TRUST DEED THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made Sep 2 m 270 77 1 1-76 1 256 1 1 196 1 78 between 236 5 8 0 8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
THIS INDENTURE, made September 17.16 1.26 1.18 1.18 1.76 between 3.65 3.66 A. Arhomas 10.1 and Josie Thomas, his wise herein referred to as "Grantors", and will will eman of 209 N. York Rd., Elmhurst , Illino herein referred to as "Breeficiary", the legal holder of the Installment Note hereinafter described, in the sum 7020.00 Dollar, c idenced by one certain Installment Note of the Grantors of even date herewith, made payable to the Beneficiary, and delivered, in and by which said Note the Grantors of the Installment of \$ 195.00 each and a final installment of \$ 195.00 with the first installment beginning on October 24, (Jonata & Day) 19.76 and the remaining installments continuing on the same day of 22 h month thereafter until fully paid. All of sai
and Josie Thomas, his Wife herein referred to as "Grantors", and Will. Wileman of 209 N. York Rd., Elmhurst , Illino herein referred to as "Trustee", witnesseth. THAT, WHEREAS the Grantors are justly probled to Associates Fin. Inc. referred to as "Beneficiary", the legal holder of the Installment Note hereinafter described, in the sum of 7020.00 Dollar, evidenced by one certain Installment Note of the Grantors of the Associates Fin. Inc. THAT, WHEREAS the Grantors are justly probled to Associates Fin. Inc. The problem of the Installment Note hereinafter described, in the sum of the Grantors of the Grantors of the Installment Note of the Grantors of the Grantors of the Installment Note of the Insta
of 209 N. York Rd., Elmhurst , Illino nerein referred to as "Trustee", witnesseth. CHAT, WHEREAS the Grantors are justice of the Installment Note hereinafter described, in the sum of 2020.00 Dollar, endenced by one certain Installment Note of the Grantors of the Installment Note of the Installment No
HAT, WHEREAS the Grantors are just, cobted to Associates Fin. Inc. (Figure 1) (Figure 2) (Figure 2
HAT, WHEREAS the Grantors are just, cheefered to as "Beneficiary", the legal holder of the Installment Note hereinafter described, in the sum of 7020.00 Dollar, cheefered by one certain Installment Note of the Grantors of the date herewith, made payable to the Beneficiary, and delivered, in and by which said Note the Grantor romise to pay the said sum 195.00 each and a final installment of \$ 195.00 eac
consecutive monthly installments of \$
nd the remaining installments continuing on the same day of e.b. month thereafter until fully paid. All of sai
nd the remaining installments continuing on the same day of as h month thereafter until fully paid. All of sai
ayments being made payable at ASSCELATES VINANCE LUC Illinois, or at such place as the Beneficiar rother holder may, from time to time, in writing appoint.
NOV. THEREFOLD, the Gramors to secure the payment of the sald sum of frome; in accordance this the terms, providings and limitations of this treat do the performance of the concentrate and agreements needs never constituted. By the Gramors to be performed, and sho in consideration of the same of the Dallar in his alt, the recept whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Tru (e. its successors and assigns, the following described state and all of their estate, right, title and interest therein, situate, lying and being in the
division No. 5 in Section 15, Township 37 North, Range 14, East of the Third Principal Reridian; in Cook County, iii. TOGETHER with all improvements, tenements, easements, flatures, and appurenances thereto belonging, and all rents, issues and profits dereof on long as tring all such times as Grantors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily), at all spharaturing all such times as Grantors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily), at all spharaturing the control of the considered as constituting part of all state. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set and pressly release of this man, which said rights and benefits the Granton of section of the control of the control of the control of section of the control of the control of section of the control of the control of the control of section of the control of
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rever de of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on he rantors, their heirs, successors and assigns.
WITNESS the hand(s) and seal(s) of Grantors the day and year first above written.
(SEAL) JOS V MY (SEAL)
(SEAL) Stari (1. Somm ISEAL
Vernon L. Sarth
ss. a Notary Public in and for and residing in said County in the State afgreenth, no HEREBY CERTIFY THAT JOE A. Thomas and Josie Thomas, nis vile HEREBY CERTIFY THAT
who are personally known to me to be the same person S whose name S are subscribed to the foregoing Inst.
ment, appeared before me this day in person and acknowledged that They signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein say forth, including the relegand water of the right of homestead.
and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 22 day of Sept, 8.D. 1948
This instrument was prepared by

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

- 1. Grantors shall (1) omp ly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be described; (2) keep said per 188 r) good condition and repair, without waste, and free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when day and beddiness which may be severed by a lien or charge on the premises superior to the lien hereof, and upon requires exhibit statisticatory explores of receiving an analysis of the lient production of the premises and the lient production of the lient production the lient lient production of the lient lient lient production of the lient lient
- 2. Grantors shall pay before any penal, attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and charges are charges assume the premises when \(\frac{a}{a}\), and shall, upon written request, turnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default heremaker Grantors shall pay in full under potest in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and autocoments now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under polices providing for payment by to insurance companies of noneys sufficient either to pay the cost of replacing or respiring the same or to pay in full the includiness secured backety, all in companies satisfact; a cut the Beneficiary, under insurance folices payable, in case of nos or damage, to Transet or the beneficiary payable, and the provider of the part of
- 4. In case of default theren, Trustee or Benefictary n y, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make (nd) or tertial payments of principal or interest on price encumbrances, it any, and purchase, discharace, compromise or settle any tax lien or other prior lien or title or claimed, or reof, or releem from any tax sale or forfetture affecting said premises or contest any tax or assessment. All moneys poul for any of the purposes beering an other moneys advanced by Trustee or Recentleary to protect 1 storet used premises had on the propose of the propose of the premise of the premises of the premise of the p
- 5. The Trustee or Beneficiary hereby secured making any paym at he eby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate preserved from the appropriate public office without inquign in the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, such to refuse tax being rither or claim.
- d. Grantors shall pay each item of interleteness herein mentioned, by the feet of and interest, when due according to the terms bereaf. At the option of Beneficiary, and without notice to Grantors, all unputs indeed by this feet P of shall, nowther that anding anything in the note or in this Tract Deed to the contrary, become due and payable (as immediately in the case of default in making pay 201, of any installment on the note, or (b) when default shall occur and continue for three datas in the tertificance of any other agreement of the Granton's herein cet at not.
- 7. When the indebtedness hereby secured shall become due whether by accel ration of "berwise, Beneficiary or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as a "dist dichetelness in the decree for sale all expenditures and expenses when may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, 7 instee' (see, apprisers' (see, only) for documentary and expert evidence, stenographers characs, publication costs and costs owhich may be estimated as to trens to 1 sexpensed after entry of the decree of procuring all such abstracts of title proceedings of the secondary of the decree of procuring all such abstracts of title to the reasonably necessary either to proceed such suit or to evidence to bidders at any s. " sh" may be bad pursuant to such decree the true condition of the title to or the value of the predictions. All expenditures and expenses of the nature in this paragraph in decidence is considered with interest thereon at the rate of seven per cent per animum where paid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, including product and bankruptely proceedings, to which either of them shall b. " it is foreclose the propagations for the decree of any the foreclosure hereof after accural of such right to foreclose whether the production and the rate of seven per cent per animal where paid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, to which either of them shall b. The foreclosure hereof after accural of such right to foreclose whether one and the production and the first of processing to the foreclosure hereof after accural of such right to foreclose whether one accurate the production and the producting and the production and the production and the production and t
- s. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and excess medical to the toreclosure proceedings, meltiding all such flerms as are mentioned in the preceding part rice; hereof; account, all other items which under the terms record melebromess additional to that evidenced by the note, with interest, thereon as errel provided; third, all principal and interest remaining inpart on the fore; fourth, any overflow to Grantows, their heirs, legal representatives or assume, as their right; here my appear.
- 9. Upon, or at any time after the fling of a bill to foreclose this trust deed, the court in which such bid 1 fb., may appoint a receiver of said premises. Such appointment may be made either before or after side, without rotice, without regard to the such side of the premises of the receiver and without regard to the life of the premises of whole it is a such as the control of the receiver and without regard to the life of the premises of whole it is a such as the control of the receiver have the receiver have been as the receiver of the receiver o
- b). No action for the enforcement of the hen or of any provision hereof shall be subject to any defense which would not be its and available to the party intermisent some in an action at low month the futther-low-energing
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted to 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 crust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any red acts or omussions hereunder, except in case of ross neeligence or misconduct and Trustee may require inclination statisticatory to Trustee before exercising any power herein given.
- 13. Truster shall release this trust deed and the lien therof by proper instrument upon presentation of satisfactory evidence that all inc by liness secured by this trust deed has been fully pool; and; and Truste may execute and deliver a release hereof to and at the request of any person who shall, either where or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid.
- 11. Trustee may resian by instrument in writing filed in the office of the Recorder or Registrar of Tiles in which this instrument shall have been recorded or filed in the resignation, mainling or refusal to act of Trustee, the Beneficiary may appoint a Successor in Trust. Any Successor in Trust hereing or shall have the filed for the resignation of the resignation of the resignation.
- 15. This Trust Deed and all provisions beroof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, and the officiantors, when used herein shall include all such persons and all persons liable for the aparent of the indebtedness or any part thereof, whether or not ech is not approximately a

D ASSOCIATES FINANCE INC.

TREET 7823 S. Western Ave.

Chgo II 60620

I OTTY

V E
R
Y INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS INDEX PURPOSES
INSERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE

600112 - Hev. 5-74

END OF RECORDED DOCUMENT