WHEN RECORDED.

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91045572

TRUST DEED THE ABOVE SIMIT FOR RECORDERS USE ONLY THIS INDENTURE, made JANUARY 16, 1991 , l9 , between KIETH FULLER, unmarried PARCEL I KEITH FULLER, AS TO PARCEL 2. herein referred to as "Grantors", and S.H. LEWIS, AVP of 250 E CARPENTER FREEWAY IRVING TX . NOW. herein referred to as "Trustee", witnesseth: THAT, WHEREAS the Grantors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the evidenced by one certain Loan Agreement of the Grantors of even date herewith, made payable to the Beneficiary, and deliered, in and by which said Loan Agreement the Grantors promise to pay the said sum 149,826.45 120 consecutive monthly installments: 1 at \$ 1039.54 , followed by 118 at \$ 805.29 followed by 1 at \$59949.99, with the first installment beginning on March 1 Month & Day) , 19 91 and the remaining installments centinuing on the same day of each month thereafter until fully paid. All of said payment g being made payable at DALLAS TX Illinois, or at such place as the Beneficiary or other holds The principal amount of the Loan Agree ment in \$59949.99

The Loan Agreement has a Last Payment of the Loan Agreement has a Last Payment of the principal amount of the Loan Agreement is \$59949.99

The Loan Agreement has a Last Payment of the policy of February 1, \$82001

The Loan Agreement has a Last Payment of the solution of the principal and the performance of the covenants and agreement of the covenants and also in consideration of the could be performed, by the Granders in the Granders in the performed, and also in consideration of the covenants and agreement of the covenants and also in consideration of the covenants and also in consideration of the covenants and agreement is successors and assigns, the following described Real Estate and All of their estate, tright tute and interest therein, situate, Ising and being in the CIty Of AND STATE OF ILLINOIS. In the STON, THEREFORE, the Granters to secure the payment of the said obligation in accordance with the fertits, processions and limitations of this Trust freed, and the performance of the covenants and agreeing from contained, by the Granters to be performed, and also in consideration. See 30 of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARP V. I for the Trustee, its successive and swigns, the following described Real Estate and all of their estate, right tute and interest therein, situate, bying and being in the CIty Of Park Forestunity of Cook

AND STATE OF 13 1 House 16-21 Park Forestunivor Cook
Permanent Parcel NUmber: 29-18-4/3-006 Parcel 1:Lot 43 in block 10 in E.O. LAMPHERE'S ADDITION to Englewood, being a subdivision of blocks 1 to 15 and the north 1/2 of block 16 in SEA's subdivision of the east 1/2 of the southeast 1/4 of seciton 19, township 38 north, range 14, east of the third principal meridian, in Cook County, Illinoi Parcel 2: Lot 39 in block 73 in Harvey in the Northwest 1/4 of section 17, township 36 north, range 14, east of the third principal meridian, in Cook County, which, with the property hereinalter described, is referred to herein as the "premises" IXIFFIFER with improvements and fixtures now attached together with easements, rights, privileges, interests, tents and profit TO HAVE AND TO HOLD the premises unto the said truster, its successors and assigns, forever, for the purposes, and up to uses and trusts herein set forth, fire from all rights and benefits the Grantors do hereby e prosest release and waive.

This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs. successors and assigns. WITNESS the hand(s) and seal(s) of Grantors the day and year first above written. 91045572 Keith FUller DERI-01 RECEPTION 01/30/91 11:20:00 *8617 COOK COUNTY RECORDER 045572 STATE OF ILLINOIS, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT

KEITH FULLER, AS TENANTS IN COLUMN AS TO PARCEL 1. who are personally known to use to be the same person ____ whose name _ appeared before me this day in person and acknowledged that they , their free and voluntary act, for the uses and purpo GIVEN under my hand and Nidarial Scal this 17th day of 11 DAVID M. SATER Noter in

OFFICIAL STATE DAVID M. SATER Notary Public, State of It nots Cook County My Commission Expires 2/29/ยัง

This instrument was prepared by

DAWN SWINEFORD 2196 BLoomingdale RD GLENDALE HGBTS, 11,

600412 Rev 4-88 **BOX 156**

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE OF THIS Trust Dood):

- 1. Crantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or becauter on the premises which may become damaged or be destroyed; (2) keep said premises in proceedings on the premises in proceedings on the premises appears to the lien bereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any buildings or buildings now or at any time in process of receiving upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof (6) make no material alternations in said premises except as required by law or municipal ordinances.
- 2. Grantors thall 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 premiser of the end shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default because Grantors shall pay in full under protest, in the manner provided by the end and tax or assessment which Grantor may desire to contest.
- 3. Crastors shall keep all buildings and improvements from or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payor by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness ascured hereby, all in companies satisfactory to the fine-time under resourance publicies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard muritage clause to be started to each policy, and in the deliver aff policies, including additional and renewal policies, to Beneficiary, and in case of loss of expective dates of expective dates of expective dates of expective dates.
- 4. It case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act bereinbefore required of Grantors in any form and manner deemed expedient, and but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compounts or settle any tax lien or other prior lies or sittle or claim there is exceen from any tax as as or forfeiture affecting said premises or occased any tax or assessment. All tronceys paid for any of the purposes better authorized and all explores paid or incurred in eclusive through the control too therewith, including attorney's formany other moneys advanced by Trustee or Beneficiary to protect the mortgaged parenties and the lien better), that he so much additional indebtedness secured hereby and shall become introducible of any right accruing to these or account of any default hereunder on the part of Grantors.
- 5. The Trustee or Benedeles, surely accured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produce office without languary late by accuracy of such bill, statement or estimate or into the vel-bity of any tax, assessment, take, forfeiture, tax from or title or claim thereof
- 6. Granters thall pay each flow of a debtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without motive to Caroor all impact indebtedness sociated by thi, Tr. at Tend shall, notwithstanding anything in the Liven Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of the action of the any installances of the Liven Agreement, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained to immediately if all or part of the precises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness hereby season it a lead to be descended to the Comment of the Comment of the indebtedness hereby season it a lead to be descended to the indebtedness in the descendent of the indebtedness in the descendent of the indebtedness which may be paid or incurred by or on behalf of Transee in Bernefick of the actioner's feet, and the indebtedness in the descendent of the indebtedness which may be paid or incurred by or on behalf of Transee in Bernefick of the interest feet, and incurred by or on behalf of Transee in Bernefick of the interest feet, and incurred by or on behalf of Transee in Bernefick of the interest feet, and incurred by or on behalf of Transee in Bernefick of the decree) of proceeding all such abstracts of the extreme and or annual to be represented to the estimated as to literate to be expressed of the decree) of proceeding all such abstracts of the estimated as to literate in the extreme in the interest that it is not not be estimated as the interest that it is not not evidence to bidders at any sale which may be had pursuable to make decree the true condition of the title or the value of the principle of the interest that it is not not evidence to much additional indebtedness secured hereby and immediately due and payable, which interest thereon at the principle percentage rate stated in the Loan Agreement this Trust Deed so which else their of them shall be a party, either a pleasantly (it man or effection). Trust Deed of any indebtedness hereby secured (or the propagations for the commencement of any the accurate of such right to foreoloa. **Aff at or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the principle of the exercity hereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premises shall be distribute I and applied in the following order of priority: First, on account of all costs and expenses incidental to the foreclings, including all such items as are annationed in the preceding past graph hereof; second, all other nems which under the learns hereof constitute secured indebtedness additional to that eviding the Loan Agreement, with interest thereon as barels provided; third, all principles on descriptions on the note; fourth, any overplus to Grantons, their helis, legal representatives or descriptions.
- 9. Upon, or at any time after the filling of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either to safer sale, without regard to the selvency or involvency of Gran sin A. A. time of application for such receiver and without regard to the tren value of the premises or whether to said premises. Such receiver shall have the power to collect the tents, issues and profits of said premises only the pendency of much foreclosure sake and, in case of a sale and a deficiency, during fee util naturory period of receivering, whether there be restemption or not, as well as during any interest times. The Court from time to time may authorize the receiver is apply the net income in his hands in passession, control, management and operation of the premises during the while of said previous. The Court from time to time may authorize the receiver is apply the net income in his hands in passession, or in pass of (1) The indebtedness accurate hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become superior to the line to the line which has been addediced as accurate hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become superior to the line to the line to the line of said perior to foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become superior to the line to the line to the line of said perior to foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become superior to the line to the line to the line of said perior to foreclosing this Trust Deed, or any tax, special assessment or other lines which has been addediced as a said and deficiency.
- 10. The Treatee or Beneficiary has the option to demand that the balance due on the loan secured by this Trust Doed be paid in full on the third anniversary of the loan date of the loan and annual on such subsequent anniversary date. If the option is exercised, Grantors shall be given written notice or rice election at least 90 days before payment in full is due. If payment is not made when due, Trust or Beneficiary has the right to exercise any remedies permitted under this Trust Dead.
- 11. No action for the enforcement of the Box or of any provision hereof shall be subject to any defens, which could not be good and available to the party interposing same in an action at faw members secured.
 - 12 Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access there a shall be permitted for that purpose.
- 13. Trustee has no duty to examine the title, location, existence, or condition of the premises, not shall Trustee be of signs of to record this Trust Deed or to exercise any power herein given well expressly obligated by the terms hereof, not be liable for any acts or obsessions hereunder, except in case of gives negligened or nit conduct and Trustee may require indemnities satisfactory an Trustee is, five accretioning any power herein gives.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either trust or after maturity, the Trustoe shall have full authority to release the Beat thereof, by proper instrument.
- 15. 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 Successor in Trust hereunder shall have the identification of the resignation, inability as are herein given Trustee.
- 16. This Trust Doed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Granto 8, and the word "Grantors" when used herein shall no to all such persons and all persons liable for the payment of the leachbedness or any pair thereof, whether or not such persons shall have executed be Loan Agreement or this Trust Deed. The serm Beneficiers are presented any nuccessors or assigns of Beneficiery.

DELIVERY	NAME	FOR RECORDER' INDEX PURPOSES INSERT STREET AUPLI'SS OF ABOVE DESCRIBED PROPELTY HERE
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	INSTRUCTIONS	

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RECORDER'S OFFICE BOX NUMBER

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