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TRUST DE	257 ED 1971 AUS 17 AW 10 350~	
	그래 그 사람들은 사람들이 그리고 있는데, 그는 사람들 학교에 가장 그를 가장 하는데 그를 하는데 그를 가장 가장 있다. 그는 사람들이 가장 가장 그를 가장 하는데 그를 가장 되었다면 그를 가장 되었다면 그를 가장 되었다면 그를 가장 그를 가장 되었다면 그를 가장 되었다면 그를 가장	
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	마이트를 보면 가게 하는 사람들은 바라 하는 사람들이 가득하는 것이 되었다.	
III.3 INDENTURE, made	회 교육한 사람들에 가는 점점 가지만 한다. 한다. 아름이 보는 사람들은 문학을 보면 하지 않아야 하루는 사람들이 되었다.	
v.h M. Davis, his wif	fe herein referred to as "Grantors", and Stanley J.	
instary erein to errad to as "Trus		
eterred to a "Falahciar Thousand On Hindred	Grantors are justly indebted to Associates Finance, Inc., herein y", the legal holder of the Installment Note hereinafter described, in the sum of d Twenty Five Dollars, evidenced by one certain Installment Note of the Grantors of	
ven date herewith, rade	payable to the Beneficiary, and delivered, in and by which said Note the Grantors	
	or the installments of \$\frac{168.75}{250} each and a final installment of \$\frac{168.75}{250}	
vith the first installment	(Month & Day)	Ñ
nstallments bearing intere made payable at 197 E. may, from time to time, in		138
NOW, THEREFORE, the Grantors and the performance of the covenants ould, the receipt whereof is hereby ack	to secure the payr ent of the said sum of money in accordance with the terms, provisions and limitations of this trust deed, and agreements he till a money the Grantors to be performed, and also in consideration of the sum of One Dollar in hand nowledged, do by these practic CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described	北
Real Estate and all of their estate, right COUNTY OFCOOK	nt, title and interest ther 'n, s' as', lying and being in the City of Chicago AND S' A B FILLINOIS, to wit:	~
westerly of a 100 foo quarter of the Southe	quarter of the South est uarter and that part lying South- of Right of Way of Call met and Western Railroad of the Northeast east quarter of the Southwest quarter of Section 30, Township 37	
westerly of a 100 foo quarter of the Southe	t Right of Way of Calymet and Western Railroad of the Northeast	
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

