## TRUST DEED

## **UNOFFICIAL COPY**

93738420

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made SEPTEMBER 10 . 1993, between WILLIAM F PIRMAN AND PATRICIA
A. MUKLINLEY, AZKZA PAIRICIA PIEMAN IN JUINI IENACY herein referred to as "Grantors", and F.E. IRONCONE,
OPERATIONS VICE PRESIDENT AND TRUSTEE of QAKBROOK TERRACE , Illinois, herein referred to as "Trustee", witnesseth:
THAT, WHEREAS the Grantors have promised to pay to Associates Finance, Inc., herein referred to as "Beneficiary", the legal holder
of the Loan Agreement hereinafter described, the principal amount of <u>ONE_HUNDRED_TWENTY-THREE_THOUSAND_SIX_HUNDRED</u>
together with interest thereon at the rate of (check applicable box):    DEPT-01 RECORDINGS   \$23.50
The Grantors promise to pay the said sum in the said Loan / greement of even date herewith, made payable to the Beneficiary, and delivered in 180 consecutive monthly installments: 180 consecutive monthly installments
followed by 0 at \$ 0.000 , with the first installment regirning on OCTUBER 15TH 19 93 and the
remaining installments continuing on the same day of each month thereafter until fully paid. All of said payments being made payable at HOFFMAN ESTATES Illinois, or at such place as the Beneficiary or unit of bolder may, from time to time, in writing appoint.  NOW THEREFORE the Growing security be payment of the total obligation in a conducte with the territy payment and and the preference of the contents be the Grantons to be performed, and also in consideration of the wind obligation in a conducte with the recipi whereof it are it is absolutely do by these present converts and warrant unto the truster. The original based of the following described Real Estate and all of their estate, title and inserted therein situate. Bing and being to the CITY OF PALATINE  107. 4.5 IN BLOCK 37 IN WINSTON PARK NORTHWEST UNIT 3, BEING A SUBDIVISION IN SECTION 13, IDWNSHIP 42 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN ACCORDING TO THE PLAT
THEREOF RECORDED IN THE RECORDER'S OFFICE MAY 21, 1962 AS DOCUMENT NO. 18480176 IN COOK ECHINEY, TELINOIS.  COMMONLY KNOWN ADDRESS: 4035 S. PADDOCK, PALATINE IL 60067  PERMANENT PARCEL NUMBER: 02-13-109-043-0000
which with the projectiv beternafter destribed is referred as herein as the "premises".  If 8D TEEPR with improvements and fixtures now aftached seguiner with easemonic, rights, privileges, interests, rends and profits.
10 HAVE AND 10 HOLD the premares unto the said frustee, its successors and assigns for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by strine of the Homestead Exemption Laws of the State of Illinois, which said tights, and benefits the Granties do hereby expressly release and universal Exemption Laws of the State of Illinois, which said tights, and benefits the Granties do hereby expressly release and universal.
This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse pi'c of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, successors and assigns.  WITNESS the hand(s) and seal(s) of Grantors the day and year first above written  WILLIAM F. PIRMAN  (SEAL)  FATRICIA A. MCKINLEY AZKZA PATRICIA A. PIRMAN
(SFAL)
STATE OF HILLINGS.  I. SHAWN NERBY
DUPAGE  SS a Notary Dublic in and for and residing in soil County, in the State aforesaid, DO DIPRERY CHRITEY THAT  LLIAM F. PIRMAN AND PATRICIA A. MCKINLEY A/K/A PATRICIA  A PIRMAN, AS JOINT TENANTS  who ARE personally known in me to be the same person. Swhose name SARE subscined to the fivegoing fourinistic appeared before me this do in person and acknowledged that THEY signed and delivered the said bustiness as THEIR free and soluneary act, for the uses and purposes therein ast forth  COVERN underlying hand and Nosarial Seal this 1371 day of September. AD 10 93.  WALLIAM F. PIRMAN AND PATRICIA  A PIRMAN, AS JOINT TENANTS  Whose name SARE subscined to the fivegoing forth and solutionally act, for the uses and purposes therein ast forth  Notary Public  This instrument was prepared by
STEPHANIE S. BACHAR 2509 WEST GOLF ROAD, HOFFMAN ESTATES, IL60194

