UNOFFICIAL COPY

	269	91464	: ,		
			THE ABOVE SPACE FOR RE	CORDERS USE ONLY	
THIS INDENTURE, made Fel	oruary 29	,	19 <u>84</u> , between <u>Fra</u>	ınk K. Hoffie and F	earlann
Hoffie, His wife, in JOIN	T TENANCY	herein re	eferred to as "Granton	rs", and <u>C. R. Ambur</u>	<u>n</u>
		of	Oak Brook		_, Illinois,
nerein referred to as "Trustee", w	itnesseth:	. 01	VAR DI VVI		_, 111111010,
THAT, WHEREAS the Grantors ha	ave promised to pa	ay to Associa	ates Finance, Inc., her	ein referred to as "Bene	ficiary", the
egal holder of the Loan Agreeme					
Hundred Lighty Seven and together with interest thereon at	29/100 the rate of (check	applicable	box)	Dollars (\$ 24,	487.29),
√a% per year on the unp ▼ This is a vεrich's interest of	oaid principal bal rate loan and tl	ances. he interest	rate will increase	or decrease with char	nges in the
Prime loan rate. The incerest ra	te will be _5.00_	_percentage	points above the Prin	ne loan rate published ir	the Federal
Reserve Board's Statistic R L					
last business day of	erse or decrease v ingrana, has in	vith changes creased or d	s in the Prime loan rat lecreased by at least o	e when the Prime loan r one percentage point fro	ate, as of the m the Prime
notice. In no event, however, we change before the first payment amounts.	will the ir terest rate date. Adjustr	ate ever be	less than13.06⁄v terest rate will result	per year. The interest in changes in the mont	rate will not hly payment
The Grantors promise to pay the	he said sum in th	ne oald Loar	Agreement of even	date herewith, made n	avable to the
Beneficiary, and delivered in1					
170 of \$ 204.02 fo	llowed by n/a	at \$	n/a with th	e first installment b	eginning on
April 10 (Month & Day)	nowed by -11/a	o remaining	in tall nents continu	uing on the same day o	f each month
NOW, THEREFORE, the Grantors to secure the pragreements herein contained, by the Grantors to be per	ssigns, the following describ	ed Real Estate and	all of their estate, right, "e and	interest therein, situate, lying and being C ILLINC IS, to wit:	ce of the covenants and ese presents CONVEY ng in the
Lagrange OT 267 IN ELMORE'S LEITCHW OWNSHIP 38 NORTH, RANGE 12 OMMONLY KNOWN AS: 432 S. E THE ATTACHED CALL OPTION P	ORTH, BEING A EAST OF THE FOGEWOOD, LAGE	SUBDIVIS THIRD PRI RANGE, IL.	SION IN THE WEST INCIPAL MERIDIAN, . 60525.	りの TM2 EAST りの IN COOK COUNTY, 1	LLINUIS.
and WARRANT unto the Trustee, its successors and LaGrange OT 267 IN ELMORE'S LEITCHW TOWNSHIP 38 NORTH, RANGE 12 COMMONLY KNOWN AS: 432 S. E THE ATTACHED CALL OPTION PR DEBT.	ORTH, BEING A EAST OF THE FOGEWOOD, LAGE	SUBDIVIS THIRD PRI RANGE, IL.	SION IN THE WEST INCIPAL MERIDIAN, . 60525.	りの TM2 EAST りの IN COOK COUNTY, 1	LLINUIS.
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This instrument was prepared by

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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, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises is 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 indebtedness which may be secured by or charge on the premises superior to the lien hereof, and upon request exhibit satisfactor; evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time building or buildings now at a tany time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises sand the use thereof; (6) no material alterations in said premises except as required by law or municipal ordinance.

- onately it all or part of the premises are solor trorger by the Grantors without Beneficiary's prior written caseau.

 When the indebtedness hereby secured shall become a whether by acceleration or otherwise. Beneficiary or Trastee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien, there shall be allowed and included as additional is self-uses in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for reports of the decree of procuring all such abstracts of tue, title searchers and examinations, guarantee policies. Torress certificates, and similar data and assurances with respect to title as Trustee or finding may adone to be reasonably necessary either to procure the control of the decree of procuring all such abstracts of tue, title searchers and examinations, guarantee policies. Torress certificates, and similar data and assurances with respect to title as Trustee or finding may deem to be reasonably necessary either to procure the control of the decree of procuring all such abstracts of tue, title searchers and examinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or finding may deaden than yet had pursuant to such decree the true condition of the title or the value of the issae. All expenditures and expenses of the nature in this paragr. I have no not will be come so much additional indebtedness succeed hereby and immediately due and payable, with interest thereon at nuclear to the control of the control of the control of the decree of the control of the control of the decree of the control of th
- 9. Upon or at any time ofter the filing of a bill to foreclose this trust deed, the court in wants what is filed may appoint a receivance and exade, without notice, without regard to the solvency or insolvency of Grantors at the time of application or solvency or on the throughout the properties of the properties of
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which wou. 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 thereto shall be

- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, and the ord "Gr. tors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Loa Agreemer or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary. Dec.

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ATTACHMENT

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MORT MORE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated February 29

CALL OPTION — The Lender has the ortion to demand that the balance due on the loan secured by this mortgage, deed of trust or d ec 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) (mortgaç or or grantor) will be given written notice of the election at least 90 days before payment in full is due. If r ar ment is not made when due, Lender (mortgagee or grantee or beneficiary) has the right to excluse any remedies permitted under this mortgage, deed of trust, or deed to secure debt

s pe. 26901.46A Associates
P.O. Box 446 3 70 July
Hammond And 46325

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END OF RECORDED DOCUMENT