- 1. Grantons shall (1) promptly repair, restors or rebuild any buildings or improvements now or heterater on the prenises which may become damaged or he destroyed; (2) keep said premises in good condition and repair, without wants, and free from mechanic's or other lines or claims for iten not expressly subordinated to the lite hartor; (3) pay when due any indebtedness which may be secured by a lien or charge on the prenises suborded intereor, and upon request schild scalisfactory evidence of the discharge of such prior liet no Trustee or 10 desentiary; (4) complete within a readous liet may not buildings now or at any time in process of crection upon said premises; (3) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (-6) make
- 2. -Crantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Canadres shall pay in full under protect, in the manner provided by statute, any tax or assessment which Granton may desire to contest.
- 3. Granters shall keep all buildings and improvements now or hereafter situated on said premises huntered against last of damage by fife, lightning or windsign under policies providing for payment by the limitance companies of mears audiciant either to pay the cost of rebuilding or reparting the same or to be pay in full the in-dubtdeness setured hereby, all in companies antisfactory to the Eucedicary, under insurance policies payable, in case of loss or damage, to Trustee for the herefit of the benefits of the benefit of the benefit of the data of the partial or the partial of the partial or the pa
- All lavase of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act, hereinbefore required of Grantors in stay form 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, dicharge, compromise or settle any tax lies or other prior lies or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herins unborried and all, expenses paid or incurred to ment additional including attorney's fees, and any assessment. All moneys paid for any of the purposes herins unborried and all, expenses paid to lies hereof, shall be so much additional indebtdness secured hereby and shall become immediately due and payable without notice and with interest thereos and the lies hereof, shall be so much additional indebtdness secured hereby and shall become immediately due and payable without notice and with interest thereos and the lies hereof, shall be so much additional indebtdness secured hereby and shall become immediately due and payable without notice and with interest thereos and the lies hereof, shall be so much additional indebtdness secured next part of grantons.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procursed from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, so forciture, tax lies but tills or claim thereon.
- 8. Transcer shall pay each tem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, it will not include to Granicova, all unpubli conhectedness energies by this Trust Deed shall, intwithstanding anything in the note or in this Trust Deed to the contrary of and physible (a) immediately in the case of default in making payment and payment and principles of the note, or (b) when default abilined court in the note, or (c) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (b) when default abilined court in the note, or (c) when
- Who the Indeptedness hereby secured shall become due whether by acceleration or otherwise, Beneficiary or Trustes shall have the right to foreclose the line may be paid; increased and increased the respective of the property of the decrees of procuring and exposures which may be paid; increased the respective of the procuring all such abstracts of the respective of the procuring all such abstracts of third procuring all such abstracts of third procuring and procuring all such abstracts of the procuring and procuring all such abstracts of the procuring and procuring an
- 8. The proceeds of any torred our cale of the premise shall be distributed and applied in the full-priving order of spirity; Pirst, on account of all costs and expenses incident to the forestourser forcedoings, including all such titems as are mentioned in the preceding paragraph hereof; second, all other issues which under the terms hereof constitute secured indebtecases and one, to that evidenced by the note, with interest thereon as herein provided, all principal and interest remaining impaid on the note; fourth, any overplus of oran re, their heire, legal representatives or assigns, as their right may appear, and or an expense of the provided of the provi
- 9. Upon, or at any time after the 1 ing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver or said premises. Such appointment may be made either before 1 after asile, without notice, without regard to the solvency or insolvency of Grantors at the time of application for such appointment may be made either as a such receiver. But he such receiver that a such receiver that are a such receiver that are such applicated as such receiver, Such receiver that have over to collect any over to collect any such as a such receiver, and a such acceptance, during the full nature y perform of grantors, except for the intervention of such receiver, won. 4 " "do collect such reads, such as read and additions, of a such a such as a such reads and a such reads on a contract of the such as a such reads and a such reads of a such as a such reads and a such reads of a such as a such as a such read as a such as a such
- 10. No action for the enforcement of the lien or of any p ovision hereof shall be subject to any defense which would not be good and available to the party interpoing same in an action at law upon the note hereby secure.
 - 11. Trustee or Beneficiary shall have the right to inspect the prr uses at Il reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereo, now be "what for any acts or omissions hereunder, except in case of gross negligence or misconduc and Trustee may require independities satisfactory to Trustee before exercist, an, power herein given.
- 13. Trustee shall release this trust deed and the lien therof by proper; atru or upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully raid; and Trustee may execute and deliver a role. or of to and at the request of any person who shall, either before or after maturity. Thereof, produce and exhibit to Trustee the note; represented that all indebtedness prechase secured has been excluded any person who shall, either before or after maturity.
- 14. Trustes may resign by instrument in writing filed in the office of the Rec. or istray of Titles in which this instrument shall have been recorded or filed. In case of the resignation, insulity or retural to act of Trustee, the Benefichary may e point a Successor in Trust. Any Successor in Trust hereunder shall have the Calentical Unit, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon G into a did all persons chalming under or through Grantors, and the word "Grantors" when used person shall induce all such persons and all persons liable for the part sent of the indebtedness or any part thereof, whether or not such persons shall have exceeded the note or this Trust Deed. The term Beneficiary as used herein shall have exceeded the note or this Trust Deed. The term Beneficiary as used herein shall have exceeded the note or single of Beneficiary.

NAME ASSOCIATES FINANCE, INC.

street 197 East 154th Street

cur Harvey, Illinois 60426 🔵

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RECORDER'S OFFICE BOX NUMBE

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Chicago, ILL. 60633

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