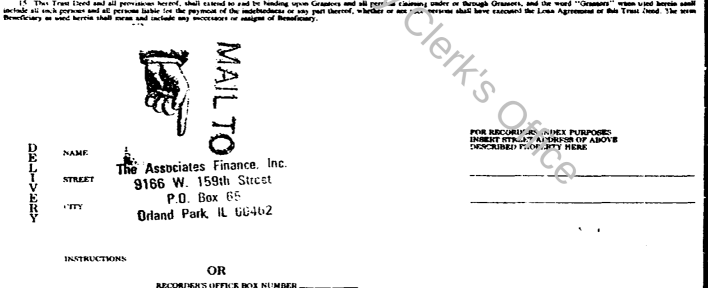
# TRUST DEED UNOFFICIAL COPY, STIGHT 953

THIS INDENTURE, made October 10 . 19 92 between Heritage Trust Company by Trus	stee.ui
Free clated 1/21/89 and known as Trust 499-3568 berein referred to as "Grantors", and F.E. Troncom, opera	itions
Tien President of Oik Breek Terrace , il herein referred to as "Trustee", witnesseth:	llšnois,
HIAT, WHEREAS the Grantors have promised to pay to Associates Pinance, Inc., herein referred to as "Beneficiary", the legal	
of the Loan Agreement hereinafter described, the principal amount of Eleven thesesaxl three luxuled toesty nine dol	llars
and innerty-mine centes Dollars (\$ 31529,99 together with interest thereon at the rate of (check applicable box).	<b>)</b> .
Agreed Rate of Interest. 35.70 % per year on the unpaid principal balances.	
Agreed Rate of Inter-st. This is a variable interest rate loan and the interest rate will increase or decrease with changes in the Loan rate. The interest rate will be	leserve usiness rerease luas in- based.
Adjustments in the Agreed Rate of Interest shall be given effect by changing the dollar amounts of the remaining monthly pay in the month following the anniversary date of the ban and every 12 months thereafter so that the total amount due under said Agreement will be paid by the last payment date of November 5	l Loan
The Grantors promise to pay the said sum in the said D an Agreement of even date herewith, made payable to the Beneficiar	ry, and
delivered in 120 consecutive monthly installments: 1 at \$ 192.63 , followed by 119 at \$ 187.69	·
followed by at \$ .00 , with the first installine a veginning on December 5 , 19 92 at the other states.	nd the
remaining installments continuing on the same day of each month thereafter until fully paid. All of said payments being made put Orlead Park	int
1/2 of the North West 1/4 of section 25, Township 36 North, Range 12, Fast of the Third Principal Meridian, in Cook Gounty, Illinois Whick Survey is attached as exhibit "A" to the Declaration of Condeminium recorded as Document 26356937, together whith its undivided Percentage interest in the common elements  1011/11   PAN 9782 11/33/	4
Gurroly known as: 219 Parion IB Tinley Park II . They SUNTY RECORDER tracel number 27 25 164 924 1002	
Disch Edit A with ungenerations and features and analysis of the properties rights for integers interests and professional analysis and analysis of the professional analysis of the professio	
This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this deed) are incorporated berein by reference and are a part bereof and shall be binding on the Grantors, their heirs, successors and as WITNESS the hand(s) and seal(s) of Grantors the day and year first above written.	s irusi Signs
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to be personages an use of the same person where hower subsected to the limitations accurated before the same personal telescope and accurate them.	fergang of the sect
Instrument as Income to the second of the second se	
The Associates Finance. Inc.  1201 Associates Finance. Inc.  1201 Associates Finance. Inc.  1201 Associates Finance. Inc.	in No. 155
20 Eo. 65	
Orland Park IL 60462	~//

