# UNOFFICIAL COPY RECEIVED IN BAD CONDITION

### - TRUST DEED

## 27312430

	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made	October 23, 19 84, between Sadie and Elwood Johnson,
her husband	herein referred to as "Grantors", andW.W. Sullivan
	Oakhrook
herein referred to as "Trustee", with	ot, minors,
THAT, WHEREAS the Grantors hav	e promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the
legal holder of the Loan Agreement	hereinafter described, the principal amount of twenty two thousand eleven
together with interest thereon at th	20110.0 (7
_	··
This is a variable interest ra	id principal balances. te loan and the interest rate will increase or decrease with changes in the
	will be96 percentage points above the Prime loan rate published in the Federal
Feserve Board's Statistical Relea	se H.15. The intial Prime loan rate is $12.75\%$ , which is the published rate as of the
last busings day of the preceding	23, 19 84; therefore, the initial interest rate is $13.71\%$ per use or decrease with changes in the Prime loan rate when the Prime loan rate, as of the g month, has increased or decreased by at least one percentage point from the Prime interest rate is based. Interest rate changes will be effective upon 30 days written
	Il the interest rate ever be less than <u>13.00</u> % per year. The interest rate will not date. Adjustments in the interest rate will result in changes in the monthly payment
	said sum in the said Loan Agreement of even date herewith, made payable to the
	con secutive monthly installments: 1 at \$ 425.69, followed by word by at \$, with the first installment beginning on
12-01-84 , 19	
(Month & Day)	
	aid payments or ag 1 nade payable at <u>WEstchester</u> Illinois, or at such place
•	may, from time to .im_, in writing appoint.  onto the ward objection in accord, new on the terms, provisions and limitations of the Trust Deed, and the performance of the covenants and
	ent of the said obligation in second, need the terms, provisions and limitations of this Trust Deed, and the performance of the covenants and ed, and also in consideration of the our who beliar in hand good, the receipt wherein a better parking selected do by these presents CONVEY to the Contract of t
,	na, the following descript Had Estate and all of sources, to, right, title and interest therein, utuate, lying and being in the
of Lot 43 in Block 42	outh 8 Feet and 4 inches; and the South 16 Feet and 8 inches in East Washington Heights & Subdivision of the south West half of the North West was ter of Section 9, Township East of the Third Principal Merid(17, ir Cook County, Illinois.
37 North, Range 14, E	East of the Third Principal Meridia, ir Cook County, Illinois.
	\ \frac{1}{\sigma} \ \frac{1}{\s
which, with the property hereinsfler described, is refer	rd in herrin as the "premiers"
TOGETHER with improvements and fixtures now a	stlached together with exsements, rights, privileges, interests, rents and profits
TO HAVE AND TO HOLD the premises unto the said and by virtue of the Homestead Exemption Laws of the	Tructer, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, for from all rights and benefits under State of Illinois, which said rights and benefits the Grantors do hereby expressly release and wrive.
	pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of
this trust deed) are incorporated he successors and assigns.	erein by reference and are a part hereof and shall be binding on the Grant $n \circ 1$ heir heirs,
WITNESS the hand(s) and seal	(s) of Grantors the day and year first above written.
	SEAL Savie Jahnson (SEAL)
	Saint Johnson
	Elwood Johnson
STATE OF ILLINOIS. COOK } S	
County of	a Notary Public in and for and residing in said County, in the State aforesaid, DO HERRENY CERTIFY THAT Saddie Johnson and Elwood Johnson, her husband
	who are personally known to me to be the same person S whose name is subscribed to the foregoing
	Instrument, appeared before me this day in person and acknowledged thattheysigned, realed and
	delivered the east lastrument as
	GIVEN under my hand and Notarial Scalthis 23rd day of October ,A.D. 19 84
	Notary Public
	ŤHE ASSOCIATĚŠ
	This instrument was prepared by P.O. BOX 188
	9909 W. ROOSEVELT RD.
	WESTCHESTER, IL 60153

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

- 6. Grantors shall pay each lize of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without toolies to Grapaid indebtedness secured by this Trust Deed shall, not without and in anything in the Loan Agreement of in his Trust Deed to the contrary, become due and payable it alimentiately in the taxes making payment of any installment on the Loan Agreement, of the World edicht is deal occur and continuate of their edges in the performance of any other agreement of the Grantors herein contained by the Grantors herein contained in the property of the premises are sold or transferred by the Grantors without Deneficiary's prior written consent.
- immediately if all or park of the premises are sold or transferred by the transfers without Beneficiary or Trustee shall have the right to here, the 'e shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or a more; feet, Trustee shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or a more; feet, Trustee for the superior trustee shall have the right to a more feet to the superior trustee and trustee to the superior trustee shall have the right to the superior trustee and trustee the superior trustee and trustee the superior to the reasonably necessary either to presect such that it for evidence sholders at any sale which may be that premises. All expenditures an additional indebtedness which may be that premises. All expenditures a major expenses of the nature in this paragraph mentioned shall become somethy additional indebtedness exceed benefit and the annual permise. All expenditures are considered to the superior trustee of the superior trustee. The superior trustee of the superior trustee. The superior trustee of the superior trustee of the superior trustee of the superior trustee.

THE ASSOCIATES NAME F P.O. BOX 188 9909 W. ROOSENE TELEPHONE, THE LAND 100 JIAM INSTRUCTIONS OR

RECORDER'S OFFICE BOX NUMBER

II.20

201 - V n OSHZTSLZ . HSSTS6 HB-92-100

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

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ATTACHMENT
TO

MORTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated October 23, 1984

"I that the balance due of the final secure of the secu CALL OPTION - The Len er has the option 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 the loan date of the loan and annually on each subsequent anniversary date. If this option is exercised, Borrower(s) (mr. tg.)gor or grantor) will be given written notice of the election at least 90 days before payment in rull is due. If payment is not made when due, Lender (mortgagee or grantee or beneficiary) has the right to excise any remedies permitted under this mortgage, deed of trust, or deed to secure debt.

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