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FRUST DEED	26599587
	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made _!!AY_5	
	herein referred to as "Grantors", and C.R. AUBURN
	of OANDROON , Illinois.
legal holder of the Loan Agreement l	esseth: promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the tereinafter described, the principal amount of <u>TUELYE THOUSAND</u> THO NUMBERS
together with interest one reon at the	rate of (check applicable box) Dollars (\$12203 47),
This is a variable incress rate	principal balances. loan and the interest rate will increase or decrease with changes in the
	ill be 13.5 percentage points above the Prime loan rate published in the Federal
	H.15. The intial Prime loan rate is 10.5 %, which is the published rate as of the
last business day of the preceding r loan rate on which the current in	o. dr. r se with changes in the Prime loan rate when the Prime loan rate, as of the nonth, has increased or decreased by at least one percentage point from the Prime erest rate is based. Interest rate changes will be effective upon 30 days written
	the interes rate ever be less than 13.0 % per year. The interest rate will not the example in the interest rate will result in changes in the monthly payment
	id sum in the said Los Agreement of even date herewith, made payable to the
	consecutive monthly installments: 60 at \$ 361.63 , followed by
	ed by0_ at \$0, with the first installment beginning on
(Month & Day)	and the remaining installm ats continuing on the same day of each month
NOW. THEREFORE, the Granters to secure the payment of agreements herein contained, by the Granters to be performed, as and WARRANT unto the Trustee, its successors and assigns, the OFF SCA AND SCA IN NOW INCOMESS. OFFICE AND SCA IN NOW INCOMESS. OFFICE OF ORAND AVENUED IN ASSESS. OFFICE AND SCALED AVENUED IN ASSESS. OFFICE ASSESSMENT OF LOTS 1 AND THE CONSTRUCT OF SCALED AS SUCCESSMENT, ALL IN COOK COUNTY, ILLICATION, ALL IN COOK COUNTY, ILLICATION.	A, from time to time, in writing appoint. The said-chiligation in accordance with the terms, provisions and limitation of a Trust Deed, and the performance of the covenants and dakon in consideration of the said chiligation in accordance with the terms, provisions and limitation of a Trust Deed, and the performance of the covenants and dakon in consideration of the said chiling covered to the covenants and dakon in consideration of the said chiling covered to the covenants and dakon in consideration of the said chiling covered to the covenants and dakon in covered to the covered to
ID ATTACHED CALL OPTION PROVISE which, with the property hereinafter described, is referred to h	CON IS PART OF THIS MORTGAGE DEED OF TRUST OR DEED TO SECURE DEDT. **
•	together, with casements, rights, privileges, interests, rents and profits. 2655,9587 r, its successors and assigns, forever, for the purposes, and upon the uses and trusts becein set forth, free from all rights and benefi under
and by virtue of the Hamestead Exemption Laws of the State of This Trust Deed consists of two pages this trust deed) are incorporated herein successors and assigns.	If Illinois, which said rights and benefits the Granters do hereby expressly release and waive. The covenants, conditions and provisions appearing on page 2 (the reverse sixby reference and are a part hereof and shall be binding on the Grantors, their heirs). Grantors the day and year first above written.
matter 3. Zamban UV	SANDRA M. ZAFTEM (SEAL)
	ė p
STATE OF ILLINOIS, County of Durpage SS.	LATES A. MODERO Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEON J. ZAFFER AND SANDRAM. ZAFFER
A. H.	who ATO personally known to me to be the same person C whose name C aubscribed to the foregoing
The state of the s	Instrument, appeared before me this day in person and acknowledged that
- CHARACON	including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 5th day of MAY A.D. 1983
	Jo D Mober W Notary Public
This inst	rument was prepared by
ASSO 607664 (I.B.) Rev. 3-52	CIATES FINANCE INC. 408 W. 75th St. Downers Grove, Il. 40515

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

- 1. Grantors shall (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep asid premises in good undition and repair, without waste, and free from mechanic's or other friem on temperary subordinates the lent-pered; (3) year, when due any indebtedness which may be secured by a lieu or charge on the premises superior to the lieu herers, and upon request exhibit stati factor; evidence of the discharge of such price it end. Trustee or to Beneficiary; (4) complete within a reasonable time any building or buildings now or at any time in process of exerction upon and premises; (5) emply with all requirements of Jaw or municipal ordinances with respect to the premises and the use thereof; (6) make
- Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special measurements, water charges, never 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 Grantors shall pay in full under protest, in the manner provided by statute,
 any tax or assertment which francing may desire to motest.
- 3. Grantors in like per all huildings 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, in, miss of monopas sufficient in either to pay the could explain any or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary, under insurance, where payable, in case of loss or damage, to Trustee for the benefit of the Heredicary, such rights to be evidenced by the standard mortgage clauses to be attached to each policy, and chall deliver all per in mit lings additional and mercal politics, to Beneficiary, and in case of insurance about to expire, that deliver remeal politics not feet than ten days prior to the respective dates of
- 4. In case of default, therein. Trustee or Brondinary may, but need not, make any payment or perform any act hereinbefore required Grantons in any form and manner deemed expedient, and may be need not, make file or you. I payments of principal or interests on prior encountry manners, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or title or claim thereof, or redeem from any tax sale; forfeture affecting said premises or centest any tax or promise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax as less or forfer interest any tax or promise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax as less or forfer interests any tax or promise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax as less or forfer interests any tax or promise or settle any tax lies or other prior lies or financial interests any tax or promise or settle any tax lies or other prior lies or included and prior tax or under the prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or or other prior lies or title or claim thereof or other prior lies or title or claim thereof or other prior lies or title or claim thereof or other prior lies or title or claim thereof or other prior lies or the prior lies of the prior lies or the prior lies of the prior lies or the prior lies of the prior lies of the prior lies of the prior lies of the pri
- 5. The Trustee of Beneficiary he was used making any payment betaly authorized relating to least or assessments, may do so according to any bill, statement or estimate produced from the appropriate orbital of the section of pure with the appropriate orbital produced from the appropriate orbital pr
- 6. Gratum-shall pay each item of increte _nexh__eim mentioned, both principal and interest, when the according to the terms hereof. At the option of Beneficiary, and without notice to Gratum, all uppoid inductionless occurs by this Trust B. U. 3 mill. _without and may apply in the Lean Agive-ment or in this Trust Bed with the the trust representation of the principal and in the principal and an apply of the principal and in the principal and an apply of the principal and in the principal and an apply of the principal and in the principal and an apply of the principal and apply of the
- 8. The proceeds of any foreclosure sale of the premises shall be districted and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, neuclouding all such items as are mentioned in the preceding paragray, ...er ..., cond, all other tiens which under the terms bereefconstitute secured indebtedness additional to that entered by the Lon Agreement, with interest thereon as breen provided, third, all princip; taled stress tensiting tupod on the note; fourth, any overplus to fornation, their heirs, legal representatives or assisting, as their rights may appear to the superiority of t
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which with 11 folder any appoint a receiver of said promises. Such appointment may be made either before or after sale, without notice, without regards to the adverse of constructing of Grantors at the time of an idea on the court of the promises during the product of said promises. The production of the promises of the promises during the production of the promises of the promises of the production of the production of the promises of the production of the production of the promises of the production of the production of the promises of the pr
- 10. Near-tion for the enforcement of the lien or of any provision hereof shall be subject to any defense wit, "h would not be good and available to the party interposing same in an action at law upon the note hereby executed.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access to creto 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 elagated 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 negligence on inconductions and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either be over of the activity, the Trustee shall have full authority to release this rust deed, the iten thereof, by proper instrument.
- In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trus. Any Successor in Trust hereunder shall have the identical title, powers and authority as are better in joint Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors. " word "Grantors" when used herein shall include all such persons and all persons labele for the payment of the indebtedness or any part thereof, whether or not such persons shall have execute. "The Los Agreement or this Trust Deed, The term Beneficiary as used herein shall mean and include any nucessers or assists at Beneficiary."

D NAME ASSOCIATES CONSUMET FINANCE, CA.
P. O. Box 188
I STREET 403 W. 75 th Street
V Downers Grove, IL 60515
R CITY Tel: 964-0080

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS INT A PURPOSES

8625 W. Latil

ENSA GROVE IL GOILL

MAIUS

26599587

607664 (I B) Rev 3-82

26599587

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ATTACHMENT TO

MORTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Fat.d 1983 1983

CALL OPTION — The Lender has the option to derrand hat the balance due on the loan secured by this mortgage, deed of trust or deed to source, the be paid in full on the third anniversary date of the loan date of the loan and annually 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 payment is not made when due, Lender (mortgagee or grantee or beneficiary) has the right to exercise any remedies hermitted under this mortgage, deed of trust, or deed to secure debt.

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END OF RECORDED DOCUMENT