## **UNOFFICIAL COPY**

#### -TRUST DEED

RUST DEED		27225044
HUOI DEED		
		THE ABOVE SPACE FOR RECORDERS USE ONLY
IS INDENTURE, made		, 19 84, between Ricardo R. Roberts and
haron Y. Roberts, him wi	lfe	herein referred to as "Grantors", and
		of Oak Brook , Illinois,
	have promised to p	pay to Associates Finance, Inc., herein referred to as "Beneficiary", the
gal holder of the L an Agreem undred thirt, other dollar		escribed, the principal amount of <u>eighteen thousand two</u> nine cents Dollars (\$ 18239,89 ),
gether with interest the on at		Donats (\$ 10237.09 ),
% per year on the un	u id principal ba	lances.
This is a variable interest	ra e loan and t	the interest rate will increase or decrease with changes in the
		percentage points above the Prime loan rate published in the Federal
		ntial Prime loan rate is 13.00 %, which is the published rate as of the 19.00 %, which is the published rate as of the 19.00 %, 19.84; therefore, the initial interest rate is 18.50 % per
last business day of the preced	crease or decreas	19.84; therefore, the initial interest rate is 18.90 % per with hanges in the Prime loan rate when the Prime loan rate, as of the ncreased or decreased by at least one percentage point from the Prime s oa ed. Interest rate changes will be effective upon 30 days written
notice. In no event, however,	will the interest	rate eve be less than 13.00 % per year. The interest rate will not ents in the control of the will result in changes in the monthly payment
	the said sum in +1	he said Loan Agre ment if even date herewith, made payable to the
		tive monthly installments: 1 at \$ 373.53, followed by
119 at \$ 344.57 , fc	ollowed by	ovostoforovorovo wi'n the first installment beginning on
		ne remaining installments continuing on the same day of each month
s the Beneficiary or other hold NOW, THEREFORE, the Grantors to secure the presented herein contained, by the Grantors to be pe	ler may, from time payment of the said obligation prormed, and also in considera	being made payable at <u>Calumet Ci y</u> Illinois, or at such place e to time, in writing appoint.  In accordance with the terms, provisions and limitations of this Trust Deed, of the part. Transc of the corenasts and time of the num One bollar in band gold, the receipt whereit hereby act, wheches, by these present CONVEY that the sum One bollar in band gold, but and an interest therein, alway. "In gray being to be
city of Chicago	assigns, the following descrit	bed Real Estate and all of their estate, right, title and interest therein, situs. ' '48 s' being in the
		ot 11 in block 1 in Second Addition to West Calluan
		of Section 28, Township 37 North, Range 14 Eas, of
the Third Principal Mer	idian, in Cool	County, Illinois.
which, with the property hereinafter described, is a	referred to herein as the "pre	mises."
TOGETHER with improvements and fixtures	now attached together with e	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 the	ne said Trustee, its successors of the State of Illinois, which	and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under said rights and benefits the Grantors do hereby expressly release and waive.
		enants, conditions and provisions appearing on page 2 (the reverse side of nce and are a part hereof and shall be binding on the Grantors, their heirs,
	seal(s) of Granton	s the day and year first above written.
	<u></u>	(SEAL) Recurdo Rikabetta B. Balosto
		SEAL MANA A Roberts
		Sharon Y. Hoberts
STATE OF ILLINOIS, Cook	) ss. 1.—	G G GRIESBACH
County of	A Notary	Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  Ricardo R. Roberts and Sharon Y. Roberts, his wife
11. 电光流电影线		
	who	personally known to me to be the same persons—whose name subscribed to the foregoing on, appeared before me this day in person and acknowledged that signed, sealed and
*.		the in
	including GIVF	the said instrument as the region of the right of homestead.  The release and waiver of the right of homestead.  The release and waiver of the right of homestead.  The release and waiver of the right of homestead.  August 4. A
in Hoove		A Al Alex Valla = Notare Public
<i>क्रिके</i> टिए १ ४ ४		My Commission Expires 2-23-88
	This instrument was p	repared by
	Brenda L	Lane 1501 Sibley Blvd. Calumet City, IL 60409
607664 (I.S.) Rev. 3-82		(Name) (Address)

