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TRUST DEED		
,		27248698
	Cantombor 6	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made		, 19 _84between Ronald Scott, Divorced and not
remarried, and Leatha M.	Scott, A widow	herein referred to as "Grantors", and <u>W.W. Sulliyan</u>
-A		f 1225 West 22nd St. Oak Brook , Illinois,
herein referred to as "Trustee",		o Associates Finance, Inc., herein referred to as "Beneficiary", the
		bed, the principal amount of Thirteen thousand,
se en jundred for	r dollars and nin	Dollars (\$ 13,704.99 ).
together with interest hereon a	t the rate of (check ap	plicable box)
This is a variable in cerest		es. interest rate will increase or decrease with changes in the
Prime loan rate. The interest	rate will be per	rcentage points above the Prime loan rate published in the Federal
Reserve Board's Statistical Re	el ase 1.15. The intial	Prime loan rate is%, which is the published rate as of the
last business day of the prece	crease or decrouse with ding month, has in crea	, 19; therefore, the initial interest rate is
		ever be less than per year. The interest rate will not in the interest rate will result in changes in the monthly payment
The Grantors promise to pay	the said sum in the sa	aid L an Agreement of even date herewith, made payable to the
Beneficiary, and delivered in	consecutive	monthly nstall nents: at \$, followed by
at \$, f	ollowed by	at \$ with the first installment beginning on
October 11 (Month & Day)	19_84 and the res	maining install
		g made payable at
NOW, THEREFORE, the Grantors to secure the agreements herein contained, by the Grantors to be p	payment of the said obligation in acco erformed, and also in consideration of (	rdance with the terms, provisions and limitation of this crust Deed, and the performance of the covenants and the sum of One Dollar in hand paid, the receipt whereof a here y acknowledged, do by these presents CONVEY
	assigns, the following described Rea	Estate and all of their estate, right, title andst therein, situes lying and being in theAND STATE OF ILLINOIS, wit:
Lot 29 in Block 3 in R the West 1/2 of the We Township 38 North, Ren in Cook County, Illino	idgewood, a Subdirst 1/2 of the Sour ge 14 East of the is. Commonly know	vision of the West 1/2 of th East 1/4 of Section 31, Third Principal Meridian, on as: 8535 S. Damen Chicago, Il. 60020 this mortgage, deed of trust or deed to scure debt.
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	man moregage, more or product of good to a care deba
which, with the property hereinafter described, is TOGETHER with improvements and fixtures		its, rights, privileges, interests, rents and profits,
		gns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits un- this and benefits the Grantors do hereby expressly release and waive.
This Trust Deed consists of to this trust deed) are incorporate successors and assigns.	wo pages. The covenant d herein by reference a	ts, conditions and provisions appearing on page 2 (the reverse side of and are a part hereof and shall be binding on the Grantors, their heirs, day and year first above written.
with 155 the nand(s) and	seal(s) of Grantors the	day and year first above written.
		Rongeld Scott
		Leatha M. Scott
	_	
STATE OF ILLINOIS, Cook	1 SS.	bara J. Varela n and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
County of	Ronal	d Scott, Divorced and not remarried, and Leatha M.
	who	ar fersonally known to me to be the same person 8 whose name 9 subscribed to the foregoing
		ared before me this day in person and acknowledged that <u>they</u> signed, sealed and difference their free and voluntary act, for the uses and purposes therein set forth,
	including the rela	ease and waiver of the right of homestead.
	GIVEN unde	rmy hand and Notarial Scalithia 6th dayor September AD 19 84

B.J. Varela 5540 West 159th St. Oak Forest, Il.

11

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#### THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE T1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Grantors shall It promptly repair, restor or rebuild any buildings or improvements may or be reader on the premises which may become damaged or be destroyed; (2) keep asid premises in good condition and repair, without want, and fer from mechanic for other them to claims for it more thange perspectly submitted to be line hereof, a year header supprised presented by a premise supernot to the lens hereof, and upon request submit assistantly evidence of the discharge of such prior line to Trustee or to Brendfeldary, (4) complete within a reasonable time any buildings of the primate and the primate and the primate and the permised and the permis
- Granton 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 of routes or to feeding duplicate receipts therefor. Topewent default hereunder Grantons shall pay in full under protest, in the manner provided by statute,
  any tax or assessment which Granton may desire to contest.
- 3 (Trantors shall keep all buildings and improvements now or hereafter situated on said promises insured against loss or damage by fire. [Inbitining or windstorm under policies providing for payment by the means companies of misoracy sufficient either to pay the cost of replacing or repairing the seam or to pay in 10th the indebtedenced hereby, all it companies satisfactory to the Beneficiary or the unit of the providing of the
- 4. In which default invertion, Tracte or Departicisary may but seed not, make any appropriate perform any set hereinholders required of Grunton in any form and manuar described expection, and may but now. on a ". "In a partial payeauts of principal or inverted on grint excellent form." May an always a feature of the appropriate payeauts of principal to or interest on grint excellent form. Systam before features affecting and premises are contest any tax or promise or settles any tax lines or other prior if nor not title or taken thereof a redeem from any tax sale or forfeiture affecting and premises are contest in a systam or seasonment. All moneys paid of on any of the purposes before in understand and all expenses paid or interest payeauts of the prior in the moneys advantaged to the promotion of the prior in the contest of the prior in the contest of the prior in the prior
- 5. The Trustee of Ber ... iary 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 appropriate public office w. hou. v. juiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Grantor shall pay sent the strong of such bords and the accuracy of such both, accument or extensive or in the valuably of any task, assessment, sate, percentler, and sent our description of the strong of the
- 7. When the indebtedness bereby sees—and Il become due whether by accelerations on otherwise. Renoficiary or Trustees falls have the right to foreclose the line hereof. In any sain to fareclose the line hereof, there said the allowed and included so with the decree for sail all expenditures and expenses which may be paid or incurred by or on behalf of Trustees fores, appraisant fees, outlay for the expense and account which may be estimated as to items to be expended after entry of the decree of precenting at least abstracts of the trust of the expenses of the previous certificates, and in the said that the expense and expenses of the nature is the expense of the said that the expense of the expense of the said that the expense of the expense
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of princips: First, on account of all costs and expenses incident to the foreclosure proceedings, including all under items as are mentioned in the precising, and—of-second, all other terms short of mentions constructed exercise incident to that evidence by the Loss Agreement, with interest thereon as berein provided; third, all p\_ncips1 and interest remaining unpaid on the note; fourth, any overplus to Granton, their heirs, legal representatives or assigns, as their rights hamp appear.
- 9. Upon, or at any time after the filting of a hill to ferectione that trust deed, the cor, it was a bright its filled may appoint a reviewer of said premises. Such appointment may be made either before of the rask, without confice, without restraint to the observer, insolveney of Contront at 1 either of castion for such the review and without the then value of the premisers or whether the same shall be then occupied as a homesticad or not and the Trustee hereunder may be appointed a more considered as a homesticad or not and the Trustee hereunder may be appointed a more considered as a homesticad or not and the Trustee hereunder may be appointed a more considered as a homesticad or not an extract the considered as a first a more considered as a homesticad or not an extract the considered as a first an extract the considered as a first and the considered as a first and the considered as a first and the considered as a considered as a first and the considered as a submitted to consider a whole the considered as a considered
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defens 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 Beneficiary shall have the right to inspect the premises at all reasonable times and accer there; shall be permitted for that purpose
- 12. Trustee has no duty to existince the title, location, existence, or condition of the premises, nor shall Trustee be uligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any acts or omissions hereunder, except in case of growned light of the conditions and Trustee may require indemnities satisfactory to Trustee before extensing any ower herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either core of the maturity, the Trustee shall have full authority to release this trust deed the life 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. Trus. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

27248698

STREET

The Associates Finance, Inc. 5540 West 159th Street P. O. Box 420 Oak Forest, IL. 60452

CITY

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS | DF PUL POSES INSERT STREET ADDI ES. OF ABOVE DESCRIBED PROPERT, HEAD

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### **ATTACHMENT**

# DOO TE MORTGAGE, DEET, OF TRUST OR DEED TO SECURE DEBT

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  $\upsilon$  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 gration) will be given written notice of the election at least 90 days before payment in full is due. If paymen' is not made when due, AS PL Lender (mortgagee or grantee or beneficiary) has the right to exercise any remerlies permitted

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END OF RECORDED DOCUMENT