UNOFFICIAL (GOPY 5)

TRUST DEED

THIS INDENTURE, madeJul	<u>y 1,</u>	, 19.9 the between	Cary D. Nolte	
Divorced and Sha	ron Schrode herein	referred to as "Grantors", ar	d R.L. Davis,	
Operations Vice pr				Ulinois,
herein referred to as "Trustee", with				· ·
THAT, WHEREAS the Grantors hav	e promised to pay to Asso	ciates Finance, Inc., herein	referred to as "Beneficia	ry", the
legal holder of the Loan Agreement	hereinaster described, the	sum of Seventy-f	our hundred Thi	rty.
three dollars as	nd sixty-ni <u>ne cer</u>	ots .	Dollars (\$ 7433;	69),
evidenced by one certain Loan Agree	ment of the Grantors of eve	en date herewith, made payal	ole to the Beneficiary, ar	ad deliv-
ered, in and by which said Loan A	greement the Grantors pr	omise to pay the said sum	7433.69	in
36 consecutive monthly	installments:1	at \$ 210.39	followed by 35	at
\$ 206.38 , followed by .	oo at \$oo	, with the first	installment beginni	ing on
(Month & Day)				
and the remaining installment contin		each month thereafter until i	fully paid. All of said p	ayments
being made payable atO \(\triangle a\)		Illinois, or at such place a	s the Beneficiary or othe	r holder
may, from time to time, in writing a	(· /	****		.
The principal amount of the Loan Agree	rement is \$. The Los	in Agreement has a Last l	Payment
Date of, 19	he said chilies son in ardance with the less	ns, recrisions and limitations of this Trust Deed	, and the performance of the povenants as	nd servennente
NOW, THEREFORE, the Grantors to secure the payment of a herein contained, by the Grantors to be performed, and also in a units the Trustee, its successors and assigns, the following desc				
· · · · · · · · · · · · · · · · · · ·		ID STATE OF ULLINOIS, to wit:	**************************************	
Unit 69 in Lot 4 to common elements in				
Defined in the Decl				
1/2 of the Northwes of the Third Princi	pal Meridian, in	Cook County, 1111	nois .	, east .
Commonly known as: Parcel No. 27 24 10		Plaze Tinley Park,	11 60477	
which, with the property hereinafter described, is referred to				
TOOHTHER with improvements and fixtures now associated TO HAVE AND TO HOLD the premises unto the said Trus and by virtue of the Homestend Exemption Laws of the State			eju set forth, free from all rights and b	remelits under
and by virtue of the Homestond Bromption Laws of the State This Trust Deed consists of two pa	of Illinois, which said rights and benefits to ages. The covenants, cond	he Grusson do hereby ou really lairnes and w itions and provision's appear	ing on page 2 (the reve	rse side
of this trust deed) are incorporated he	rein by reference and are a	part hereof and shall be bind	ling on the Grantors, the	ir heirs,
successors and assigns. WITNESS the hand(s) and scal(s)	of Grantors the day and	ear first above written.		
Ca	•.	Sharm Schum	B	
Cary D. Nolte	(SEAL)	Sharon Schrodeff		(\$BAL) \$13
Cary D. Noite	(\$BAL)	Sharon Schrouger		
9,3515	59	#686		1559
9,3020			OK COUNTY RECORDER	
STATE OF ILLINOIS,	, Kevin Kohli a Notary Public in and for and residin		HERRBY CERTIFY THAT	
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HERBBY CERTIFY THAT County of Cook Cary D Noite divorced and Sharon schroder				
	who is personally known	to me to be the same person8_ whose name	8 subscribed to the force	oine Instrument.
		nd acknowledged that they		
		ree and voluntary act, for the uses and pur at Seal this day of		w 91
	CLARIA BROCK LEA WHEN STATE LAORER	Table 1	1 Kafloren Homey P	
"OFFICIAL SEAL"			Y Notary P	wolle
Kevin J. Kohlman		The Associates Finance	, inc.	
Notary Public, State of Illinois My Commission Expires 11/20/94	This instrument was prepared by	9186 W. 159th St	eet ·	
The Commission in Price 111 and 111		P.O. Box 65 Urland Park IL 604		
	(Name)	Ougun Laik ir on	(Address)	

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS Trust Deed):

