

TRUST DEED

ACCOUNT NO.: 1631593-18

24753855

October 18, William W. Oliver and 19 78, between THIS INDENTURE, made . Sylvia Oliver, his wife herein referred to as "Grantors", and _ of 1225 West 22 Street, Oak Brook, Illinois. herein referred to as "Trustee", witnesseil... THAT, WHEREAS the Grantors are just'v indebted to ASSOCIATES FINANCE INC., herein referred to as "Beneficiary", the legal holder of the Installment Note hereinafter described, in the sum of Dollar, videnced 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 promise to pay the said sum _47__ consecutive monthly installments of \$. 299,00 each and a final installment of \$__ November 18 with the first installment beginning on _ (Month & Day and the remaining installments continuing on the same day of a n month thereafter until fully paid. All of said payments being made payable at 7823 S. Western Ave., Ch Grac. Illinois, or at such place as the Beneficiary or other holder may, from time to time, in writing appoint. AND STATE OF ILLINOIS, to wit: Lot 42 in Block 5 in Charles Hutchinson's Subdivision of the North East Quarter (%) of Section 35, To make 38 North, Range 14, East of the Third Principal Meridian, in Cook County Plinois. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reviside of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on Grantors, their heirs, successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. William W. Olive Sylvia Gliver STATE OF ILLINOIS William W. Oliver and Sylvia Oliver, his wife on and acknowledged that _they_ _ free and voluntary act. for the uses and purposes therein set forth, includ-My Commission Expires Sept. 27, 1982 7823 S. Western Ave., Chicago, IL Patricia MacKenzie

(THE REVERSE SIDE OF THIS TRUST DEED):

- 1. G...'ors hall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyd; (1) ker and premises in good condition and repair, without waste, and free from mechanics or other lies or claims for lien not expressly subordinated to the lien hereof; (3) pry when due any indebtediess which may be secured by a lien or charge is superior to the lien hereof, and upon request exhibit satisfactors which is a constructed by the claim of the lien hereof, and upon request exhibit satisfactors which is a classification of the lien hereof, and upon repair any time in factors which is a classification of the lien hereof, (6) make no material alternal or a said threshes execute as required by law or bundlings or plan ordinances with respect to the premises and the use thereof; (6) make
- 2. Grantors will by before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges again... or pr mass when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pr ign all under protest, in the manner provided by statute, any tax or assessment which Grantor may destre to contest.
- 2. Grantors shall be, at a ddings and improvements now or hereafter situated on slad premises insured against loss or damage by fire, lightning or windstorm under policies provibility for 1 to 3m t by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the in-debtedness secured hereby, at in smoonies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, ander insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, ander insurance policies payable, in case of loss or damage. The provided in the payable of the state of the state of the policy, and shall deliver all policies, including additional and renewal.
- 4. In case of default therein, Trice it Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form an annone deemed expedient, and may, but seed not, make full or partial payments of principal or interest to prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other 1 to denote the control of the prior compromise or settle any tax lien or other 1 to denote the control of the prior that the prior that the prior and tax sale or forfeiture affecting said premises or contest any tax of a sessement. All manys paid for any of depurposes herein authorized and all expenses ratio encurred in connection therewith, including attorney's fees, and any shall become immediately due and payable with an indice and with interest thereof and the ratio provided the provided and payable with an indice and with interest thereof and the ratio provided and the provided and payable with an indice and with interest thereof and the ratio provided and payable with an indice and with interest thereof any default hereunder on the part of Grantors.
- 5. The Trustee or Beneficiary hereby secure and any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate precured from the appropriate public of ce without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment sale, forfeiture, tax lies or title or claim thereof.
- 6. Grantors shall pay each item of indebtedness here a ment med, both principal and interest, when due according to the terms hereof. At the option of beneficiary, and without notice to Grantors, all unpud indebtedness occured by this Trust beed shall, novelthstanding anything in the note or in this Trust Beed to the contrary, become due and payable to immediately in the case of a fault in making payment of any installment on the note, or b) when default shall occur and continue for three days in the performance of any other agreement of the . are . herein contained.
- 7. When the indebtedness hereby secured shall become due whet or by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the line hereof, it any suit to foreclose the line hereof, then hereof, the hereof, then hereof, then hereof, then hereof, the hereof, then hereof, the hereof, then hereof, the hereof, then hereof, the hereof hereof, the h
- S. The proceeds of any forcelosure sale of the premises shall be distributed and any load in the following order of priority: First, on account of all costs and expenses includent to the forcelosure proceedings, including all such thems as are mentioned a the preceding harapaph hereof; accord, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with in ere it ereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overbuits to Grantors, their heirs, least representatives or a said, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court is which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the theory of controls at the time of application for such receiver and without regard to the their value of the premises or whether the same shall be their 'cupit as a homestead or not and the Trustee hercunder may be appointed as such receiver. Such receiver shall have power to collect the sense, issues and profits of all 'cunies during the pendency of such foreclosure suit and, if a profit of the trustee hercunder may be received. The control of such foreclosure with and the profits of the trustee described to the control of the processor, outforth of the profit of the processor, possession, control, management and operation of the premises during the while 'c said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: 11) The indictioners set or a hereby, or by any decree foreclosing this trust deed, or any tax, special passessment or other lead which may be or become substrate to the lieth hereby or of such 'cce, proclined such application is made prior to foreclosure.
- 10. No action for the enforcement of the lien or of any provision hereof shull be subject to any defense whic would not be good and available to the party interpossing some in an action at low mone the more hereby secured.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto and 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 ob a rely 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, et op a case of gross negligence or misconduct and Trustee here may require indemnities satisfactory to Trustee hereof exercising any nower herein given.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall as we been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary may appoint a Successor in Trust. Any Successor in "real nervender shall have the identical title, powers and authority as are berein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Gr. nor, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, when't or or a t such persons shall have executed the note or this Trust Deed. The term Beneficiary as used herein shall and and include any successors or assigns of Bene clary.

D STREET 7823 S. Western Ave.

I CITY Chicago, IL 60620

RECORDER'S OFFICE BOX NUMBER

OR

RECORDER'S OFFICE BOX NUMBER

TOT 930 - W

DEC--1-18 185611

600412 Rev. 10-75

END OF RECORDED DOCUMENT

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