### **UNOFFICIAL COPY**

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

- I. Granters shall (I) promptly repair, restore or rebuild any buildings or improvements non or investigation to the precises which may become damaged or be destroyed, 21 keep and premises in good condition and frequent, without waste, and free from inchance which may be accurably a lieu architecture expressed participation and independent of the lieu hereof, 33 pay wherein any independent which may be accurably a lieu architecture expressed participation because appeared within a resemble time any hardings or destroyed as the lieu for the process of execution upon and premises, 50 couply with all requirements of an eministry of the premises, 50 couply with all requirements of an eministry of the premises and the use there is premised by law or eminish ordinance.
- 2. Granters shall pay before any penalty attender all general taxes, outstall pay special assessments, a stochaiges, some errore charges, and other charges against the promote shall pay in full under protest, in the manner provided by statule, to a or accomment which Granter was desire to content.
- A. Granters shall keep all buildings and improvements now or hereafter situated on said prepriets insured against locus damage his fire, lightning or visibates in under policies presiding for payment, by the insurance companies of more) a sufficient cities to pay the cost of replacing in repairing the aster or to pay in full the indeligenters accurate hereby, all in communic anticipations in the Beneficiery, under instructor policier parable, in case of loss or damage, to Tuster for the benefit of the therefore truty, such sughts to be endoused in the standard proving age claime to be attached to each other, and shall deliver all policies, including additional and reversal policies, in the responsibility of the standard policies and reversal policies to the respective dates of account of the payment of th
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act become four required of Grantors many form and manner decode expedient, and may, but need not, make fall or partial payments of principal or interest on given encumbrances, if my, and purchase discharging, compromise as settle may tax line or other prior line or other prior line or other prior line or claim thereof, or redeem from any tax aside or feeferture affecting said premises or contest any tax no assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred into more continuous manners act ancet by Trustee or Beneficiary to protect the mortgaged premises and the time hereof, shall be so much additional indebtedness secured hereby and shall become immediately be and payable without notice and with interest they can act as called in the Lan Agreement this Trust Deed secure. Beneficiary shall never be considered any writer of these on account of any default becomes on the part of Granto's.
- for The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate postured fro appropriate public office without impary into the accuracy of such bill, statement or estimate or into the rabbity of any tax, assessment, sale, forfeiture, tax lien or title or chain thereof
- 6. Grantscashall pay each stem of indebtedness herein inerationed, both principal and interpol, whon due according to the terms hereof. At the option of Beneficiary, and without Societ to Grantons, unpoid indebtedness secured by this Trust Deed shall, not withstanding anything in the Loan Agreement or in this Trust Beneficiary, become due and payable (a) immediately in the case of defaults not necking upsyment of any anti-liment on the Loan Agreement, and is when default shall occur and contains the foreign of the preferance of any other agreement of the Granton herein contained, or immediately if all or pegal. The permises are sold or transferred by the Granton without Beneficiary's prior written consent.
- 7. When the included many is the permiss are soon or transverse on the extensive manual arms manual ar
- A. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of private. First, on account of all costs and expenses increased to the foreclosure occording, including all such items as are mention, in the preveding paragraph hereof, accord, all other items which one or the forms hereof constitute accord indebtedness additional to that evidence. The Loran Agreement, with interest thereof, as herein provided; third, all principal and interest remaining unjust on the note; fourth, any overplus to Grantons, thus heirs legist representatives using a special.
- D. Upon, re at any time after the filing of a bill be forecome this trust deed, the court in which such half is filed may appeared a receiver of and premises. Such appointment may be made enther before or after talle, with-intender, without regard to the solvency or incolverer. Prentors at the time of application for tack receiver, and without regard to the then value of the premises or whether the name shall be then receiver, as a immediate or not and the Trustee hereunder; asy by appointed as such receiver. Such receiver shall have the power to collect the resist, issues and prefit of soil, during the following the premises during the premises of action for soil fore forecome, whether there to rede imprison or not, as well as alternate and turing any further times when Grantzen, except for the intervention of such receiver, would be entitled to cold in such research, respectively, and all other powers which may be necessary or are usual in such cases for the premises during the whole of soil premise during the whole of soil premises during the whole of soil premises the receiver in apply the rest income in his hands in payment in a horse in part of 111 The indebted assessment of the premise observed hereby, or by any decree foreclosing this it we like and deficiency.
- 10. No action for the enforcement of the lies or of any provision hereof small? subject to any defense which would not be provided to the party interposing same in an action or law upon the note bareby accured.
  - 11. Trustee or Beveficiery shall have the right to inspect the premises at all reasons' in time a mid access therein shall be permitted for that purpose
- 12. Trinite has no duty to examine the little, location, existence, or condition of the nomines, nor shall Transce be religious to record this trust deed or to exercise any power horsin given unit expressly objects by the serms hereof, nor be liable for any acts or omissions between a case of gross negligence or misconduct and Transce may require indomnstate antisfactory to Transce before exercising any primer basein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has Joen fully paid, either before or after suntarmy, the Trustee shall have full authority to release this trust dead, the hen thereof, by proper instrument.
- 14. In case of the resignation, inability or refutal to act of Trustee, the Beneficiary shall have the both city to appoint a Successor in Trust. Any Successor in Trust herewater shall have the identities and authority as are herein given Trustee.
- 15. This Trast Deed and all pervisions hereof, shall extend to and be hinding upon Grantous and all pervise chaining under or through Grantous, and the word "Grantous" when used herein shall include all such persons and all persons liable for the paymost of the indebtedness or say part thereof, whether or next or persons shall have executed the Loan Agreement or this Trast food. The seam Beneficiary on used herein shall mean and include any successors or snaight of Beneficiary.



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### CORPORATE NOTARY

STATE	OF	ILLINOIS	}
			)
COUNTY	OF	COOK	}

GIVEN under my hand and noterial seal this 3040 day of 1997.

Notary Public

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary not withstanding, that each and all of the warranties, indemnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee while form purporting to the warranties, in indemnities, representations, covenants, undertakings and agreements of said Trustee, are nevertheless, each and every one of them, made and intended not as personal warranties, indemnities, representations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and intended for the purpose of only that portion of trust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee, and that no personal responsibility is assumed by nor shall at any time be asserted or enforceable against Heritage Trust Company, under said Trust Agreement on account of this any instrument or on account of warranty, indemnity, representation, covenant, undertaking or agreement of the said Trustee in this instrument contained, either expressed or implied, all such personal liability, if any, being expressly waived and released.

HERITAGE TRUST COMPANY