		THE ABOTE STACE FOR RECORDING OF	. 0,112
THIS INDENTURE, madedune_21		, 19 <u>93, between Daniel J</u>	. Williams and Maggie
Williams husband and wife as	joint tenants	herein referred to as "Grantors", and	F.E. Troncone
Operations Vice President		Oakbrook Terrace	
nerein referred to as "Trustee", witnesseth:	of		, Illinois,
THAT, WHEREAS the Grantors have prom		tes Finance. Inc., herein referred to as "I	Beneficiary", the legal holder
of the Loan Agreement hereinafter describe	a, the principal amou	unt of <u>Forty Five Thousand N</u>	ine Hundred Five Dollar
and Eighty One Cents		Dollars	(\$ 45,905.81).
ogether with interest thereon at the rate of	(check applicable bo.	x):	
Magreed Rate of Interest:	% per year on the un	paid principal balances.	
[X] Agreed Rate of Interest. This is a variable Loan rate. The interest rate will be 7.50 Board's Statistical Release 4.15 The initial day of May 19.23; there with changes in the Bank Prime Lor rate creased or decreased by at least 1/46 of 2 The interest rate cannot increase or decreased 11.50 % per year nor more than 19.2 Adjustments in the Agreed Rate of Interest	percentage point Bank Prime Loan ratefore, the initial interest when the Bank Prime percentage point from use more than 2% in a 50 % per year. The total be given effect	ats above the Bank Prime Loan Rate published is 6.00 %, which is the published rate is 13.50 % per year. The interest loan rate, as of the last business day of the Bank Prime loan rate on which the carry year. In no event, however, will the interest rate will not change before the by changing the dellar amounts of the results.	ished in the Federal Reserve d rate as of the last business rate will increase or decrease the preceding month, has in- current interest rate is based, interest rate ever be less than
in the month following the anniversary dat Agreement will be paid by the last paymen increase after the last anniversary date pri	te or the loan and even t date ofJuly_1 or to the last paymen	ry 12 months thereafter so that the total : 1 . DOX 2008 Associates waives at due date of the loan.	the right to any interest rate
		greement of even date herewith, made page	
delivered in 180 consecutive monthly			
followed by at \$		(Month & Day)	
remaining installments continuing on the sa at <u>Oak Lawn</u> Illinois, or at suc	th place as the Benefi	iciary or other holder may, from time to	time, in writing appoint.
NOW, THEREFORE, the Grantors to secure the payment of the va- contained, by the Grantors to be performed, and also in consideration of	d obligation in accordance with the of the sum of One Dollar in hand pa	terms, provide to a limitations of this Trust Deed, and the performing the receipt of cross is hereby acknowledged, the by these present	mance of the coverants and agreements betten a CONVEY and WARRANT unto the Trustee,
its successors and assigns, the following described Real listing and all COUNTY OF	of their estate, tally and interest the ASD STATE OF ILLINOIS, to	min, situate, fring and sein; in the	1,4000
Lot 2 in Cumming's and Fo	reman Real Esta West Ouarter of	te Corporation oth addition Section 10, (ownship 39 Nor	th, Range 12, \$23. \$23. \$22 86/24/93
PIN # 15-10-317-009		- 31412 ⊕ CDOK C	*-93-483114 DUNTY RECORDER
	93483114	To Take	
		0,	Hand C
which, with the covered the control of the control	4th Ave. Bellwo	od, II. 60104	
TO HAVE AND TO HOLD the premises unto the said Truster, its of the Romestead Exemption Laws of the State of Illimits, which said			of all rights and benefits under and by virtue
This Trust Deed consists of two pages. T deed) are incorporated herein by reference a WITNESS the hand(s) and seal(s) of Grand Daniel & WITIams	he covenants, conditioned are a part hereof an	ons and provisions appearing on page 2 (and shall be binding on the Grantors, their h	the reverse side of this trust eirs, successors and assigns.
	(SEAL)		(SEAL)
	2	0100000	
STATE OF ILLINOIS, '	• • • • • • • • • • • • • • • • • • • •	. O'Connor	Artico dilir
County of	joint tenan		
"OFFICIAL SEA ^I ."		notally known to me to be the same person. S whose name of this day in nection and acknowledged that they	5 subscribed to the foregoing signed and delivered the said
P O'CORRET S	Instrument as their		***
Notary Public, State of Introda	GIVEN under my hand and	! Notarial Scal this 215t day of eather	Mul 1 10 10 93
» му Сониваличний пистем.			Nixary Public
This inst	nument was prepared by		
Kā	athleen M. Grif	fith 9528 S. Cicero Oak Lawn	,II. 60453 (\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