- 1. Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or becaute on the premises which may become damaged or be destroyed; (2) temp hald premises in go condition and repair, without waste, and free from machine's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be account it a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Truster or to Beseficiary; (4) complete within a removabilities any triple language or at any time in process of exercise upon sat propriets (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereo (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 3. Creators shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm why the insurance companies of moneys sufficient others to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all to companies of moneys sufficient others to be profiled by the standard mortgage close to under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, and rights to be evidenced by the standard mortgage close to deliver all policies, including additional and relevant policies, to Beneficiary, and in case of insurance about to captire, shall deliver renewal policies not less than sen days prior
- 4. In case of default therein. Trustee or Beneficiary stay, but need not, make any payment or perform any act hereinbefore required of Orantors in any form and manner deseased expedient, on but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or other prior
- 5. The Tristee or Bean a ty hereby excurred making any payment hereby authorized relating to taxes or escouments, may do so according to any bill, statement or estimate procured from the appropriate without inquir, into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, (orienture, tax loss or title or claim thereof.
- 6. Orantors shall pay each / 2m of indebtedness herein mentioned, both principal and inserest, when due according to the terms hereof. At the opnion of Beneficiary, and with spall indebtedness secured / / thi- Trust Deed shall, notwithstanding anything in the Loan Agroement or in this Trust Deed to the contrary, become due and payable (a) immediate shaling payment of any installor at a just the Loan Agroement, or the time days in the performance of any other agreement of the Granton and the principal and the principal and the principal and the Cruston and Control and Contr
- 7. When the indebtedness here', soo red shall become due wireless by acceleration or otherwise, Beneficiary or Trustees shall have the right to foreclose the tien interest. In any min to forecless like hereof, there shall be allowed and incured by or an heiself of Trustee or Beneficiar niturney's fees, Trustee's fees, appraisers' fust, askay for documentary and expert evidences, estrographers' charges, publication costs and costs (which may be callemand as to items to be expended entry of the decrees) of procuring all such about in a ... 55, like searches and examinations, guarantee policies. Townson continues and costs (which may be callemand as to items to be expended in the fust of the continues of the conti
- O. Upon, or at any time after the filling of a bill to foreclose this True Doc 1, the cours in which such bill is filed may appoint a receiver of said premises. Such appointment may be made entire or after sale, without notice, without regard to the solvency or insolvency of miners at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then excepted at a homestead or not and the Truster hereunder may be you tend as such receiver. Such receiver shall have the power to collect the rests, issues and profits of said premises during the productours usit and, is passe of a said and a deficiency, or you have have been a such receiver shall have the power to collect the rests, issues and profits of said premises during any further times when Crastors, except for the intervention of such receiver, would be entitled to collect our times, issues and profits, and all other powers which may be encossary or are usual to each cases for the prosecution, control, management and operation of the premises during the whole of a period. The Court from time to time may subtourize the receiver to apply the set chooses in the day receiver in whole or in part of: (1) The indebtedcaes secured hereby, or by any decree foreclosing this way to case of a said assessment or other item which may be or become superior to the lies hereof or of such decree, provided such application is made prior to foreclosure saile; (2) the defir any a case of a said and deficiency.
- 10. The Trustee or Beneficiary has the option to demand that the balance due on the live neurod by this Trust Deed be paid in full on the third anniversary of the lean date of the loan and assumption each sufferquent anniversary date. If the option is sarcised, Cra-core shall be given written no on if the 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 resmolice permitted under this Trust Deed.
- 11. No action for the enforcement of the lieu or of any provision hereof shall be subject to any lefer so which would not be good and available to the party interposing name in an action at law up note hereby secured.
 - 12. Trustee or Beneficiary shall have the right to impect the premises at all reasonable times and acce a thereto shall be permisted for that purpose
- Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall in the be obligated to record this Trust Deed or to exercise any power herein given emissions before any included by the terms hereof, nor be liable for any acts or omissions hereuseder, except in case of growing figures or misconduct and Trustee may require indomnities satisfactory to Trustee before ag any power herein gives.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid either 5 after or after maturity, the Trustee shall have full eartherity to release this Trust Deed, the lies thereof, by proper instrument.
- rement to bigger of cabinet
- 15. In graff of the resignation, inshility or refused to act of Trustee, the Beneficiery shall have the authority to appoint a East-port in Trust. Any Successor in Trust bersunder shall have the subscript of appoint a few provisions bereaf, shall extend to and be binding upon Grantors and all persons claiming under or through underform, and the word "Grantors" when used herein shall extend to the payment of the indebtedness or any part thereof, whether or not such persons shall have ested the Loan Agreement or this Trust Dead. The term Security and the claim and include any successors or makings of Beneficiary.

E STREET E R CITY	STREET	The Associates Finance, Inc. 9168 W. 159th Street	POR RECORDES INDEX PURPOSES INSERT STREED FOR ABOVE DESCRIBED FOR ABOVE HERE
	СПҮ	P.O. Box 65 Orland, Park, 11 60462	

INSTRUCTIONS

OR

600412 Rev. 4-88

RECORDER'S OFFICE BOX NUMBER