## **UNOFFICIAL COPY**

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TRUST DEED		781-28		F 00
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	•	THE ABOVE SPACE FOR RECOR	DERS USE ONLY	
THIS INDENTURE, made	January 28th	, 19 <u>\$\sqrt{72}</u> , betweenAME	REW D. RUSH AND	
PARTY OF TUSH, HIS VIEW	h	ierein referred to as "Grantor	s", and	
Stanly . Ginsburg herein re.et. 1 '0 's "Trustee'	', witnesseth:	of 1212 Adirondack, No.	orthorook,	_, Illinois,
THAT, WHEREAS the Gran referred to as "B her ary", 2038.00 even date herewith, mr de pa promise to pay the so', sum	the legal holder of the	he Installment Note hereina evidenced by one certain Insta	fter described, in thallment Note of the G	rantors of
in35 consecutive mor .1	uy installments of \$_58	each and a final	installment of \$ 58.0	00
with the first installment beat	on	Fobruary 28th	,	19 72
and the remaining installment payments being made payable or other holder may, from time	at _ Westchester	Illinois, or	fter until fully paid. A at such place as the E	
NOW, THEREFORE, the Grantors to se and the performance of the covenants and paid, the receipt whereof is hereby acknowle	cure the paymen of he id sum agreements herein cor alnet by t dged, do by these pre ents (ON)	of money in accordance with the terms, the Grantors to be performed, and also in EY and WARRANT unto the Trustee, its	provisions and limitations of tonsideration of the sum of One successors and assigns, the followed	his trust deed. Dollar in hand owing described
Real Estate and all of their estate, right, til	le and interest therein,ur . lv	ing and being in the <u>City of C</u>		<u> </u>
COUNTY OF COOK	AND STAT : O	F ILLINOIS, to wit:		
Section 20, Township 38 County, Illinois.	ddell and wox's Su Horth, Range II.,	b livis on of the West 충 Eart of the Third Princi	of the Morth East Loal Meridian, in	Cook
which, with the property hereinafter descrit TOGETHER with all improvements, fer during all such times as Grantors may be e- equipment or articles now on hereafter there controlled, and ventilation, including with atta, equipment or articles retreated as	ied, is referred to herein as the " ements, easements, fixtures, and mittled thereto (which are piedged in or thereon used to supply about testificities the foregoing), see ectivated to be a part of sall free centred to be a part of sall free	premises," appurtenances thereto be note; and all r primarily and on a parity win e 1 real gas, air conditioning, wate _nt, power ens, window shader storn, .ors and win' printed to the contraction of the	unts, issues and profits thereof estate and not secondarily, an , refrigeration (whether single use, ms, floor coverings, inador beds, o not, and it is agreed that a	for so long and all apparatus, intis or centrally surface, and the series of the serie
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## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE

1. Gr. tors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be definited to the restored to the keep said premises in pood condition and repair, without waste, and free from mechanic's or other lens or claims for lien not expressly subordinated to the lien hereof; but here of the discharge of the property subordinated to the lien hereof; but 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 ev' once of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any buildings now of at any time in process? ever upon gaid premises; (5) comply with all requirements of law or numerical ordinances with respect to the premises and the use thereof; (6) make no material' certains in said premises except as required by law or municipal ordinances.

2. Gran es lat my before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges apair. In premises when due, and shall, upon written request, furnish to Trustee or to Benedicary duplicate receipts therefor. To prevent default here-under Grantons 2 J pay in foll under protests, in the manner provided by a statute, any tax or assessment which Granton may desire to content.

3. Grantor show etc. ab. buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lighting or windstory under policies providing at no 3 ment by the insurance companies of moneys sufficient either to pay the cost of replacing or regarding the same or to pay in full the in debtedness secured here! As no companies satisfactory to the Benedicary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Benedicary and rights the secure of the standard mortage clause to be attached to each policy, and in deliver all policies, including additional and renews

4. In case of default therein. "....s" e or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and namer deemed expedient, and in y, t i need not, make full or partial payments of principal or interest on prior engumerances, if any, and purchase, discharge, compromise or actual any tax lien or other "...." lien or title 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. The purposes person suthorized and all expenses yeal or incurred nonnection therewith, including stormer's feet, and any other particles of the property of the contest of the contest of the property of the contest of the payment of the payme

5. The Trustee or Beneficiary hereby sec manage any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public are without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, and for four tax is also of title or claim thereof.

6. Granters shall pay each item of indebtedness her n ment need, both principal and interest, when due according to the terms hereof, At the option of Benedetary and without notice to Grantors, all uppald indebtedness recursed y this Trust Deed not all, notwithstanding anything in the note or in this Trust Deed to the contrabectome due and payable (a) numediately, in the case of sefault in making payment of any installment on the note, or (b) when default shall occur and continue to three days in the performance but any other agreement of the Cambrier bergies contained.

8. The proceeds of any foreclosure sale of the premises shall be distributed an archied in the following order of priority: First, so account of all costs and excess indicat to the foreclosure proceedings, including all such items as are metallones in \$\frac{1}{2}\$ priceding paragraph hereof; accord, all other items which under the term hereof constitute secured indebtedness additional to the evidenced by the processing th

B. Upon, or at any time after the filling of a bill to foreclose this treat deed, the court for which is hill is filled may appeal as receiver of said premises. Supplements may be made cibilete before on a test said, without regard to the so, once or motivement of constant at the time of applications are receiver and without regard to the then value of the premises or whether the same shall be then without regard to the then value of the premises or whether the same shall be then without repart of the there will be a provided as a populated as such receiver. Such receiver shall have power to collect the rents, issues and profits of all of a pendency of such foreclosures with and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redesipled as "a powers which may be necessary or are usual in such receiver, would be entitled to collect such rettle, such and profits, and is repowers which may be necessary or are usual in such the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness x cred decee, provided and application is made print foreclosure.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not u good and available to the party inter-

11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto sh. Il be perm' sed for that purpose

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligate 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 omissions hereunder, except in use of gross negligence or misconduct and Trustee may require hereing the subjective of the terms hereof, nor be liable for any acts or omissions hereunder, except in use of gross negligence or misconduct and Trustee may require hereing the subject of the terms hereof the trustee devices the subject of the terms hereof the trustee of the terms are not to be the expression of the terms of the

13. Trustee shall release this trust deed and the lien therof by proper instrument upon presentation of satisfactory evidence "it s", de'tedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall eithe before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebteness brebsy secured has been just on the proper senting that all indebteness brebsy secured has been just on the proper senting the property of the property

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall are been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the Benediciary may appoint a Successor in Trust. Any Successor in Tru

15. This Trust Deed and all provisions hereof, shall extend to and be blosbig upon Grantors and all persons claiming under or through 6 no vis. and the wood "Grantors" when used herein shall include all such negrous and all persons liable for the nature of the industriances or any part thereof, wheth . . . . ron such negrous

NAME
ASSOCIATES FINANCE, INC.

B STREET 9509 W. ROOSEVELT
USENTEED PROPERTY HERE

WESTCHESTER, ILL 60153

OR

RECORDER'S OFFICE BOX NUMBER.

4001112 EPer 0 71

FEND OF RECORDED DOCUMENT