TRUST DEED UNOFFICIAL COPY.

03046072

THIS INDENTURE, made	December	13	, 14 <u>93,</u> between	Carole M. Fr	cank
<u>a widow , never</u>	<u>since been</u>	<u>married</u> herei	n referred to as "C	Grantors", and <u>F.E</u>	. Troncone
Operations Vice herein referred to as "Trustee", w		, of	OakBrook .	Terrace	, Illinois,
THAT, WHEREAS the Grantors !	have promised to pay	to Associates Fin	ance, Inc., herein	referred to as "Beneficiar	y", the legal holder
of the Loan Agreement hereinafte SIXTY NINE AND 8					
together with interest thereon at the	he rate of teheck app	olicable hox):	A CONTRACTOR OF THE STATE OF TH	and the state of t	769.887
Na Agreed Rate of Interest	na " % per year	on the unpaid pr	incipal balances.		
Agreed Rate of Interest: This Loan rate. The interest rate will Board's Statistical Release B 15 day of Lance Power and Power and Power Creased or decreased by at least. The interest rate cannot increase 12,29% per year not more to	is a variable interest be <u>8 29</u> perce The initial Bank Pri (A); therefore, the in- countrate when the B (24); of a percentage or decrease more th	rate foan and the intage points about the Loan rate is attnoor metest rate is ank Prime foan rapoint from the Ban 2% in any yea	interest rate will income the Bank Prime 6.08, which 11.29% per yearte, as of the last bank Prime loan rate r. In no event, how	Loan Rate published in the ist the published rate as ear. The interest rate will interest rate will interest as done which the current interest rate will the interest rate.	he Federal Reserve of the last business nerease or decrease ling month, bus in- lerest rate is based to ever be less than
Adjustments in the Agreed Rate in the month following the anniv Agreement will be paid by the laincrease after the last anniversar	ervary date of the log st payment date of	in and every 12 in December 2	ionths thereafter so 0 , 10 2000 As	that the total amount di	ie under said Loan
The Grantors promise to pay th	ie said sum in the sa	id Zorn Agreeme	nt of even date her	ewith, made payable to th	e Beneficiary, and
delivered in 84 consecutive					
followed byna at to na				(Mindle & Day)	
romaining installments continuing it BEFFELO Grovellinuis, New Hilletton the Grander of secure the performed by the Granders to be performed, and also do no successors and assigns, the following described Real COUNTY OF COOK	OF AT SUCH PLACE AS mean of the raid obligation in ac- consideration of the sum of One Frame and all of their existe, titl	the Beneficiary of testance with the terms pro- bolts in band paid the recei	other holder may	 from time to time, in structured the confect, and the performance of the confect, do by these presents CONVEY and 	writing appoint.
Lot 105 in Capri	Gardens Bei	ng a subdi	vidion of	part of the	
south west 1/4 or of section 2, to	f section 1, Vnship 42 no	and p _{art} rth, range	of the sou	th east 1/4 of the third	
principal meridia			inois	DEFT-CO RECORDING	\$23.00
PIN#02-01-304-0				T#0011 TRAN 8845 1	2/20/93 15:31:00
which, with the property becomester described, is refer INMETHER with improvements and firstners now a TO MAYE AND TO HALLS the purposes with the of the Homesteral Exemption Laws of the Store of Illus-	nached ingether with easements i			COOK COUNTY RECO	
This Trust Deed consists of two deed) are incorporated herein by re WITNESS the handts) and scal	pages. The covenanterence and are a part(s) of Grantors the c	ts, conditions and thereof and shall lay and year first	provisions appear be binding on the C above written.	ing on page 2 (the reverse frantors, their heirs, sure	e side of this trust) sors and assigns.
				4	
STATE OF ILL INDIS. * County of COO k	ss a Notary Pul Ca ma	to b M. Fra	n said County, in the State add nk, a widos	Aet' Ueabe Cextlea that	ce been
OFFICIAL SEAT	who	IS personally know	on to me to be the same po	rson whose name _is	subscribed to the foregoing signed and delivered the said
OFFICIAL STAL HARLTON UNIM NOTALITATION OF ILLIN	Data OlVEN un	her	. from and voluntary act, for t	Mecenher Mecenher	
	الميوادا		Kai	ton UMm	HUMAY PUBLIC
	July instrument was business	u ny			

Awilda Hernandez

ASSOCIATES FINANCE, INC. 794 S. Buffato, Grave Rd. Buffalo Grove, IL 60089



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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSESIDE OF THIS TRUST DEED):