## UNOFFICIAL COPY THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED 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 hereafter on the premises which may become damaged or be destroyed. (2) keep said premises a noof occupation and repair, without waste, and free from mechanics of or other liens not expressly substantiated to the lien hereof, (3) pay when the any indebtedness which may be secured by a lien; or charge on the premises appeared to the hereof and upon request exhibit satisfactory or idence of the dischirgr of bouch prior liens to Baserficary, (if complete within a reasonable time sup-building or buildings now or at any time in pricess of section upon said premises, (3) comply with all requirements of law or municipal ardinances with respect to the premises and the use thereof, (6) make no material all-levelous in made premises except as required by law or municipal ardinance.
- 2 Grantors shall pay before any penalty attaches all general taxes, and shall pay apecial taxes, aptival assessments, water charges, sewer service charges, and other charges against the premiers when, and shall, upon writter request, furnish in Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the manner provided by elatute, ritan or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on eard premises insured against loss or damage by fire, lightning or windsterm under jobices providing for payment by the insurance companies of moneys sufficient either to jusy the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all its companies astafactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the beneficiary, such rights to be endiraced by the standard mortage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the resuperize dates of
- 4. In case of default thesein, Trustee or Beneficiary may, but need not make any payment or perform any act hereshie/fore required of frantoes in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encountrances, if any, and purchase, discharge, compromate or settle any tax lies or other prior lies or claim thereof, or redeem from any tax sale or ferfeiture affecting and permises or contest any tax or promise or settle any tax lies or other prior lies or claim thereof, or redeem from any tax sale or ferfeiture affecting said permises or contest any tax or assessment. All moneys paid for any of the purposes between authorized and all expenses paid or incurred in connection therewith, including attorney is feet, and any other moneys advanced by Trustee of Beneficiary is protect the mortgaged premises and the ine hereof, shall be so much additional indebtedness accured hereby and shall become immediately due and payable without notice and with inferent thereom at the annual preventing rate stated in the Loan Agreement than Trust Deed secures. Inaction of Trustee or Beneficiary shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Grantoes.
- b. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any full, statement or estimate pricured from the propriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax lies or title or claim thereof.
- 6. Grantors shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms herror. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness accured by this four Deed shall, notwithstanding any thing in the Loan Agreement our to the Trust Deed to the contrast, become due and paid ble to incombinately in the case of default, in making payment of may included by the Loan Agreement, or to we men default is followed and on time to thirt day any the performance of any other agreement of the Grantors become escusived, or eximmediately if all ne part of the property of the day and payment of the Grantors accounted, or eximmediately if all ne part of the property of the Grantors without Beneficiary's prior written consent.
- immediately if all separation of the provide are seld or transferred by the Grantors without necessary provides and included an experiment of the provided shall become an experiment of the provided shall be an experiment on the decree of provided and included shall be allowed and included shall be an experiment on the decree of provided shall be an experiment of the experi
- A. The proceeds of any fereclosure sale of the premises shall be distributed and applied in the following order of priority. First, on account of all costs and expenses including all such isoms as air mentioned in the order original paragraph bereof, accord, all other items which under the terms bereof constitute secured indebtedness additional to the evidenced by the loss a figure original and interest rescalining impaid on the note; fourth, any overplus to Grantors, their herry, legal expresentatives or assigns—as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust user? the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notion, without regard to the solvence or mandrancy of this store at the "time of application for such receiver and without regard is the their value of the premises (a whether the same shall be then recupied as a homestead or not and the Trustee hereunder may be appointed as a sold receiver and all have the power to rollect the relationary and appraise of sade premises designed permises designed in the intervention of such receiver, could be entitled to rollect such resists, these and orofits, and all other powers which may be necessary or are usual in such cases for the protection, procession, control, management and operation of the premises during the whole of saddperied. Thus to a store intervention of such receiver, apply the net morner in his hands in pay ment in whole or in part of 11). The indebtedness occurred hereby, or by any decree foreclosing that Trust Deed, or an, tan, pecual assessment or other has which may be at bassime superior to the life hereof or all such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and of sent.
- III. No action for the enforcement of the lieu or of any provinces heroof shall be subject to any of some which would not be good and available to the party interposing name in an action of law upon the note hereby secured.
  - 12 Trustor or Beneficiary shall have the right to inspect the premises at all reasonable times and access meres, shall be permitted for that purpose
- 17 Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust dood or to exercise any power herein given indexes expressly obligated by the irrusa hereof, nor he liable for any acts or omissions hereunder, except in case of gross megligener or inisconduct and Trustee may require indemnities assistancing to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtodoess socured by this Trust Deed has been fully paid, sither Defore or after maturity, the Trustor shall have full authority to release this trust dead, the lieu thereof, by proper instrument.
- 14 In case of the resignation, inchility or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereu title, powers and authority to appoint a successor in Trust.
- 15. This Trust Deed and all previsions hereof, shall extend to and he binding upon Grantors and all persons clausing under or through Grantors, and the word "Grantors" whom used herein shall include all such persons and all persons tubble for the payment of the indebtedness or any part thereof, whether or not such persons shall have an adjacencest or this Trust Deed. The twen Beneficiary as used herein shall mean and include any association or analyze of Beneficiary. -16/4's

D E L I V E R Y	NAME	FOR RECORDERS INDEX PURPOSE. INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY MERS
	STREET	
	стт	With the second
	INSTRUCTIONS OR	
	RECORDER'S OFFICE BOX NUMBER	

