. Trustee has no duty to examin, the title, location, existence, or condition of the prumber on, shall Trustee be obligated to record this trust deed or to exercise any gover herein given under really obligated by the serms hereof, nor be liable for any acts or omissions hereunder, except in an of gross negligence or misconduct and Trustee may require indomestics satisfactory to Trustee before claims may power herein given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has seen fully paid, either before or after maturity, the Trustoe shall have full authorsty t deed, the lies thereof, by proper instrument.
- nding upon Grantors and all persons c'un og under or through Grantors, and the word "Grantors" when used herein shell ness or any part thereof, whether or (at uc) persons shall have executed the Loss Agreement or this Trist Deed. The term I Beneficiary 16. This Trust Deed and all provisions hersof, shell extended all such persons and all persons liable for the payment efficiency as used herein shell mean and include any success

Aciary as	used herein shall mean and include any successors or assigns of Boneficiary	
		POR SULVENERS INDEX PURPOSES
D E	NAME	FOR ALKOPARRE INDEX PURPORES INSER\BITTERET ADDRESS OF ABOVE DESCRIBELY TOPERTY HERE
Ĭ	STREET	-
DELIVERY	CITY	Co
	OR RECORDER'S OFFICE BOX NUMBER	

81 C NJ 2+ 90V 1891

Ossociates tinance 2606 - 4- Dempsier P.C. Box 39 Destauras Il 6016

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