TRUST DEED UNOFFICIAL GOOD TO SEED UNOFFICIAL GOOD TO

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made	AUGUST 26 , 19 93, between Q.D. BOOKER & P.	ATRICIA BOOKER
HUSBAND & WIFE	herein referred to as "Grantors", and F.E. T	RONCONE
OPERATIONS VICE PRESIDENT & TR		Illinois,
herein referred to as "Trustee", witnesseth:	VI	, 111110/101
THAT, WHEREAS the Grantors have promis	ed to pay to Associates Finance, Inc., herein referred to as "Beneficial	ry", the legal holder
-	, the principal amount of FORTY-THREE THOUSAND ONE HUND	
AND 58/100	Dollars (\$ **4	3,104.58**).
ogether with interest thereon at the rate of (
MAAgreed Rate of Interes	per year on the unpaid principal balances.	
Board's Statistical Release H.15. The initial day of JULY 193 ; therefore with changes in the Bank Prime log., rate we creased or decreased by at least 1/4th of a retrieval.	e interest rate loan and the interest rate will increase or decrease with compercentage points above the Bank Prime Loan Rate published in Bank Prime Loan rate is 6.00 %, which is the published rate as ore, the initial interest rate is 14.19 % per year. The interest rate will then the Bank Prime loan rate, as of the last business day of the precedencentage point from the Bank Prime loan rate on which the current in a more than 2% in any year. In no event, however, will the interest taking % per year. The interest rate will not change before the First Pay	the Federal Reserve of the last business increase or decrease ding month, has in- terest rate is based, ite ever be less than
Adjustments in the Agreed Rate of Interest in the month following the anniversary date	shall be given effect by changing the dollar amounts of the remaining of the loan and every 12 months thereafter so that the total amount d date of SE TEMBER 10 ** 2008 Associates waives the right	monthly payments ue under said Loan
	in the said Lorn Agreement of even date herewith, made payable to to installments: at \$ 749.59 tollowed by 179 at \$	•
followed by 0 at \$ 00 .	with the first installment beginning on OCTOBER 10 (Month & Day)	19 <u>93</u> and the
at AURORA Illinois, or at such NOW THEREFORE, the Graners is source the payment of the said contained, by the Cleanurs is be perfected, and also in consideration of its successors and assigns, the following described Real Estate and all of COUNTY OF COOK LOT 40 AND THE SOUTH HALF OF LACEAST QUARTER AND THE SOUTH EAST	me day of each month thereafter until fully paid. All of said payments in place as the Beneficiary of refer holder may, from time to time, in indigation in accordance with the terms, processors are included in this trust Deed, and the performance of the same of One Dollar in hand paid, the receipt wherever in the holders of the these piecents CONVEY and their estate, title and interest therein, intuitive, lying and hong in the AND STATE OF ILLINOIS, as well. OT 41 IN BLOCK 145 IN HARVEY IN THE SOUTH HALF OF CUARTER OF THE SOUTH WEST QUARTER OF SECTION 7 NCIPAL MERIDIAN, SOUTH OF THE INDIAN SOUNDARY LIN	writing appoint. WARRANT UNIT THE FOUTH TOWNSHIP 36 NO
which, with the property torsinafter described, is referred to horse as a TOGETHER with improvements and fixtures now stacked aspetter of TO HAVE AND TO HOLD the pressure user the said Trease, in a	PAULINA AVE HARVEY, IL 60426	and benefits under and by virtue
This Trust Deed consists of two pages. The deed) are incorporated herein by reference an	me covenants, conditions and provisions appearing on page 2 (the rever id are a part hereof and shall be binding on the Grantors, their heirs, succentors the day and year first above written.	
Q.D. BOOKER	188AL) CELLICIO A DOCE PATRICIA BOO	KER (SBAL)
STATE OF ILLINOIS.	a Nobel Public in and the and rending in hand County, on the State adversaria, DO HERPING CHRESPY THAT BOOKER & PATRICIA BOOKER, HUSBAND & WIFE	·
**************************************	who ARE personally known to the to the same person S whose name ARE instrument, appeared before mer this day in person and acknowledged that THEY instrument as THEIR free and voluntary as t, for the upgr and purposes therein set first GIVRN under my hand and binarial Seal that 26TH the of AUGUSTS contains was prepared by	
AL CÂRO	L A. LEMAY 4428 EAST NEW YORK OF	