607664 Rev. 7-91 (LB.)

UNOFFICIAL COPY

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

- 1. Great as shalled, promptly report, restore or rebuild any includings or improvements now or is reality in the areanies which may become diamaged at be destroyed, (2) beep and premise in good irradiation and report, without worse, and free from including to other hence of an is for him or expect. (2) into attracted to the limb real, (3) pay when due way indicting which may be secured by a limb or premises upon in to the limb real and upon report a didn't can feet by a classificing of our highest large and to be interested to the front, (4) complete within in manufacting any hadron or a contract of a limb or in press or pressed. (5) pressed pressed in the production of the destroyed of the pressed of
- 1. Opine and provide accomply offer a discourse of the control of the control
- (b) Payon politica travel at history presentation of the control of the contro In the property of the second of the property of the second of the se
- 4. The set of the letterier, Bestweet line from many to the letter of the process of the analysis of the letter of
- 5. The Tracte or Beneficiary berely secured making any payment hereby authorized relating to taxes of assessments, may do so according to any ball, statement or estimate in into the validacy of any tix, accessment, sale, inferior, tax field or claim thereof.
- appropriate public office without requiry into the accuracy of with left, statement of estimate in min to vairity of any tax, accessment, say, not entire, tax men or total or continuences.

 1. Granders shall pay each term of indebtedness here, a mentioned, both principal and interest, when due according to the terms hereof. As the option of Beneficiary, and without notice to Granders, all uppart of the control of the contr
- 8. The proceeds of any foreclosure sale of the president to the following order of priority. First, on account of all costs and expenses incident to the foreclose connectedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings, including all such items as are mentioned in the proceedings and interest remaining impaid on the nute, fourth, say overplus to Grantons, their heim, legal representatives or savigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to fore-close this terrory. A the court in which each bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or much ency. (Gran are at the time of application for such receiver and without regard to the then value of the premises or whicher the same shelf be then occupied as a home-stead or not and the Trustee hereunder me the appointed as such receiver. Such receiver shall have the power to collect the cents, issues and profits of said principle distinguished of sorth force for edemption around, as well as during upy further times when Grantons, except for the intervention of such receiver, would be entitled to collect such and, incase of a deficiency or "" in the full issues and profits, and all other powers which may be necessary or are usual to such cases for the protection, properties, and all other powers which may be necessary or are usual to such cases for the protection, properties of the intervention of such receiver, would be entitled to collect such and. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole of in part of All The indebtedness secured hereby, or by any decree forcelosing this Trust to a for any lax, assent assessment or other line which may be or become superior to the line hereofor of such decree, provided such application to made print to forcelosine sale; (2) the deficiency in that is a deficiency.
- 10. No action for the enforcement of the Izen or of any provision hereof shall be subject to any defense which would not be good and available to the party interprising same in an action at law upon the note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable lines and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premiser, not shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or consistions hereunder, except in large if gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that ail indebtodness secured by this Trust Deed has 5 n/205 paid, either before or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 14. In case of the resignation, inability or refusal to act of Truttee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical tule, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming ... or through Grantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons is shall have executed the Loan Agreement or this Trust Deed. The term Beneficiary as used in the payment of the indebtedness or any successors or satigns of Beneficiary. CH'S

FOR RECORDERS INT LX PURPOSES INSER'S STREET AT JRT 35/OF ABOVE DESCRIBED PROPER'S "..., "VE

`.

NAME

ASSOCIATES FINANCE INC STREET 9528 S. Cicero Ave.

2. O. Box 586 Osk Lawn, IL BO453

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER