# UNOFFICIAL COPY

TRUST DEED	27039616
	THE ABOVE SPACE FOR RECORDERS USE ONLY
	1 6 , 1984, between Richard Raymond Crawford and
athleen Mary Crawford, his wife	in Joint Tenancy herein referred to as "Grantors", and C.R. Amburn
	of Oak Brook Illinois,
	seth:  romised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the reinafter described, the principal amount of Eleven thousand one hundred
ollars and06/100**********************************	**************************************
y P.is is a variable interest rate l	rincipal balances. oan and the interest rate will increase or decrease with changes in the
	l be $\underline{6.38}$ percentage points above the Prime loan rate published in the Federal
	H.15. The intial Prime loan rate is 11.5 %, which is the published rate as of the
year. The interest rate will increase of last business day of the preceding mo	, 19 84; therefore, the initial interest rate is $17.88$ % per or decrease with changes in the Prime loan rate when the Prime loan rate, as of the onth, has increased or decreased by at least one percentage point from the Prime rest rate is based. Interest rate changes will be effective upon 30 days written
	ne interest rate ever be less than $\frac{13.0}{\%}$ per year. The interest rate will not e. Adjustments in the interest rate will result in changes in the monthly payment
	u um in the said Loan Agreement of even date herewith, made payable to the
	c osecutive monthly installments: $\frac{1}{275.71}$ at $\frac{275.71}{2}$ , followed by
	d by $0$ at $0.0$ , with the first installment beginning on
1ay 17 , 19 84	4 and the remaining installments continuing on the same day of each month
as the Beneficiary or other holder may	payments being in de payable at <u>1275 Naper Blv.d</u> Illinois, or at such place r, from time to time in writing appoint.
and WARRANT unto the Trustee, its successors and assigns, the	the stid obligation in accordance were their russ provisions and limitations of this Trust Deed, and the performance of the covenants and dalso in consideration of the sum of One Soller on hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEN or following described Real Estate and all a the reseate, right, title and interest therein, situate, lying and being in the
Southwest ¼ of Section 26, and parts all in Township 41 North, Range	TY OF COOK AND STATE OF ILLINOIS 10 WILL #1, being a Subdivision of part of the Northwest $\frac{1}{4}$ of the part of the Northeast $\frac{1}{4}$ of the Southeast $\frac{1}{4}$ of Section 27, 9, East of the third Principal Meridian, in Cook County, Ill ion is Part of this mortgage, find of trust or deed to secure
A/K/A 2023 Duxbury Court, Strea	
	27039616
which, with the property bereinafter described, is referred to be TOGETHER with improvements and fixtures now attached	erein as the "premises." d together with easements, rights, privileges, interests, rents and profits.
TO HAVE AND TO HOLD the premises unto the said Truste	ee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set—rth, free—im all rights and benefits un of Illinois, which said rights and benefite the trainfors do hereby expressly release and ware
	is. The covenants, conditions and provisions appearing on page 2 (the reverse side in by reference and are a part hereof and shall be binding on the Grantone their height
	of Grantors the day and year first above written.
	Mary Crawfornt
Richard Haymonl	
Tichard Taymonf Richard Raymond Crawford	Kathleen Mary Crawford
Richard Taymond Raymond STATE OF ILLINOIS.	Kathleen Mary Crawford

This instrument was prepared by

Associates finance 1275 Naper bld. Naperville, Il 60566

including the release and waiver of the right of homestead.

GIVEN under my hand and Notarial Seal this  $\omega$ 

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

(Address)

dwor Quil 1.AD.19 8 C

,,A.D.19\_8

they

### **UNOFFICIAL COPY**

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

- Granters 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 dishall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Granters shall pay in full under protest, in the manner provided by statute, as a assessment which Granter may desire to content of the manner provided by statute, as a rassessment which Granter may desire to content.
- 3. Granters 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 insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary, der insurance policies payable, in case of loss or damage, to Trustee for the beneficiar for the efficient, der insurance policies payable, in case of loss or damage, to Trustee for benefit of the Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of insurance.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, componises or settle any tax lies not either prior lies or other prior lies or either prior lies or either may tax sale or forterior for enceded from any tax sale or forterior may tax sale or fo

- immediately [3] of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.

  7. When the cachter is above the premises are sold or transferred by the Grantors without Beneficiary or Trustee with consent.

  7. When the cachter is a proper or the grantor of the granto
- assigns, as their rights may appear.

  9. Upon or at any time after the filing of a bill to fine less? It stust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale southout notice, without regard to the solvence or may be a "crantors at the tumod application for such necessary and without regards to the then value of the premises of a sale and better the same shall be then occupied as a homestead or to trad the Trivise's hereunds must be predicted, as when the reviews shall have been restricted by the reviews shall have the reviews shall be present souther the rest, issues and approfits of said prefits of a sale profits of said prefits of said said labely powers which may be encreasing or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of a direct provided such application is made prior to foreclosure said. (2) the deficiency in case of a said deficiency in case of a said deficiency.
- 11. Trustee or Beneficiary shall have the right to inspect the premises at all reas-aable (mes and access thereto shall be permitted for that purpose).

  12. Trustee has no duty to examine the title, location, existence, or condition of the premis-s, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms berrof, nor be hable for any acts or omissions hereunder, except (case) gress negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. . Upon presentation of satisfactory evidence that all indebte trust deed, the lien thereof, by proper instrument.
- ary shall have the authorizy to pport a Suc 14. In case of the resignation, mability or refusal to act of Trustee, the Benefic title, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming indeed all such persons and all persons indeed all such persons and all persons table for the payment of the indebtendess or any part thereof, whether or not such ersons skill have executed the Loan Agreement or this Trust Deed. The term Beneficiary as used herein shall unean and include any successors or assigns of Beneficiary.

628 STREET CASSACIAN OR RECORDER'S OFFICE BOX NUMBER ..

RY FORDERS INDEX PURPOSES OF STYLET ADDRESS OF ABOVE CRIPTO PROPERTY HERE

10 APR 84 2 : 19

<del>00</del>

TIS

94- A 61695073 945698 BOOTHE

## UNOFFICIAL COPY

#### ATTACHMENT

TΩ

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

CALL OPTION — The conder has the option to demand that the balance due on the loan secured by this mortgager, dued of trust or deed 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 (mortgagor or grantor) will be given written notice of the election at least 90 days before palmera 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.

614872

END OF RECORDED DOCUMENT