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TRUST DEED		
THE PERIOD OF TH	26608399	·
THE ABO	VE SPACE FOR RECORDERS USE ONLY	
ATTO HADENIUKE, made Morr 17+L		
	etween Rohert V Brimson and	
herein referred to	as "Grantors", and W. W. Sulliva:	n
herein referred to as "Trustee" with of 1225 ?W.	22nd St Oak Kmole	_
THAT, WHEREAS the Grantors have promised to pay to Associates Finan	ce, Inc., herein referred to as "Beneficiar	v" the
hi bired of other stars and	amount of Thirteen thousand two	2
by dred sight-five dollars and seventy-two cents***** tog he with interest thereon at the rate of (check applicable box)	******************* Dollars (\$ 13265.72	 2).
——————————————————————————————————————	•	
This is a variable interest rate loan and the interest rate will Prime loan rate. The interest rate will be 7.50 percentage points about	increase or decrease with changes i	n the
Reserve Board's Car istical Release H.15. The intial Prime Issue	ve the Prime loan rate published in the Fe	ederal
last husiness desired	Which is the publication	
last business day of the order ing month, has increased or decreased by loan rate on which the cur, ent interest rate in the process of the cur, and	the initial interest rate is 18,00 to loan rate when the Prime loan rate, as a table to the percentage point from the	% per of the
notice. In no event, however, vall the interest rate ever be less than to change before the first payment date adjustments in the interest rate value.		
	pay the monthly bay	ment
The Grantors promise to pay the said s. m. n. the said Loan Agreement Beneficiary, and delivered in60consecutive monthly installment	of even date herewith, made payable t	41
Beneficiary, and delivered in consecutive monthly installment at \$, followed by at i	nts:at \$389_84 follows	o tne
as the Beneficiary or other holder may, from time to time, in w iti ig appo	528 S. Gicero Avellinois, or at such print.	
and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate and all	d limitations of this Trust Deed, and the performance of the covena he receipt whereof is hereby acknowledged, do by these presents CO	nts and
	TATE OF MANAGE WAR AND DESIGN OF THE AND	
Lot 18 in Block 3 in Ashton's Subdivision of West 30 . West 3 of South West 2 of Section 35, Township 58 Nor Principal Meridian in Cook County, Illinois.		26
CommonTre Impres	C. W.	
The attached call option provision is part of the more which which which which which will be a standard described, is referred to herein as the premises.	gage, deni of the	83
		36
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes and by virtue of the Homesteed Exemption Laws of the State of the	and profite.	•
TO HAVE AND TO HOLD the premises unto the said firstee, its successors and assigns, forever, for the purposes, and upon the homestead Exemption Laws of the State of Illinois, which said rights and benits the Grantiers do here. This Trust Deed consists of two pages. The covenants, conditions, and appears the said of the said the said of the said the said of the said the	the uses and trusts herein set forth free fro ', al' 'ghts and benefits by expressly release and waive.	under
successors and assigns	sions appearing on page 2 (the roverse sid shall be binding on the Grant or , weir he	le of eirs.
WITNESS the hand(s) and seal(s) of Grantors the day and year first about	ye written.	.
(SEAL) Solver	V. Beurson	•
SEAL Thirly	0 9	SEAL) (∵
STATE OF ILLINOIS,	of france is	EAL)
Countred Cook ss. i, Gerry G. Griesbach	14 - 108 DAG	
a Notary Public in and for and residing in said County, in Robert V Brunson and Shine	the State aforesaid, DO HEREBY CERTIFY THAT	
who <u>LLTC</u> personally known to me to be the s Instrument, appeared before me this day in person and aci	spowledged that though the second the second	
including the release and waiver of the right of homes	and the second sector	and orth.
GIVEN under my hand and Notarial Seal this13+		į.
My Commission Expires July 31, 1984	UXO CALL	- -
This instrument was prepared by		R.
607664 (J.B.) Rev. 3-82 Associates Pinance Inc. 952	8 S Cicero Ave Oak Lawn II 6045	53

in (3) € 3±.

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

- Grantors shall (1) promptly repair, restore or rebuild any buildings or improvement a 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's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebteness which may be secured by a lien or charge on the premises support to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises; cross the sar or provided by a law or municipal ordinance.
- Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever 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 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 moneys 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 beneficiary such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including deliver and the standard mortgage clause to be attached to each policy, and shall deliver all policies, including deliver and the standard mortgage clause to be attached to each policy, and shall deliver all policies, including deliver and the standard mortgage clause to be attached to each policy, and shall deliver all policies, including a deliver and the standard mortgage clause to be attached to each policy, and shall deliver all policies, including a deliver and the standard mortgage clause to be attached to each policy, and shall deliver all policies, including a deliver and the standard mortgage clause to be attached to each policy, and shall deliver all policies and the standard mortgage clause to be attached to each policy, and shall deliver all policies.
- 4. In case of deft, at th. __Trustee or Beneficiary may, 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 full or partial asyments of principal or interest on prior encumbrances, if any, and purchase incharges, companie or settle any tax its or or other prior lies or title or claim thereof, or redeem from any tax asle or for __tupe affecting said premises or contest any __tax or __tupe. All moneys paid for any of the purposes better in authorized and all express paid or moneys advanced by Trustee or F inches up to the prior to the p
- 5. The Trustee or Beneficiary at the account making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the marking of the account in grain of the account of the account of the account of the according to any bill, statement, and for the according to any bill, statement, and for the according to any bill, statement, and for the according to any bill, statement, and a
- 6. Grantors shall pay each item of indel. who as "nin mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebted ness secured by this Trust Deed to the ... not: ... that adding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable (an immediately in the ness of default in making payanet of any installment have a proposed to the contrary, become due and payable (an immediately in the ness of default in making payanet of any installment have a make a proposed of the contrary, because of the contrary is not to the contrary because of the contrary because of
- 7. When the indebtedness hereby secured shall become use whether by acceleration or otherwise, Beneficiary or Trustees shall have the right to foreclose the lies hereof, then a shall be allowed and included as addition. In oldebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attending a feed of the control of the cont
- 8. The proceeds of any foreclosure sale of the premises shall be distributed as a likeline following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph the loss which under the terms hereof constitute secured indebtedness additional to that evidences by the Loss Agreement, with interest thereon as herein provided; third, all princip law interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, legal representatives on
- No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access the reto ... all 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 r ligate | 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 or miv 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 before representation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before representation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before representation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before representation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before representation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before representations.
- 14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Tru _ Any S cessor in Trust hereunder shall have the identical the powers and authority as are herein given Trustee.

STREET 9528 S. CICERO
CITY Paklown de

OR RECORDERS IN JE (PUT POSES NSERT STREET ADDR SS OF ABOVE

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

66()8399

56 608 399

114/1/2001

607664 (I.B.) Rev. 3-8

owners . home

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ATTACHMENT

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MORTGA(1E, DEED OF TRUST OR DEED TO SECURE DEBT

Dated May 13th 19.83

CALL OPTION — The Lender has the option to demand that the balance due on the loan secured by this mortgage, deed of trust or deed to secure debt 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 permitted under this mortgage, deed of trust, or deed to secure debt.

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END OF RECORDED DOCUMENT