UNOFFICIAL COPY

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

- I Granters shall (1) promptly repair, reaters or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed. (2) keep and premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof. (3) pay when due any indebtedness which may be secured by a lien or charge-in the premises superior to the lien hereof, and upon request exhibit addictory evidence of the discharge of such prior lien to Trustee or to Bereficiary; (4) complete within a reasonable time any buildings now or at any time in process of execution upon and premises. Si comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make no material alterations in and premises except as required by law or municipal ordinance.
- shall 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 premises when in written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default bereinder Grantors shall pay in full under protest, in the manner provided by statute, ment which Grantor may desire to centest.
- 3. Grantors shall keep all buildings and improvements now or hereafter attuated on said premises insured against loss or dainage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pix the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the benefit of the benefit of the formation of the same of the standard mortgage clause to be attached to each policy, and shall deliver all policies including additional and renewal policies to Benefit are, 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 solv sayment or perform any act bereinbefore required of Grantons in any form and manner deemed expedient, and may, but need not make full or partial particular of print pad or interest on prior encountaines, if any, and purchase discharge compromise or settle my tax lies or other prior lies or claim the red, or redeem from any tax sale or forfeithir effecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other moneys advanced by Trustee or benefits are posters the considered and the her heriod shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the animal jers or stage rate stated in the Loss Agreement this Trust; Deaf escures. Inaction of Trustee or Beneficiary shall never be considered as a waiver of any right accroining to them on account of any default hereunder on the part of Grantons.
- 5. The Trustee of Beneficiars hereby secured making this payment hereby sutherized relating to take or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office enthout inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof
- 6. Grantous shall puy each item of indebtetines herein mentioned both principal and interest, when doe according to the terms hereof. At the option of Beneficiary, and without notice softenines, all support indebtedness secured by this Trial Deed shall not withstanding on thing in the Usin Agreement or in this Trial Deed to the centrary. Become due and payable on immediately in the case of default as making past until daily. State mention the Loan Agreement or It when dead to hall some action time for three days in the performance of any other agreement of the circuit instead, or or instead of the performance of any other agreement of the circuit of the Common without Beneficiary's prior written consent.
- 3. When the indebtedures seemed has been extended in any aut to foreclose the lieu berrot finer shall be able to the earliest of the desire for sole all expenditures and expenses which may be paid or incircle the lieu berrot finer shall be able to do in order as additional and the discretion of the desire of penditures and expenses which may be paid or incircle as additional and the discretion of the desires with may be paid or incircle as additional and the discretion of the desires and expenses which may be paid or incircle as the expenses after attorney's feet. This term of the desires of procuring account or between the expension and expenses and expenses. The company of the desires of procuring account or between the true conditions of the title as Trustees of the desires of procuring account or the forecast of the expenses and expenses. The expenses and expenses. The expenses and expenses. The expenses and ex
- b. The proceeds of any fore loanre sale of the contres shall be distributed and applied in the following order of priority. First, on account of all creets and expenses incident to the foreclosure proceedings including all such items as are mentiosed in the two which paragraph hered, second all other stones which under the terms hereof constitute secured indebtedness additional to that evidenced by the foam Agreement, with interest thereon as berein provided, there, all principal and interest remaining unpaid on the note, fourth, any overplus to transfer, their heirs, legal representatives or assigns, as their rights may appear.
- 9. Upn, or at notice, without notice, without regard to the solvency or unadvents, at Granton at the time of application for such increases and without regard to the their value of the premises of whether the same shall be then occupied as a homestead or not such the Trustee hereander in a been pointed as such receiver shall have the power to collect the resta, assists and profits of said premises during the pendency of such forcefoures such and in case of as said and a definency, during the full statutury periods of redespition of the redespition or not, as well as during any further times when Grantons, except for the intervention of such receiver, would be entitled to collect out a such and operation of the premises during the whole of said and a feet and operation of the premises during the whole of said period. Celebration is an account of the premises during the whole of said period. Celebration may authorize the receiver to apply the net income in his hands in part of 1. The indebtachoes secured hereby, or by any secure for eclosing this Train or on any last application is made prior to first closing said; (2) the deficiency in case (4 a ble and deficiency.)
- 10. No action for the enforcement of the lien or of any provision hereof shall be surject to any defense which would not be good and available to the party interposing same in an action at law upon note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonab ¿ timo and access therein shall be permetted for that purpose
- 12. Trustee has no duty to exemine the rifle, location, existence, or condition of the persuant, nor shall Trustee he obligated to record this trust deed or to exercise any power harein given unless approach obligated by the terms hereof, nor he hable for any acts or omissions hereander, except a use of gross negligator or staconduct and Trustee may require indemntities againstactory to Trustee before carried any priver herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed values; fully paid, either before or after meturity, the Trustoc shall have full authority to release this trust dead, the lien thereof, by proper instrument.
- 14. In case of the resignation, inshilter or retical to act of Trustee, the Beneficiary shall have the authority as appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical powers and authority as are herein given Trustee.
- This Trust Design and all previsions hereof, shall extend to and be binding upon Grantors and all petrons claiming under or through Grantors, and the word "Grantors" when used herein shall such person and all previsions hall previous tiable for the payment of the indebtedness or any port thereof, whether or not right prisons shall have executed the Loss Agreement or this Trust Deed. The term term as used herein shall mean and include any successors or assigns of Beneficiary. -10/45



NAME ASSOCIATE FIRMING STREET P. O BOY 4107 OTY AURULA TE 60504 OLOV # 284 38364 AcI HOIO4PS INSTRUCTIONS

RECORDERS OFFICE BOX NUMBER

COOK COUNTY RECORDER とらわすらアーミケーギ # 6607# 186664 TRAN 0354 08/27/93 14:57:00 252 20 DEPT-01 RECORDINGS POR RECORDY AS A VETX PURHOSES INSERT STREET AD MINIS OF ABOVE DESCRIBED PROFUS HERE