## TRUST DEED

## UNO 1760 PAL4 COPY 92476602

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made JUNE 29	
	herein referred to as "Grantors", and DALE R. VERMILLION
L	of OAKBROOK TERRACE , Illinois,
herein referred to as "Trustee", witnesseth:	sed to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the legal holder
of the Loan Agreement hereinafter described	the principal amount of THIRTY THOUSAND EIGHT HUNDRED SEVENTY-FIVE
DOLLARS AND FIFTY-SEVEN C together with interest thereon at the rate of (	
N/A Agreed Rate of Interest:N/A %	per year on the unpaid principal balances.
Board's Statistical Release at 15. The initial day of MAY 9 92; therefore with changes in the Bank Princ, it an rate we creased or decreased by at least 24 in of a per The interest rate cannot increase or the rease 9.94 % per year nor more than 1.99.  Adjustments in the Agreed Rate of Interest in the month following the anniversary date	e interest rate toan and the interest rate will increase or decrease with changes in the Prime 1 percentage points above the Bank Prime Loan Rate published in the Federal Reserve Bank Prime Loan rate is 6.5%, which is the published rate as of the last business fore, the initial interest rate is 11.94 % per year. The interest rate will increase or decrease then the Bank Prime loan rate, as of the last business day of the preceding month, has interestage point from the Bank Prime loan rate on which the current interest rate is based, a more than 2% in any year. In no event, however, will the interest rate ever be less than 94 % per year. The interest rate will not change before the First Payment Date.  Shall be given effect by changing the dollar amounts of the remaining monthly payments as the loan and every 12 months thereafter so that the total amount due under said Loan date of JULY 10 MB 2007. Associates waives the right to any interest rate or to the last payment due date of the loan.
increase after the last anniversary date prio	or to the last payment due date of the loan.
The Counters promise to pay the said sum	in the sair' Loan Agreement of even date herewith, made payable to the Beneficiary, and
delivered in 180 consecutive monthly i	installments: 1 at \$ 410.41 , followed by 179 at \$ 369.45 .
followed by N/A at \$,	with the first installment beginning on AUGUST , 19 92 and the
at OFK PARK Illinois, or at such NOW. THEREPORE, the Granton to secure the payment of the and contained by the Grantons to be performed and also in consideration of	me day of each month thereafter until fully paid. All of said payments being made payable in place as the Beneficiary of other holder may, from time to time, in writing appoint.  Obligation in accordance with the terror, possitions and fluidations of this Trust Deed, and the performance of the community and warrant and agreements having the tuning One Dellar in hand paid, the receive with reof is hereby acknowledged, do by these presents CONVIIY and WARRANT said the Trusting.
	of their retains, title and interest therein, sieuste, tyle, and bring in the CITY, OF CHICAGO
LOT 79 IN TRUMAN'S SUBDIVISI EAST HALF OF THE SOUTHEAST O	ION OF LOTS 15 AND 16 IN IGLEMANT'S SUBDIVISION OF THE DUARTER OF SECTION 1, TOWNSHIP 38 NORTH, RANGE 13 MERIDIAN, IN COOK COUNTY, ILLIDOIS.
COMPONILY KNOWN AS 2505 W. 46 TAX NO. 19-01-427-028	57H PL. CHICAGO, IL. 60632 000 61 RECORDING 12 TF 1 TRAN 8399 06/30/92 15:00: 1868 1 エータ2ー476602 CGOL COUNTY RECORDER
which, with the property hereinafter described, is referred to herein as I	the "permises"
TOGETHER with improvements and fixtures now attached together. TO HAVE AND TO HOLD the premises unto the said Trustee, its work the Homeoread Everoption Laws of the State of Illinois, which said to	and arrange and account for the extreme and arrange the trusts begin set forth, for fire of rebits and benefits under and by virtue
This Trust Deed consists of two pages. The deed) are incorporated herein by reference an	the covenants, conditions and provisions appearing on page 2 (the reverse side of this trust and are a part hereof and shall be binding on the Grantors, their heirs, successors and assigns, antors the day and year first above written.
Stanisluwaca fasio	melc (SEAL)
STANISLANA JASIONEK	
	MARY T. TOMASZEWSKI
STATE OF ILLINOIS. 1	a Nutary Public in and for and residing in said County. In the Suite abureasid, DO HERERY CERTIFY THAT
County of COOK.  A. 1.  NO 11-1-1-1  MY GUM  (12.11-15)	STANISIAWA JASIONEK  who IS persumally known to me to be the same persum whose many IS matheribed to the foregoing Instrument, appeared before me this day in person and neknowledged that HE squeed and delivered the sand instrument as HIS free and voluntary act, for the uses and purposes therein act furth  UIVEN under my band and Notarial Seul that 29TH JUNE A.D N. 92
•	Nagry Palik

## UNOFFICIAL COPY

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

- 1. Granters shall (1) promptly repair, restore or rebuild any buildings or improvements now or bereafter on the premises which may be once damaged or be destroyed, (2) keeps and promises in condition and report, without waste, and free from mechanic or other times for her not expressly subordinated to the her hersof, (3) for when the any indebtedness which i my be occured by a list or charge on the premises superior to the lists hersof, and upon request exhibits activated expressly subordinate on the Bero from the term of the premises and upon request exhibits a resumable time any indication of the first of the premises and the overthread, (6) reake in material afternations in said premise except to the premises and the overthread, (6) reake in material afternations in said premise except to the premises and the overthread, (6) reake
- 2. Ornitors shall pay before any penalty attaches all general taxes, and shall pay special taxes, second assessments, water charges, newer extra green, and other charges against the premises when for, and shall pay writter request. Furnish to Tracker or to the manner provided by statute, any tax or assessment which Grantor may desire to contest.

- 3. Grantous shall keep all buildings and improvements now or hereafter situated on and premises insured against loss or damage by fire—ightning or windstorm under policies providing for payment by the insurance companies of moveys sufficient either to pay the cost of replacing or repairing the name of to pay in full the indebtoliness accorded hereity, all in companies activated by the insurance policies payable, in case of loss or damage, to Tituate for the beneficiary, such rights to be evidenced by the storolard moving goldsines to be stached to each policy, and shall effect on the providing additional and renewal policies. In Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any oct bereinhefore required of Grantons in any form and manner deemed capedient, and may, but need not, reaks full or partial payments of principal or interest on prior encumbrance, if any, and purchase, discharge, compressions or as the safe full or partial payments of principal or interest on redeem from any tax cale or forfeiture affecting said premises or contest any tax or premises or contest any tax or assessment. All maneys paid for any of the purposes herein authorized and all expenses paid or incurred in one-ction therewith, including atterney's fore, and any other moneys advanced by Trustee or Beneficiary to protect the nortisged premises and the feet thereof, shall be no much additional indefindence interest and the remainst the antique of the proposition of the purposition of the proposition of the

5. The Trustee or Beneficiary hereby secured mixing any jet ment hereby sutherized relating to taxes or assessments, may do so an ording to any hill, statement or estimate purcured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, sessesment sale, forfeiture, tax lien or title or clairs thereof

fig. (Frantiers shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof a unpaid indebtedness error of by this Trust Deed shall, not without refuse to be an Agreement or in this Trust Deed to the contrary come due and payable (at minediate); in the case of default in making payment of corp in the performance of default in making payment of the Union of Beneficiary, and without refuse to the contrary come due and payable (at minediate); in the case of default in making payment of corp in the performance of the Grantiers without Beneficiary's proof written consumt.

When the indebtedness is selected ability account of the wind of the control of the prediction of the

- H. The proceeds of any foreclosure sale of the promises shall be distributed and applied in the following order of priority. First, on a count of all costs and expenses encident to the ferecings, including all such items as are mentioned in the preceding paragraph hereof record all other stams which under the terms below constitute accurred indebtedness additional to that evides the Lian Agreement, with interest thereon as he win provided; third, all principal and interest remaining impaid on the costs, fourth, and complies to Grantors, their heirs, legs) representative signs, as their rights may appear.
- 9 Upon, or at any lisse after the filing of a bill to force loss the created, the court deed, the court in high each till in filed may appoint a recover of and promise. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvence of Grantess at the time of application for each receiver and without regard to the then value of the provise or whether the against the term occupied as a horosteed or not and the livestee hereunder may appoint a such receiver shall have to provide of said and additional and abstrates period of redespines, whether there the redespine or not an area in educations during the providency of such force on the content of such receiver, would be entitled to colle [ said rents, lesses and profits, and all other powers which may be received or are usual or such cases for the providency control, incannesses of the providency of the receiver of a poly the net incomme on by himmer on by himmer in his himmer and poperation of the net provines during the whole it and period. The Court from time to time may authorite the occurrency of the literature of part of the literature and providence and the proviness during the whole is and period. The Court from time to time may authorite the occurrence of the literature of such decreases and the decrease of the proviness during the whole of a said and considered on the proviness and the literature of such decreases and the decrease of the part of the literature and period. The content of such decreases and the literature of such decreases and deficiency.
- 10. No action for the enforcement of the flee or of any provision hereof al all F is ofact to say defense which would not be good and available to the party interponiar same in an action at law upon near hereby secured.
  - 1) Trustee or Beneficiary shall have the right to inspect the premises at all rear nable times and access therein shall be permitted for that purpose
- 17 Trustee has no duty to axamine the title, location, existence, or condition of this receipts, nor shall Trustee be obligated to record this trust cloud or to exercise any power levers given unless approach obligated by the terms hereof, nor be liable for any acts or omissions hereunder, as tept in case of gross negligance or interconduct and Trustee may require indemndation administratory to Trustee before acrusing any power herein given.
- (3. Upon presentation of actisfactory evidence that all indebtedness accured by this Trust Devise fully paid, either before or after tenturity, the Trustee shall have full authority to release this trust deed, the lies thorout, by proper testrement. 1-1 in case of the resignation, insbillty or refused to set of Trustee, the Reseffclery shell have the set orthy to appealed a Successor in Trust. Any Successor in Trust. Any Successor in Trust. Any Successor in Trust.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, and the word "Grantors" when used icercin shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether o an such persons shall have executed the Lonn Agreement or this Trust Doed. The term Beneficiary as used herein shall mean and include any successful or assigns of Beneficiary. 2/0/4/5



NAME STREET

ASSOCIATES FINANCIAL SERVICES 7035 W. NOPTH AVE.

OAK PAFK, IL. 60302

7035 W. NURTH AVE

POR RECARDE A MOEX PURPOSES INSERT ST. LAT. DYRESS OF ABOVE DESCRIPSD PLOP ATY HERE

OAK PARK IL. 60302

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER.