UNOFFICIAL COPY

TRUST DEED

26343114

	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, madeAugu	st 31, 19 82, between George A Swanson and
Dolles Swanson, his wife	herein referred to as "Grantors", and
	of, Illinois,
	promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the
legal holde of the Loan Agreement I Two Hundred Sarty Two Dollars	ereinafter described, the principal amount of Thirty Five Thousand and 51/100 Dollars (\$ 35262.51),
together with interest the on at the	
This is a variable interest rate	principal balances. loan and the interest rate will increase or decrease with changes in the
	ill's 5.5 percentage points above the Prime loan rate published in the Federal
	H.15. The intial Prime loan rate is 15.5 %, which is the published rate as of the
year. The interest rate will increas last business day of the preceding	, 19 82; therefore, the initial interest rate is 21 % per conference with changes in the Prime loan rate when the Prime loan rate, as of the north, has in reased or decreased by at least one percentage point from the Prime lerest rate of load. Interest rate changes will be effective upon 30 days written
	the interest rate will not te. Adjustments in the interest rate will result in changes in the monthly payment
The Grantors promise to pay the s	aid sum in the said Loa. Agreement of even date herewith, made payable to the
	consecutive monthly in tall nents: 1 at \$ 727.71, followed by
	ed by1 at \$26720.10 with the first installment beginning on
	and the remaining installments cor inving on the same day of each month
thereafter until fully poid. All of sai	d payments being made payable atCalumrt City, Illinois, or at such place
as the Beneficiary or other holder m	ay, from time to time, in writing appoint.
NOW, THEREFORE, the Grantors to secure the paymen agreements herein contained, by the Grantors to be performed	of the said obligation to accordance with the terms, provisions and limitations of this Tast Deed, and the performance of the covenants and and also in consideration of the sum of One Dollat in hand paid, the receipt whereof is ereby acknowledged, do by these presents CONVEY
77233 C D	the following described Real Estate and all of their estate, right, title and interest the
	THE SHALL ST. PLANTING ST.
of the East ½ of jthe Southw Southeast Fractional ¼ of Fr Third Principal Meridian, ly	Seconview Subdivision of Block 1 and 2 in Posen cres, a Subdivision set \$\frac{1}{2}\$ and the North 20 acres of the Southwest Fractional \$\frac{1}{2}\$ of the actional Section 12, Township 36 North, Range 13, E.st 12 the ing North of the Indian Boundary Line, in Cook County, l'linois, ag, improvements, fixtures, or appurtenances now or hereafter
amagtad themses	only known as 14742 California, Posen Illinois*
which, with the property hereinafter described, is referred	0C2A23 1-c
	ched usgether with easements, rights, privileges, interests, rents and profits, LOU'TULE LOU'T
	ges. The covenants, conditions and provisions appearing on page 2 (the reverse side of pin by reference and are a part hereof and shall be binding on the Grantors, their heirs,
WITNESS the hand(s) and seal(of Grantors the day and year/first above written.
	SEAL Blogea Suanan (SEAL)
	SEAL Dolore Sura SEAL
	(95.41)
STATE OF ILLINOIS,	Michael W. Newton
County of Cook SS.	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT GEOTRE A. Swanson and Dolores Swanson, his wife
	who are personally known to me to be the same person _swhose name 8 are name 10 are name
	is instituted are beening by
_	us instrument was prepared by McIntyre 1501 Sibley, Calumet City Illinois
607664 (I.B.) Rev. 3-82	(Name) (Address)

UNOFFICIAL COPY

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

- 1. Grantors shall 11 promptly repair, restore or rebuild any buildings or improvements new or hereafter on the premises which may become damaged or be destroyed; 22 keep and premises in good condition and repair, without waste, and feer from mechanic's or their lens or claims for larm interprets'y subordinated to the lien hereof, (3) pay when the act on jude-bedness which may be secured by a lens or charge on the permises superior to the lien hereof, and upon request exhibit attifactory exhibered the dischange of such prior lien for Trustee or to fene fellow; a temporary of complex within a reasonable time any buildings of buildings now at any time in process of certain upon said premises; (3) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make we noticed alternation is said treminess extent as required by low or municipal ordinance.
- Grantons shall pay before any penalty attaches all general taxes, and shall pay special taxes, special excessments, water charges, sever-service charges, and other charges against the premises when due, and shall, upon written request, famish for fruster or to felentificary deplicate ereceipts therefor. To prevent default berounder Grantons shall pay in full under protest, in the manner provided by statute and tax or asserting which Creation may design to contest.
- 3. Grantors shall keep all buildings and improvements now or breedfer situated on axid promises intured against loss or damage by fire, lightning or windstorm under policies providing for payment be insurance comparies of monors sufficient either to pay the cost of replacing or repairable the amore or to you find the individuals secured being a light in onpaires suchdactory to the Beneficiary, under insurance policies jayable, in case of loss or damage, to Truster for the benefit of the Elemeficiary, such rights to be evidenced for mercage clauses to be attached to each policy, and shall deliver all policies, including additional and reacoust policies, to Determinent, and in case of insurance shall call some policies payire. Shall deliver reacoust policies not be expected under the provided provided to the provided date of the provided policy and place to the provided policies of Determinent, and in case of insurance shall not supprise. Shall deliver reacoust policies not be that has the days provided to the respective dates of the provided policy and the provided po
- 4. In case of default therein. The stee or boundaring may, but need not, under any partnersh or perform one or a thereinbefore required (Lentons in any form and manner descrete appealing, and may, but need not, make full or partial payment of principal to make so a more membershes of the contract of the contract of the partial payment of principal to make a full or partial payment of principal to make a full or described the partial payment of principal to the contract of the partial payment of principal to the contract of the partial payment of payment of the payment of payme
- 5 The coster of Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the
- Granter shall present term friedred dones ben'in monitoned, both principal and interest, shand as conding to the term between Market with the analysis of the state of the principal and interest, shand as conding to the term between the state project in the monitoring to the term of the principal and interest in the state of the
- 7. When the model are thereby secured shall become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the lien hereof, there shall be all word and included as indictional indibedianes in the decree for sole all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attempts of the correct of the control of the control of the decree of the control of
- 9. Upon or at any time after the filing of a hill to k, each after a second or the court in which such this filed may appoint an ecover of said premises. Such appointment may be made either before a direct such content, without regarde to be solver on model, or yell contents at the time objective receiver and without of the them values the premises or whether the same while the message of an a boundariest of contained the Truster herea; or may be appointed for said for receiver shall have the power to collect the rests, issues and profits of said premises during the pendency of such friends some values of a said and deferency, or may be a list statery period for destington, whether there be redemption or not as well addring any further times when Grantons recogn for the intervention of such receiver, would be retitled to collect 'ch rests, 'swe and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession control, management, and depending of the promises during the whole of a dependency of the protection of the protection
- 10. Neaction for the enforcement of the item 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 Reneficiary shall have the right to inspect the premises at all resonable times and access thereto shall be permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the prevaction of t
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully p. d. either before 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, malality or refusal tanet of Trustee, the Beneficiary shall have the author, or portion to Successor in Trust. Any Successor in Trust hereunder shall have the identical title, passers, and authority as are bettern given Trustee.
- 15. The Trust Deed and all provisions beroof, shall extend to and be binding upon Grantons and all person—" and "ador or through Grantons," and the word "Grantons" when used herein shall such persons and all persons liable for the payment of the individuous or any part thereof, whether or not not persons shall have executed the Loan Agreement or this Trust Deed, The term Resembles and between shall be made and a product on the proposed of the payment of the product of the payment of the product of the payment o

D E	NAME TOO THE NICE INC.	ORY TECHNICAL MODELS NOW TO SEE THE SE	
L I V	STREET ASJUSTED THE WASTE THE STREET.		
E R Y	CALCARA		
	INSTRUCTIONS OR REG ORDERN OFFICE BOX NU	OT JIAN	

1582 SEP 3 PM 4 23

SEP--3-02 639273 250 311

10.20



26343114

607664 (1.B.) Rev. 3-82

END OF RECORDED DOCUMENT