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

- 1. Granters 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 asid premises in good conditions and repair, without waste, and free from mechanic or other licens or claims for licen pate approach and a promises superior to the licens hereof, (3) because the due any indetections which may be secured by a liter or charge on the premises superior to the licens hereof, and no por report exhall the statisfactory evidence of the discharge of each prior licen to Trustee or to Beneficiary, for a reasonable limes upon buildings now or at any time in process of erection upon asid premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make no material alterations in said premises except has 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, aver service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Reneficiary doplinate receipts therefor. To prevent default bereunder Grantors shall pay in full under protest, in the manner provided by stante, and yate or assessment which Grantor may desire to motion.
- 3. 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 by the in\* noc companies of moneys culticate either to pay the oast of replacing or repairing the same or to pay in full the indebedone secured hereby, all in companies satisfactory to the Beneficiary, under aura, a policies spatie, in case of less of somes, to Traste for the benefit of the Beneficiary, unchinght to be reinforced by the standard mortigge clause to be stateable to each policy, and shall dely in the policy of the standard mortigge clause to be stateable to each policy, and shall dely in the policy of the polic
- 4. In ct. oil actsuit therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinhefore required of Grantors in any form and manner deemed expedient, and may, but need r. mab. "Or partial payments of principal or interests in price escumbrances, if any, and partiasse, discharge, compromise or settle any tast lien or other prior lien or title or talk in or other prior lien or title or talk in or other prior in few title or talk in thereof, or reference to the ask as of to frictions of fictions affecting and prior interest in the control of the prior of the prio
- 5. The Trustee or Benef is. he shy secured making any payment hereby sutherized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office with "st in, sty "to the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax then no title nor string in the such as the same string or string in the such as the same string or string in the same string in the same
- 6. Grantors shall pay each item. Indeb ores herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, a usual indebtedness secure due and payable (a) immediately in the case of defaul in making payment of any pintalliness on the Carlot of any pintalliness of the Carlot of any pintalliness of the Carlot of the Carlot
- when the most offerent receives a second shall become the whicher by excellentation or otherwise. Resolving receives the line when the highest to force does the line hereof. It may said to force does the line hereof. It may said to force the highest and the said was a few and the said to the said of receiver by a cent when I was a few and the said to the said the said to the said the said to the said t
- 8. The proceeds of any furciouste sale of the premises shall be distribut. and a piled 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 preceding paragrap. hereof second, all other items which under the terms between constitute secured indebtedness additional to that evidenced by the Loan Agreement, with interest thereon as herein provided; third, all prince, and such as treasting unpaid on the note; fourth, any overplus to Grantons, their heirs, legal representatives or assigns, as their rights may appear.
- y. Upon, or a tany time after the filing of a bill to foreclose this trust deed, the court in ...mob. A bill in filed may appoint a receiver of said premises. Such appointment may be made either before or alter sale, without negard to the solvency or inductory of Grantons at the time of ... pi ... atoms for such receiver and without regard to the them valued the premises or whether the name skall premises. The contract of the premises of the premises of the premise of the premises of the premises of the premise of the premises of the premises of the full stantony perio. Of redem? ... ther therebee terms of the during any further times when Granton except for the intervention of such receiver, would be entitled to collect such rerata, issues and profits, and all ... her poor which may be necessary or are usual in such cases for the protection, possession control, management and operation of the premise adopting the whole for sail premised. The Court from time to it ... may ut rise the receiver play the entit comes in his hands in payment in whole or in part of (1) The indultedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assets, when to other lien which may be or become superior to the lien hereof or of such decree, provides with application is made prior to foreclosure sait; e.g. the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any diffense which we. I not? good and available to the party interposing same in an action at law upon the note hereby accured.
  - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto a all by permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligate. To reco. this trust deed or to exercise any power bersin given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross negligence or mesondact 1. This emmy require indemnities activate copy to Trustee before exercising any power therein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before or after mounts. The Trustee shall have full authority to release this trust deed, the lies 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 Trust. Any Success in Trust. The reunder shall have the identical 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 under or through Grantors, a. 'the word' arranges' 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 Loan Ar executed t

D E	NAME ASSOC. Finance
Ľ Į V	STREET 1501 Sibley brude Roman Mark IT
Ė R Y	com Car City 60409 10 10

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABO. DESCRIBED PROPERTY HERE

INSTRUCTIONS

OR RECORDER'S OFFICE BOX NUMBER



22 AUG 84 3: 11

AUG-22-84 926025 • 27225044 4 A - Rec

11.20

THE REPORT OF THE PARTY OF THE

27225044

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#### ATTACHMENT

TO

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

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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 "Lot be paid in full on the third anniversary date of the loan date of the loan and annually on each sut sequent anniversary date. If this option is exercised, Borrower(s) (mortgagor or grantor) will begin en 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.

David Stank

(Borrover) Ricardo B. Roberts

Haron 21 Tokerta
(Bortower) Sharon Y. Roberts

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