| TRUST DEED  |
|---|
| 26984055 THE ABOVE SPACE FOR RECORDERS USE ONLY   |
| THIS INDENTURE, made February 22 = , 19 84, between Edmund Joseph Maniurka and  |
| Yaren G. Maniurka, his wife in joint tenancy Herein referred to as "Grantors", and C.R. Amburn  |
| of Oak Brook , Illinois, herein referred to as "Trustee", witnesseth:  144. "HEREAS the Grantors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the   |
| leg 1 holer of the Loan Agreement hereinafter described, the principal amount of Wine thousand seven hundrand fifty four dollars and 27/100***********************************  |
| together with .nte st thereon at the rate of (check applicable box)  **This is a variable interest rate loan and the interest rate will increase or decrease with changes in the  |
| Prime loan rate. The interest are will be 10.0 percentage points above the Prime loan rate published in the Federal   |
| Reserve Board's Statistical Release 4.15. The initial Prime loan rate is $\frac{11.0}{}$ %, which is the published rate as of the last business day of $\frac{\text{Januar}}{\text{Januar}}$ , $19^{\frac{84}{}}$ ; therefore, the initial interest rate is $\frac{21.0}{}$ % per year. The interest rate will increase or $\frac{1}{2}$ crease with changes in the Prime loan rate when the Prime loan rate, as of the last business day of the preceding n onth, has increased or decreased by at least one percentage point from the Prime loan rate on which the current interest at its based. Interest rate changes will be effective upon 30 days written  |
| notice. In no event, however, will the interest rate ever be less than 17.50% per year. The interest rate will not change before the first payment date. Adjustments in the interest rate will result in changes in the monthly payment amounts.  The Grantors promise to pay the said sum in the said sum of |
| Beneficiary, and delivered in consecutive mon'ni' is stallments: at \$, followed by at \$, with the first installment beginning or  |
| April 3   |
| Lot 513 in Glenbrook Unit No. 6, being a subdivision of part of the Sov. 1 of Section 13, Township 41 North, Range 9, East of the Third principal Meridian, in look county, Illinois.  A/K/A 1316 Klein Drive Streamwood, Il 60103 the attached call option provision is part of this mortgage, deed of trust or leed to secu debt.   |
| which, with the property perminance usecinosis, is exercise to include an exeminants, rights, privileges, interests, rents and profits.  TOGETHER with improvements and fixtures now attached together with easiements, rights, privileges, interests, rents and profits,  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefit;  |

This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, successors and assigns.

ı, <u>Debbie J. Wright</u>

\_\_joint\_tenancy\_\_\_

his instrument was prepared by

WITNESS the hand(s) and seal(s) of Grantors the day and year first above written.

Edmund Joseph Plans

Elizabeth J. Fischer 1275 Naper blvd. Naperville, II 60566

Karen G. Maniurka

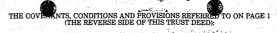
a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Edmund Joseph Maniurka and Karen G. Maniurka, his wife in

who <u>are</u> personally known to me to be the same persons whose name <u>are</u> subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said instrument as <u>their</u> free and voluntary act, for the uses and purposes therein set forth,

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

STATE OF ILLINOIS,



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 mechanics or 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 lie or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficary; (4) complete within a reasonable time an buildings row 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) mak no material alterations in said premises; care the required by law or municipal ordinances.

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 hereunder Grantors shall pay in full under protest, in the manner provided by statute, and xxx or assessment which Grantor may desire to contest.

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, the surance companies of moneys sufficient either to pay the cost or replacing or repaining the same or to pay in full the indebtedness secured hereby, all in companies assistanctry to the Beneficiary, defer in urance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall be compared to the providence of the standard mortgage clause to be attached to each policy, and shall be compared to the providence of the standard mortgage clause to be attached to each policy, and shall be compared to the providence of the standard mortgage clause to be attached to each policy, and shall be compared to the providence of the providence of

In most dafault therein. Trustee or Beneficiary may, but need not, make any payment of preform any set hereinhofers required of Gruntors in any form and manner deemed expedient, and may, the need ', an en ell of partial payments of principal per interests on prior encumbrances, a flav, and purchase, discharge, compare or settle any tax is the nor other prior in interest, or redeem 'm any ax sale or furtier affecting said premises or contest any tax or promise or settle any tax is not to the prior interest, including a state of the prior interest, or any tax is not provided in the prior interest, and the prior interest, and the prior interest, including a strong's fees, and any other moneys advance 'oy Tr stee or Beneficiary to protect the mortgaged premises and the lien herrof, shall be to much additional indebtedness secured hereby and shall become immediately due and payable without notice. A with interest there's at the annual percentage art set state in the Lean Agreement this Trust Deed secures. Interior Trustage or Demetically and a varier of any varier of any other than the prior in the prior in the prior in the prior in the provides of the prior in the prior in

5. The Trustee 0. Be. of sizer hereby secured making any payment hereby authorized relating to taxe or assessments, may do so according to any bill, statement or estimate procured from the monoration, whilst ordine or the contract of a top bill, statement or estimate or contract or to the hereby district or the contract of a top bill statement or estimate or contract or to the hereby district or any time of the contract of a top bill statement or estimate or contract or to the hereby district or any time of the contract of the contract

6. Grantors shall pay c. chiter a radebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by the Tru. Deed shall, notwithstanding on you printing in the Land Agreement or in this Trust Deed to the contrary, become due and payable is limited they in the case of default in making payment of any install. ent 'the 'out Agreement, or b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c)

1. When the indebtedness hereby secured as "come due whether by acceleration or otherwise, Peneliciary or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as a diction of a discharge shall be allowed and included as a diction of the state of the state

8. The proceeds of any foreclosure sale of the premises shall \(^k\) distril told and applied in the 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 precedin, untry as \(^k\) hereof, econd, all other items which under the terms hereof conditions excured indebtedness additional to that evidences by the Loan Agreement, with interest thereon as herein provided, thin, \(^{k}\) and \(^k\) and

9. Upon, or at any time after the filling of a bill to foreclose this trust does, we're in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the showcy or insolvency of Grandros 'h, ince of application for such receiver and without regard to the showcass or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed a such receiver. Such receiver shall have the power to collect the rents, issues and profits of said premises during the same shall have the power to collect the rents, issues and profits of said premises during the same of the profit of the premise such in the profit of the premise such of the premise such in the profit of the premise such of the premise such general profit of the profit of the premise such general profit of the premise such general profit of the profit of the premise such general profit of the profit of the premise such general profit of the profit of the premise such general profit of the profit of the premise such general profit of the profit of the premise such general profit of the premise such general

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defe se whi a would not be good and available to the party interposing same in an action at law upon the

11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and a less the reto shall be permitted for that purpose

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trust be of gated 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 of the control of the contro

13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, eit, or be or or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.

14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Tv. .. Au. Successor in Tvust hereunder shall have the idea

FOR RECORDER JINDT , PURPOSES INSERT STREET ADT AND AREA OF A JOVE DESCRIBED PROPERTY HERE

26984055

RECORDER'S OFFICE BOX NUMBER \_\_

## ATTACHMENT TO

## MORTGAGE DEED OF TRUST OR DEED TO SECURE DEBT

Dated February 22, 84

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 a mually on each subsequent anniversary date. If this option is exercised, Borrower(s) (mortgagor of granter) 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.

FEB-27-84 846572

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END OF RECORDED DOCUMENT