UNOFFICIAL COPY

TRUST DI	EED 030046			
		2657	2428, HE ABOVE SPACE FOR RECO	DRDERS USE ONLY
HIS INDENTU	RE, madeApril		, 1983, between <u>Viol</u>	
oter J. Aitko	en, not since re	married he	rein referred to as "Grantors	andC. R. Amburn
		of		
	as "Trustee", witne	sseth:		, Illinois,
HAT, WHEREA	S the Grantors have	promised to pay to A	Associates Finance, Inc., here	in referred to as "Beneficiary", the
egal holder of the	e Loan Agreement h	ereinafter describe	d, the principal amount of $_$	Thirty-five Thousand and
ogether with inte	erest thereon at the	rate of (check appl	icable box)	Dollars (\$35,000.00)
7% pe	year on the unpaid	nrincinal halances		
🖫 This is a vai	riatie interest rate	loan and the int	erest rate will increase or	decrease with changes in the
Prime loan rat	e. The interest rate w	ill be <u>8.0</u> perce	entage points above the Prime	loan rate published in the Federa
Reserve Board	i's Statistical Eelease	H.15. The intial Pr	ime loan rate is 10.50 %, w	hich is the published rate as of the
last business d loan rate on w	lay of the preceding revision the current in the cu	or decrease with ch n onth, has increase te est rate is based	nanges in the Prime loan rate ed or decreased by at least on . Interest rate changes will	ial interest rate is <u>18.50%</u> per when the Prime loan rate, as of the e percentage point from the Prime be effective upon 30 days writter
notice. In no e change before amounts.	vent, however, will the first payment da	the interest rate ev te. A djustments in t	er be less than 11.00 % pe the interest rate will result in	er year. The interest rate will no a changes in the monthly paymen
The Grantors p	promise to pay the sa	iid sum in he seld	Loan Agreement of even da	te herewith, made payable to th
Beneficiary, and o	delivered in <u>180</u>	consecutive me	onthly installments: <u>180</u>	at \$ 576.28, followed b
NA at \$1	M, follow-	ed by <u>NA</u> at	5, with the	first installment beginning or
Hay 21 (Month &	Dayı 19_8	3 and the rema	ining, installments continuir	ig on the same day of each mont
is the Beneficiar	y or other holder ma	ıv. from time to tim	ie, in writing annoint	clt Illinois, or at such plac
NOW, THEREFORE, the	e Grantors to secure the payment o l, by the Grantors to be performed, (I the said obligation in accordant and also in consideration of the s	ce with the terms, pro_asir_as a 'd limitations of t um of One Dollar in han 'paid' the receipt where	his Trust Deed, and the performance of the covenants an of is hereby acknowledged, do by these presents CONVE
	aso. com	NTV OF COOK	ate and all of their estate. And title and inter- AND MATE OF Lition to Belmont Terra winship 40 North, Tanco	est therein, situate, lying and being in the HLINOIS, to wai: Lots 21 and 22 is the a Subdivision of Lot 6 to East of the Third Pri
io known asu	3419 N. Oriole	Chicago, IL	60634	7
which, with the property h	ereinatter described, is referred to	herein as the "premises."	this mortgage, deed of ghus, privileges, interests, rents and profits.	trust or deed to secure d
TO HAVE AND TO HO	If D the premiese unto the said Two			usts herein set forth, free fre and spits and benefits un
This Trust Dee this trust deed) a successors and a	ed consists of two pag are incorporated herei assigns.	es. The covenants, c in by reference and a		earing on page 2 (the 'ev rse side pinding on the Granto , the j'illein , Solit (* ')
		(SEA	1 Viola a.	Author Est
			viola A. Aitken	3 N
		- ISBA	Towns 1	On which
STATE OF ILLINOIS,	l ss.	Donald	E. Harrison	ZHC W
County ofNGHQD	ry } ***	a Notary Public in and Viola A. A	for and residing in said County, in the State at it then, widow of Peter	oresald, DO HEREBY CERTIFY THAT J. Aitken, not cince rema
		who is p	ersonally known to me to be the same person .	
		wno p	creaming known to the to be the same person .	whose name

This instrument was prepared by

Connie L. Bye, Sec'y 2205 S. Eastwood Dr. Woodstock, II. 60098

RECEIVED IN BAD CONDITION

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

- 1. Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic sor other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or change of the premises uperior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or 10 Beneficiary; (4) complete within a reasonable time any outlidings now or at any time in processed exection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) minance.
- Grantors 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 bereunder Grantors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of money sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary replaced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of
- but need not to treen, I rustee or Beneficiary may, but need not, make any payment or perform any act berrinbefore required Grantors in any form and manner deemed expedient, and may but need not receive the receive the received from the received
- 5. The Trustee or Beneficiar her by secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the proposition by the flower of the three controls are the statement or estimate or into the validity of any that, assessment, and the statement or estimate procured from the proposition of the control of the statement or estimate or into the validity of any that, assessment, and the statement or estimate procured from the proposition of the statement or estimate or into the validity of any that, assessment, and the statement or estimate procured from the proposition of the statement of the state
- Ufantors shall pay each item one it educas herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Benefitiary, and without notice to Grantors, all unpaid inductioness secured by this Tra Under and payable is my minding in the Loan Agreement or in this Trust Devel to the contrary, become due and payable is mediately in the case of default in making payment of any installment on me Joan *crement, or ib when default shall occur and continue for three days in the performance of any other agreement of the Grantors when the Grantors whost Beneficiary's prior written consent.
- 7. When the indebtedness hereby secured, wall recome due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as add " a indebtedness in the decree for rate all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for entry of the decree of procuring all such abstracts of title, "... warhers and examination and expenses of the control of the startest of the startest of title as and examination and expenses of the startest of the s
- 8. The proceed of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, or necessary and the same and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding, but the preceding is including all such items as are mentioned in the preceding is a fact that evidence by the Loan Agreement, with interest thereon as herein provided; third, all orinc as and interest remaining unpaid on the note; fourth, any everplus to Grantors, their heir, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to fareclose this trust deed, the court aw ich such bill in filed may appoint a receiver of said premises. Such appointment may be made either before or be then occupied as a homestead or not and the Trustee hereunder may be appointed as revier. Such appointment of the premises or whether the same shall be the countries are not and the Trustee hereunder may be appointed as revier. Such appoint of such receiver and il have the bower in collect the trent, issues and profits of said premises during the full state of the countries of the profit of said profits of said profits of said premises during the full state of the countries of the profit of the intervention of such receiver, would be entitled to collect such rents, issues and profits of the intervention of such receiver, would be entitled to collect such rents, issues as defined on the profits of the prof
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any deten / wh "h would not be good and available to the party interposing same in an action at law upon the other by secured.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and ar eas 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. Tust is 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 omissions hereunder, except in case of gross negl sence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, the before or after maturity, the Trustee shall have full authority to release this trust deed, the lient thereof by a morner ingression.
- 14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor ... ust. Any Successor in Trust hereunder shall have the identity.
- 15. This Trust Deed and all provisions hered, shall extend to and be binding upon Grantors and all persons claiming under r through "rantors, 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 thered, whether or not such persons s. ""ha" executed the Loan Agreement or this Trust Deed The term

NAME

Associates Finance, Inc.

STREET

2205 S. Eastwood Dr.

CITY

Woodstock, IL 60098

INSTRUCTIONS

OR RECORDER'S OFFICE BOTH WHIP FOR RELORD OR INDEX PURPOSES INSERT STY ZE TAD JRESS OF ABOVE DESCRIPTOR OF ADDITIONAL VIPPE.

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Chicago, IL 60 534

607664 (I.B.) Rev. 3-82

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ATTACHMENT

TO

MORTGAGE, DFED OF TRUST OR DEED TO SECURE DEBT

DatedApril_	15	, 19 <u>.83</u>
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CALL OPTION — The Lender has the optical to demand that the balance due on the toan secured by this mortgage, deed of trust or deed to secure debt be paid in full on the third anniversary date of the toan date of the loan and attractly on each subsequent anniversary date. If this option is exercised. Borrower(s) (mortgagor or grantor) will be given written notice of the election at least 90 days before payment in full is due. If paymen is not made when due. Lender (mortgagee or grantee or beneficiary) has the right to exercise any remedies permitted under this mortgage, deed of trust, or dead to secure debt.

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END OF RECORDED DOCUMENT