TRI	JST	DE	FD

TRUST DEED		27264	1635	
		THE ABOVE SPACE	FOR RECORDERS USE ONLY	Î
HIS INDENTURE, made	September 19,		Norman A. Budnick and L	inda
Budnick, his wife, in Jo				
	THE Tenancy	_ herein referred to as "Gr		
W.W. Sullivan, Trustee		of 1225 W. 22nd Str	eet, OakBrook ,	Illinois,
erein referred to as "Trustee", "HAT. WHEREAS the Grantors		to Associates Finance. Inc	., herein referred to as "Beneficia	rv". the
	· · · · · · · · · · · · · · · · · · ·		nt of <u>Thirteen</u> thousand sev	•
ogether with interest thereon a	t the rate of (check	applicable box)		è
]% per year on the ur				
			ease or decrease with changes	1
			e Prime loan rate published in the %, which is the published rate :	
last our new day of _Augus			the initial interest rate is 18.16	
year The interest rate will in last business lay of the prece	crease or decrease wi ding month, has inc	th changes in the Prime lor reased or decreased by at l	an rate when the Prime loan rate, east one percentage point from the es will be effective upon 30 days	as of the e Prime
			% per year. The interest rate esult in changes in the monthly p	payment
The Grantors promise to pay	the said sum in the	said Loan Agreement of	even date herewith, made payabl	le to the wed by ning on C
Beneficiary, and delivered in _1		-	_1at \$356.85, follo	wed by
119 at \$ 256.79, fe	ollower o/_0	_ at \$00, wi	th the first installment begin	ning on 💍
November 8, ,	19_84 and ' .e	re naining installments co	ontinuing on the same day of eac .Higgins Rd., man Estates, Illinois, or at su	11 1(3O13CI) ;
	assigns, the following described	Real Esta. all their estate, right, ti	nitations of this Trust Deed, and the performance of the recipt whereof is hereby acknowledged, do by these press the and interest therein, situate, lying and being in the STATE OF ILLINOIS, to wit:	
Lot 5129 in Woodland Heig Township 41 North, Range	thts Unit 12 Bei 9 East of theTh	ng a Subdiv sicn in ird Principal Accidi	Section 25, 26, and Section an in the Village of Stream, 770 as Document Number	amwood,
The attached call option debt.	provision is pa	rt of this mortgage	deer of trust or deed to	secure
which, with the property hereinafter described, is TOGETHER with improvements and fixtures		4.00	ud mentite	
			he uses and trusts he .mr tforth, .ce from all rights an y expressly release and 1 sive.	ad benefita under
This Trust Deed consists of t	wo pages. The covens	ants, conditions and provisi	ons appearing on 1 as 12 (the reve	rse side of
WITNESS the hand(s) and s	seal(s) of Grantors t	he day and year first abov	e written.	xC.
Youman ld. Br	sdnick_	_(SEAL) Jacka_	1. Budnest	(SEAL)
NORMAN A. BUDNICK		LINDA J. Ø	JDN1CK	SEAL!
		. ISBRU		
STATE OF ILLINOIS,	ı	Elinor Z. Salzmann	<u> </u>	
County of COOK	Norman	n A. Budnick and Lin	n the State aforesaid, DO HEREBY CERTIFY THAT da J. Budnick, his wife in	Joint
	Tenan		same person S whose nameS are subscribed	to the foregoing
		ppeared before me this day in person and a	cknowledged that they	igned, scaled and
	including the	release and waiver of the right of bomeste		3
NOTARY 1	GIVEN	1411	9th dayor September	A.D. 1984
1.40% 137 \$		Som to S	NOTARY PUBLIC STATE OF ILLIN	
	This instrument was prep	and by	MY COMMISSION EXPIRES JUNE 1	
(美国) 对 关于			e 162 W Wigning Dd Hoffe	man Estato
607664 (I.B.) Rev. 3-82	E.Salzmann, A	SSOCIALES FINANCE IN (Name)	c.,142 W.Higgins Rd.,Hoffs	195

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE

1. Grantors shall (1) prespoly repair, restore or rebuild any buildings or improvements now or herender on the premises which may become damaged or be destroyed; (2) keep said premiors in goo condition and repair, without waste, and free from mechanic's or other lems or claims for lenn ontexpressly subordinated to the lien hereof; (3) pay when the due any indebtendess which may be secured by its or charge on the premises superior to the lien hereof; and upon request exhibit satisfactory evidence of the discharge of such prior hem to Trustee or to Beneficiary; (4) complete within a resonable time as buildings one or at any time in process of erections upon said premises; (5) comply with all requirements of law or manifolds ordinates with respect to the premises and the tas thereof; (6) make the premise of the premises and the complete of the premises and the premises and the complete of the premises and the premises and the complete of the premises and the premises and the premises and the premises and the pr

Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special states among the state of the property of

3. Grantors shall keep all buildings and improvements now or hereafter situated on said prictices insured against loss or damage by fire. Lightings or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebteness secured hereive, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver at a delicion and additional and removal policies, to indusing a delitional and removal policies, the other policies of the proposition of the report of the standard mortgage clause to be attached to each policy and the proposition of the standard mortgage clause to be attached to each policies. Including a content of the standard mortgage clause to be attached to each policy and the standard mortgage clause to be attached to each policies of the standard mortgage clause to be attached to each policy and the deliver at a standard mortgage clause to be attached to each policy and the standard mortgage to the

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 no. Make full or piartial payments of principal or interest on prior encountbrances, if may, and purchase placeage, compromise or settle any tax lie nor other prior lien or title or claim thereof, or redeem from any and purchase or for the control of the prior lien or title or claim thereof, or redeem from a prior lien or title or claim thereof, or redeem from a prior lien or title or claim thereof, or redeem from a prior lien or title or claim thereof, or redeem from a prior lien or title or claim thereof, or redeem from a prior lien or title or claim thereof, or redeem from a prior lien to the prior lien or title or claim thereof, or redeem from a prior lien to the prior lien or title or claim thereof, or redeem from a prior lien to the prior lien or title or claim thereof, or redeem from a prior lien to the prior lien or the pr

5. The Trauser Se, eficiary hereby secured making any payment bereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the promotive builties of each hour inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or relatm thereof.

6. Crantors shall pay the small indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without oedies to Grantors, all under the contract the contr

7. When the indebtedness arers been read shall become due whether by scoleration or otherwise, Beneficiary or Trustee shall have the right to foreclase the lien hereof. In any suit to foreclase the lien hereof, there shall be allowed and \(\text{total} \) is a sadditional indebtedness in the decrete for as lest elegand turns and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attempts fees, Trustee's fees, appraiser; fees outlay for documentary and expert evidence, stemographers charges, publication costs and costs (which may be settinated as to items to be expended after the company of the decrete of the control of the

8. The proceeds of any foreclosure sale of the premiser 'e distributed and applied 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 "recedit pranariaph hereof, second, all other items which under the terms hereof constitute second indebtedness additional to that evidences by the Loan Agreement, with interest thereon as herein perioded; t' rd, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, legal representatives of assigns, as their rights may appear.

Suppose of a say time after the filing of a bill to foreclose this run deed, the court in which such bill is filed may appoint a receiver of aid premises. Such appointment may be made either before or after sale, without notice, without regard to the permisse or whether the assens shall be then occupied as a homestead or not and the Trusteen of the permisse or whether the assens shall be then occupied as a homestead or not and the Trusteen of the permisse or whether the assens shall be then occupied as a homestead or not and the Trusteen of the permisse or whether the same shall be the occupied as a homestead or not and the Trusteen of the permisse of the permisses o

10. No action for the enforcement of the lien or of any provision hereof shall be subject and defense which would not be good and available to the party interposing same in an action at law toon the note hereby secured.

11. Trustee or Beneficiary 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 th. ... m ... nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions bereunder, except in case of gross 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 indebtedness secured by this Trust Deed as been fully paid, either before or after maturity, the Trustee shall have full authority to release this trust deed, the lient thereof, by proper fustrument.

4. In case of the resignation, insulity or refusal to act of Trustee, the Beneficiary shall have the ...ut /rity > appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical

13. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all p. rost. cit ming under or through Grantors, and the word "Grantors" when used herein shall include all under persons shall have executed the Loan Agreement of the indebtedness or any part thereof, whether row such persons shall have executed the Loan Agreement or this Trust Deed. The term

D NAME

E STREET

V STREET

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS INDEX PURPOSES
SERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE

SI SEP 84 13 OF

SEP-21-84 956503 27264635 A — REC 11.20

31.10

607664 (I.B.) Rev. 3-83

UNOFFICIAL COPY LINE

ATTACHMENT

.TO

MORTGAGE, DEED OF TRUST OR DEED TO SECURE DEET

Dated September 19, 1984

CALL OPTION --- The Lender has 'he ortion to demand that the balance due on the loan secured by this mortgage, deed of trust or deed to secure debt be paid in full on the third anniversary date of 'he oan date of the loan and annually on each subsequent anniversary date. If this ortion is exercised, Borrower(s) (mortgagor or grantor) will be given written ortice of the election at least 90 days before payment in full is due. If payment is not made when due, Lender (mortgagee or grantee of beneficiary) has 'ne right to exercise any remedies permitted under this mortgage, deed of trust, coveed to secure debt.

DICK FORCONE - Agent for Associates Finance Inc. Moman G. Buduit

LINDA J. BUDNICK

END OF RECORDED DOCUMENT