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	2690477722ove space for recorders use only
THIS INDENTURE, made	December 19 , 19 83, between Gennie Hendricks Sr and
rothy Hendricks ; his wife	herein referred to as "Grantors", and W.W. Sullivan
1 1 0 11 WTD 1 2	of <u>OakBrook</u> , Illinois,
	nave promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the
and 'ix Dollars and Twelv	ent hereinafter described, the principal amount of Five Thousand Six Hundred ve Cents ////////////////////////////////////
N/A% per year on the uni I This is a varifule interest	paid principal balances. rate loan and the interest rate will increase or decrease with changes in the
Prime loan rate. The interest ra	ate will be <u>10.00</u> percentage points above the Prime loan rate published in the Federal
Reserve Board's Statistical Pal	ease H.15. The intial Prime loan rate is 11.00%, which is the published rate as of the
year. The interest rate will inco last business day of the preced	roc:, 19_83; therefore, the initial interest rate is _21.00_% per rase or decrease with changes in the Prime loan rate when the Prime loan rate, as of the ling month, has increased or decreased by at least one percentage point from the Prime interest rate is based. Interest rate changes will be effective upon 30 days written
	will the ir.ere t rate ever be less than <u>17.00</u> % per year. The interest rate will not nt date. Acting monts in the interest rate will result in changes in the monthly payment
The Grantors promise to pay t	the said sum in the aid Loan Agreement of even date herewith, made payable to the
Beneficiary, and delivered in	60 consecutive monthly installments: 60 at \$ 151.65 , followed by
at \$, fo	ollowed by at a, with the first installment beginning on
	19_83 and the remaining inc. al ments continuing on the same day of each month
(Month & Day)	
	f said payments being made payable atWestchester Illinois, or at such place
	er may, from time to time, in writing aproin.
NOW, THEREFORE, the Grantors to secure the pr agreements herein contained, by the Grantors to be per	oayment of the said obligation in accordance with the terms, provisions ad line actions of this Trust Deed, and the performance of the covenants and rformed, and also in consideration of the sum of One Dollar in hand paid, the receive thereof is hereby acknowledged, do by these presents CONYEY
and WARRANT unto the Trustee, its successors and a of Maywood	assigns, the following described Real Estate and all of their estate, ri
of James H. Wallace's Ad	t 6 in Henry W. Austin's Subdivision of Ploc's 1,8. and 9 ddition to Maywood in Section 15, Township 3° North, Range 12 ipal Meridian, in Cook County, Illinois.**
The attached call option	ly known as 1245 S. 18th Maywood, Il 60153 n provision is part of this mortgage Deed of trust or deed to
secure debt. which, with the property hereinafter described, is re	referred to herein as the "premises."
•	now attached together with easements, rights, privileges, interests, rents and profits.
TO HAVE AND TO HOLD the premises unto the and by virtue of the Homestead Exemption Laws of	e said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and be afits und of the State of Illinois, which said rights and benefits the Grantors do hereby expressly release and waive.
	wo pages. The covenants, conditions and provisions appearing on page 2 (the reverse sister d herein by reference and are a part hereof and shall be binding on the Grantors, their heres
	seal(s) of Grantors the day and year first above written.
	(SEAL) Conne denselle (SEA
	Gennie Hendricks Sr.
	Dorothy Hendricks (SEA
	ss George O'Connor
STATE OF ILLINOIS, COOK	A Nature Public in and for and reciding in said County in the State of county DO DEDERY CERTIFY THAT
County of Cook	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Gennie Hendricks Sr. and Dobothy Hendricks
01-	Gennie Hendricks Sr. and Dotothy Hendricks
01-	Gennie Hendricks Sr. and Dozothy Hendricks who are personally known to me to be the same person S whose name are subscribed to the foregoing the subscribed to the subscribed t
01-	Gennie Hendricks Sr. and Dobothy Hendricks who
01-	whoarepersonally known to me to be the same person S_whose name _aresubscribed to the foregoi Instrument, appeared before me this day in person and acknowledged thatthey _nave signed, sealed a delivered the said Instrument astheir free and voluntary act, for the uses and purposes therein set for including the release and waive of the right of homestead.
County of Cook Science	The Hendricks Sr. and Dobothy Hendricks who
County of Cook OCOMPANY	who are personally known to me to be the same person S whose name are subscribed to the foregoi Instrument, appeared before me this day in person and acknowledged that they have signed, sealed a delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set for including the release and waive of the right of homestead.
County of Cook Science	who are personally known to me to be the same person S whose name are subscribed to the foregoi Instrument, appeared before me this day in person and acknowledged that they have signed, sealed a delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set for including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 19th days the Cember A.D. 19.83



STREET

THE ASSOCIATES

WESTCHESTER, ILLINOIS 60153 CITY Telephone: 345-2010

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

11.00

118 - A STT4092

TESSIBLE CTS (2017-036) William Website

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

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ATTACHMENT
TO
MOPTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated December 19

"that the balance due c CALL OPTION - The Lenger has the option to demand that the balance due on the loan secured by this mortgage, deed in this or deed to secure debt be paid in full on the third anniversary date of the loan date of in loan and annually on each subsequent anniversary date. If this option is exercised, Borrower(s) mortc agor or grantor) will be given written notice of the election at least 90 days before payment in 'ull i' due. If payment is not made when due, exerc. 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