## UNOFFICIAL COPY

Trust No. 857  That That Thereas the Grantors have promised to legal holder of the Loan Agreement hereinster Dollars and no/100***********************************	balances. d the interest rate will increase or decrease with changes in the 50 percentage points above the Prime loan rate published in the Federal e intial Prime loan rate is 10.50.%, which is the published rate as of the 19.83; therefore, the initial interest rate is 16.00.% per se with changes in the Prime loan rate when the Prime loan rate, as of the s increased or decreased by at least one percentage point from the Prime is based. Interest rate changes will be effective upon 30 days written strate ever be less than 11.0.% per year. The interest rate will not a must in the interest rate will result in changes in the monthly payment  the sa d Loance recement of even date herewith, made payable to the cutive mon hly installments: 1 at \$ 529.50, followed by -0. at \$, with the first installment beginning on
Trust No. 857  That That Thereas the Grantors have promised to legal holder of the Loan Agreement hereinster Dollars and no/100***********************************	19 83, between Wheeling Trust And Savings Bank herein referred to as "Grantors", and C. R. Amburn of Oak Brook , Illinois, to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the described, the principal amount of Thirty-Five Thousand ************************************
Trust No. 857  I erc'n eferred to as "Trustee", witnesseth: THATIEREAS the Grantors have promised to legal ho der of the Loan Agreement hereinstere.  Dollars and no/100***********************************	herein referred to as "Grantors", and C. R. Amburn  of Oak Brook , Illinois, to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the described, the principal amount of Thirty-Five Thousand  ***********************************
ren'n eferred to as "Trustee", witnesseth:  THAT IEREAS the Grantors have promised to legal ho'der of the Loan Agreement hereinafter	of Oak Brook , Illinois, to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the described, the principal amount of Thirty-Five Thousand  ***********************************
Items and no/100***************  The Grantors promised to legal holder of the Loan Agreement hereinafter	be pay to Associates Finance, Inc., herein referred to as "Beneficiary", the described, the principal amount of Thirty-Five Thousand  ***********************************
Items and no/100****************  **together v.it	described, the principal amount of Thirty-Five Thousand  ***********************************
legal ho'der of the Loan Agreement hereinafter	described, the principal amount of Thirty-Five Thousand  ***********************************
bollars and no/100**************  together v.tt	balances. d the interest rate will increase or decrease with changes in the 50 percentage points above the Prime loan rate published in the Federal e intial Prime loan rate is _10_50_%, which is the published rate as of the
This is a variable ant rest rate loan and Prime loan rate. The ir restrate will be 5. Reserve Board's Statistical Pales se H.15. The last business day of July 2.s year. The interest rate will increase or rate last business day of the preceding mouth, he loan rate on which the current interest rate notice. In no event, however, will the interest change before the first payment date. Adjust amounts.  The Grantors promise to pay the said sum in	the interest rate will increase or decrease with changes in the proper percentage points above the Prime loan rate published in the Federal entitle Prime loan rate is 10.50.%, which is the published rate as of the 19.83.; therefore, the initial interest rate is 16.00.% per se with changes in the Prime loan rate when the Prime loan rate, as of the sincreased or decreased by at least one percentage point from the Prime is based. Interest rate changes will be effective upon 30 days written strate ever be less than 11.0.% per year. The interest rate will not ments in the interest rate will result in changes in the monthly payment in the sa d Loan Argeement of even date herewith, made payable to the cutive mon hly installments: 1 at \$ 529.50., followed by 20. at \$ 7.00.
Prime loan rate. The ir cost rate will be 5.  Reserve Board's Statistical Poles se H.15. The last business day of July 2.5.  year. The interest rate will increase or 2.0. a last business day of the preceding mouth, he loan rate on which the current interest rate notice. In no event, however, will the intrechange before the first payment date. Adjust amounts.  The Grantors promise to pay the said sum in	percentage points above the Prime loan rate published in the Federal initial Prime loan rate is 10.50.%, which is the published rate as of the 19.83. therefore, the initial interest rate is 16.00.% per se with changes in the Prime loan rate when the Prime loan rate, as of the increased or decreased by at least one percentage point from the Prime is based. Interest rate changes will be effective upon 30 days written its rate ever be less than 11.0.% per year. The interest rate will not in the interest rate will result in changes in the monthly payment in the sa d Loan Argeement of even date herewith, made payable to the cutive mon hly installments: 1 at \$ 529.50., followed by -0. at \$, with the first installment beginning on
Reserve Board's Statistical Pries se H.15. The last business day of July Pries.  year. The interest rate will increase or Pries. Parallast business day of the preceding month, he loan rate on which the current interest rate notice. In no event, however, will the interechange before the first payment date. Adjust amounts.  The Grantors promise to pay the said sum in	eintial Prime loan rate is _10.50.%, which is the published rate as of the
year. The interest rate will increase or decay a last business day of the preceding mouth, he loan rate on which the current interest rate notice. In no event, however, will the intrechange before the first payment date. Adjust amounts.  The Grantors promise to pay the said sum in	se with changes in the Prime loan rate when the Prime loan rate, as of the sincreased or decreased by at least one percentage point from the Prime a is based. Interest rate changes will be effective upon 30 days written at rate ever be less than 11.0 % per year. The interest rate will not must in the interest rate will result in changes in the monthly payment in the sa d Loan Ameement of even date herewith, made payable to the cutive mon hly installments: 1 at \$ 529.50 , followed by -0 at \$
change before the first payment date. Adjust amounts.  The Grantors promise to pay the said sum in	nts in the interest rate will result in changes in the monthly payment  the sa d Loar Agreement of even date herewith, made payable to the cutive mon hly installments:
-	cutive mon hly installments: at \$529.50, followed by at \$, with the first installment beginning on
-	cutive mon hly installments: at \$529.50, followed by at \$, with the first installment beginning on
Sept. 30th. , 19.83 and	the remaining install nents continuing on the same day of each month
as the Beneficiary or other holder may, from t	
	ation in accordance with the terms, provisions andmit'ion: "this Trust Deed, and the performance of the covenants and ideration of the sum of One Bollar in hand paid, the rec "specific hereby acknowledged, do by these presents CONVEY C.L. L.Y
Wheeling county of	secribed Real Estate and all of their estate, right, title and intere uners, situate, lying and being in the COOK AND STATE OF LLINOIS, to wit:
Lot 489 in Hollywood Ridge Unit Township 42 North, Range 11, Eas Illinois.	5, Being a Resubdivision in Section 3 and 4, st of the Third Principal Meridian, 1. Cook County,
The attached call option provisi	erkshire Dr. Wheeling, Illinois 60090 Lon is part of the mortgage, deed of trust or deed to secur
debt, which, with the property hereinafter described, is referred to herein as the	
TOGETHER with improvements and fixtures now attached together w TO HAVE AND TO HOLD the premises unto the said Trustee, its success	th education, again, privileges, interests, rents and profits ones and essigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights as, been sur- hich said rights and benefits the Grantors do hereby expressly release and waive.
.5 e <sup>2</sup>	overnants, conditions and provisions appearing on page 2 (the reverse side of
	rence and are a part hereof and shall be binding on the Grantors, their heir
	Wheeling Trust and Savings Bank as Trustee un Trust 857 and not personally (SEAL)
	(SEAL)
STATE OF ILLINOIS.	the undersigned  ary Public in and for and residing in said County, in the State aformald, DO HEREBY CERTIFY THAT
internative 1	Phyllis Lindstrom, Trust Officer of the Wheeling Trust and Savings Bank
who-	personally known to me to be the same personwhose nameigsubscribed to the foregoing ument, appeared before me this day in person and acknowledged thatsigned, as aled and
delive	ered the said Instrument as her free and voluntary act, for the uses and purposes therein set forth, ding the release and waiver of the right of homestead.
1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	GIVEN under my hand and Notarial Seal this 1St daynt Sept ,A.D. 19.83
COUNTAIN	Notary Public
Managarian Commencer	
This instrument	200

÷:

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

- 6. Grantors shall pay each item of most 'dree' 'rein mentioned, both principal and interest, when due according to the ternal spaid indebtechess secured by this Trust I edsho', which standing anything in the Loan Agreement or in this Trust Deed to theer naking payment of any installment on the Lor Agr. ment, or to when default shall occur and continue for three days in the performediately I all operat of the premises are it do "anaferred by the Grantors without Beneficiary's proving the continued of the standard of the continued of the continue

- 15. This Trust Deed and all provisions bereof, shall extu-clude all such persons and all persons liable for the payment neficiary as used herein shall mean and include any succe

NAME ASSOCIATES FINANCE, INC. STREET P.O. Box 39 Des PLAINES, Ic. 60016 CITY

and the state of t

DESCRIBED FROM

of do Do

26769132

OR

RECORDER'S OFFICE BOX NUMBER

Legischen in in Chaifeall. Theorem in bar 155 taus

the understaned

Phyllis Lindsteem, Trust Citer of the Pheeling Trust and Phyllis unnau Savinga Bank

. Ale

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

### UNOFFICIAL COPY

# ATTACHMENT TO

#### MORTGAGE, DEE ) OF TRUST OR DEED TO SECURE DEBT

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 soon a debt be paid in full on the third anniversary date of the loan date of the loan and annually of 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 emedies permitted

under this mortgage, deed of trust, or deed to secure debt.

300

SEP--8-83 7 6 0 9 5 3

26769132 A - REC

11.00

1962

8 SEP 83 1: 15

26769132

6148/2

END OF RECORDED DOCUMENT