- 1. Drantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or bereafter on the premises which may become damaged or be destroyed, (2) keep said promises in good condition and repair, without waste, and five from mechanic's or other bens or claims for lien not expressly subordinated to the lien hereof, (-pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory exidence of the discharge of such prior lien to T. sates or to Bruefleary, (4) complete within a reasonable time any buildings into or at any time it process of erection promised premises and premises of not provided prior lien and premises and the use thereof, (6) make no material alterations in and premises except as required by law or municipal ordinance.
- 2 Grantors shall pay before any penalty attaches all general taxes, and shall pay special assensionate, water charges, sewer service charges, and other charges against the premises we an analahalt, apon written request. Grantor that the manner provided by accuse, tax or assessment which Grantor may desire to contest.
- 3. Oranices shall keep all buildings and improvements now or bereafter aituated on said premises insured against loss or damage to Gre. 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 or (all the indebtedness secured hereby, ill in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefic the Henefiniary, such rights to be videnced by the standard mortage clause to be attached to each policy, and stray, and in lase of insurance about to expire, shall deliver renewal policies including admittant len 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 becombefore required of Ciantors in any Law and manner deemed expedient, and may, but need not make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, due barge, compromise or actile any tax betto or other prior lies or title or claim thereof, or redeem from any tax sale or forfeiture affecting and permises or contest any tax or assessment. All maneys pard for any of the purposes herein such oursels and all expenses paid or incurred into mexicon therewith, including attoring's fees, and any other moneys advanced by Trustee or Beneficiary to priories the mixing of the purposes the mixing much additional indebtedness secured horeby and shall be so much additional indebtedness secured horeby and shall be without notice and with interest thereon at the annual percentage rate stated in the Loan Agreement this Trust Deed secures. Inscison of Trustee or Beneficiary shall never be considered as a waiver of any right accrosing to them on account of any default becomes on the part of Granhous.
- 5. The Tristee of Beneficiary herely secured making any payment hereby authorized telating to taxes or assessments, may do so according to any lost statement or estimate procured from the 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 item or title or claim thereof
- 6. Grantors shall pay each it on 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, all impaid indebtedness secured by one Trust freed shall, notwithstanding anything in the Look Agreement of in this Trust Deed to the contrary, become due and payable (a) indivediately in the case of default in inaking payment of any indictive; to the Look Agreement, or to when default shall secure and continue for three days in the performance of any other agreement of the Grantors herein contained, or te) inmodately if all or part of the provises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness he dry—used shall become due whether is acceleration to reherwise Benefitary or Trustee shall have the right to foreclose the ben hirted. In any suit to foreclose the lien hered, there shall be allowed and in suid-las additional indebtedness in the desires for sale all expenditures and expenses which may be paid or in surred by urin behalf of Trustee or Benefitars. Secondary of the decrees of procuring all states of the life in the expense of the decrees of procuring all states of the life. If the seathers wide expense which may be paid or in surred by urin behalf of Trustee or Benefitars, and the decrees of procuring all states of the life in the expense of the decrees of procuring all states of the life in the expense of the life in the expense of the life in the expense of the ring of the interest of the life in the expense of the ring of the paragraph mentioned sub-become so nuch additional indebtedness secured hereby and immediately due and payable, with interest thereon ones have been been and immediately due and payable, with interest thereon ones have an animal and immediately due and payable, with interest thereon ones have an animal content of the ring of the minute proceedings, to which either of them shall be a payable, with interest thereon any suit of the fractions of the first decrease of the commencement of the fractional of the minute life of them shall be a payable, whether or not actually commenced, or or preparations for the defense of any threatened and or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- 8. The proceeds of any fireclosure sale of the precises shall be distributed and applied in the following order of priority. First, in account of all costs and expenses incident to the foreclesure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Linda Agreement, with interest therein as herein prove ed., bird, 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.
- B. Upon, or at any time after the filing of a hill to forefuse this trust deed, the court in which such bitcie filed may appoint a receiver of early premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Canto's at the time of application for such receiver and without regard to the then value of the premises or whether the asme shall be then occupied as a horizesteed or not and the Trustee hereunder may 1 / appointed as such receiver. Such receiver shall have the power to collect the rents, manes and profits of such premises during the pendency of such foreclosure suit and, in case of a sale and a defliciency, due in give full statutory period of redemption or not, as well as during any unther time when Grantors, except for the intervention of such receiver, would be entitled to collect such ier is, saids and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, nontrol, management and operation of the premises during the whole of early period. (1) This indebtodness necurs thereby, or by any decree foreclosing the interventions are usual assessment or other from which may be are become superior to the lien hereof or d such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a (afe rid. efficiency).
- 10. No action for the enforcement of the hon or of any provision hereof shall be why or to any defense which would not be good and available to the party interposing same in an action at law upon note berefly secured.
- 11. Trustee or Beneficiary shall have the right to impect the premises at all reasonable lar as and access thereto shall be permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premiar, residual Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or consistents become exercising any power herein given.

13. Up ust doed:	pon prescription of satisfactory evidence that all indebtedness secured by this Trust Deed has them only paid, e the lien therses, by proper instrument.	sither herore or after manufact, the Trustoe shall have full authority to release the
i4 In ile, poyet	s wase of the reagnation, imbility or refusal agency of Trustoe, the Beneficiary shall have the authority of responding and authority as are herein given Truston. 2016.	s Successor in Trust. Any Successor in Trust hereunder shall have the identical
elede all i	The figure Deed and all provisions histori, shall extend to and be binding upon Grantors and all persons of mit attained as an additional part thereof, whether or not suc you shall prove a part thereof, whether or not suc you shall provide the successors or an angel of ball part thereof, whether or not suc	ng under or through Grantors, and the word "Grantors" when used herein that h r area, shall have executed the Loan Agreement or this Trust Deed. The term
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