## UNOFFICIAL COPY SERVENCE

## TRUST DEED

Account#0612834

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, madeSer	otember 27	, 192	11. between	Edward Willife	omi_a
bachelor	herein	referred to as "G	rantors", and _	F.E. Troncone.or	erations
Vice President	of	ak Brook Terra	ace	71	linais,
herein referred to as "Trustee", witr			·····		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
THAT, WHEREAS the Grantors have	e promised to pay to Ass	ociates Finance, Ir	nc., herein refei	rred to as "Beneficiary	y", the
legal holder of the Loan Agreement	hereinafter described, the	e sum ofTwent	y thousand.	seven hundred	<del></del> ,
seventy-eight (	dollars and twenty	four cents	D	ollars (\$ 20,778.24	),
evidenced by one certain Loan Agree	ment of the Grantors of e	ven date herewith,	made payable t	o the Beneficiary, and	deliv-
ered, in and by which said Loan A	greement the Grantors p	promise to pay the	said sum	20,778.24	in
84 consecutive monthly	installments: 84	at \$247	<u> 136</u> , fol	lowed by00	at
\$, follow.d by	00 at \$00	, with	the first in	stallment beginnin	g on
November 1, 1993_	-				
and the remaining installments cordinate being made payable atOrland_E_	uing on the same day of	each month there	after until fully such place as the	paid. All of said pay Beneficiary or other l	ments holder
may, from time to time, in writing a			-		
The principal amount of the Loan Agre	ement is \$9775.56			greement has a Last Pa	yment
Date of October 1 , x192000					
NOW, THERREORS, the Connects to secure the payment of berein contained, by the Grantors to be performed, and also in-	the said obligation in secondance with the te consideration of the sum of imas Dullar in h	rms, provisions and limitations hand paid, the receipt whereof i	of this Thist Deed, and the shereby acknowledged, it	or performance of the covenents and a to by these presents CONVEY and W	ARRANT
unto the Trustee, its successors and assigns, the following des COO.				· Gity of Chic	ago
Lot 82 in Block 3 in Chi to Pullman, in the North North, Range 14, East of County, Illinois. Commonly known as: 734 E	meast 1/4 of Section the Third Principa	) 15, Township al Maridian, i	37 n Cook	93782309	9 \$23 <b>:5</b> 0
Dancal Abunbana	2 031 0000	9	. 197777 TR . \$3960_\$	AN 8286 09/29/93 1 	4153100 509
which, with the property hereinafter described, is referred to					
TO HAVE AND TO HOLD the premises onto the seat I'm	stee, its microscors and attirbs, forever, fo	or the nurboses, and upon the t	u en rad tranta horejn set	forth, free from all rights and beed	Na sinder 🐣
This Trust Deed consists of two proof this trust deed) are incorporated he successors and assigns.  WITNESS the hand(s) and seal(s)	ages. The covenants, concrein by reference and are a of Grantors the day and	ditions and provisi a part hereof and sh	ons proposing chall be birding c	on page 2 (the revorse	e side hoirs,
Edward will	(SHAL)			Sc.	(SBAL)
Edward Williford	(SEAL)				(SEAL)
	(SEAL)				二人(BBAL) ド
				71.	ij
STATE OF ILLINOIS,	i. Scott R.  s Nosary Public in and for each reskli  Edward Willi		ate alternald, DO HER	EBY CHRIFY THAT:	; 
•					
	who <u>i.S.</u> personally know appeared before me this day in person	n to me to be the same person.  and acknowledged that		eubscribed to the foregoing	٠, ,
/**************************************	. his	free and voluntary act, for t	the uses and purposes if	/7	0.0
"OFFICIAL SEAL"	GIVEN under my hand and Notar	rusi Seal thus27Eb	- a d	AL AL B	
SCOTT SMRSTIK Notary Public, State of Bingle				Notory Publi	c
My Commission Exp	TO This Mirument was prepared by				

Associates Finance Inc. 9166 West 159th St. Orland Park, I1 60462

## **UNOFFICIAL COPY**

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

- Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become demaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from machinist's or other liess or claims for lies and expressly subordinated to the lies hereof, (3) pay when due any indebtedness which may be actured by a lies or claims on this premises superior to the lies hereof, and ispon request exhibit satisfactory evidence of the discharge of such prior lies in Trustee or to Beseficiary; (4) complete within a resentance time say buildings now or at any time in process of erection upon said premises; (5) completely with all requirements of lew or musicipal ordinances with respect to the premises and the use thereof;
   (6) make no material alterations in said premises except as required by few or emissions.
- Grantors shall pay bufore any possity attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when the premises when the property of the prope
- 3. Ciristors shall usep all buildings and improvements now or hereafter attacked on this previous insured against loss or destings by fire, lightning or windesom tituder policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing the same or to pay in full the indebtedness accured hereby, all in companies satisfactory to the Benefit cary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Benefit cary, such rights to be evidenced by the standard mortgage clause to be actualed to each policy, and shall deliver renewal policies not less than ten days prior to the respective dates of expiration
- 4. In case of default therein, Transe or Beneficiary may, but need not, make may payment or perform any act hereinbufure required of Granton and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax like or other prior lies or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All minosys paid for any of the purposes herein authorized and all expenses paid or incurred in contaction therewith, including attorney's fees, and any other moneys advanced by To see C. Beneficiary to protect the miningaged premises and the lies hereof, sall he so much individual and individentes accurate hereby and shall become universitately due and payable without notice and with other interest, shall be so much for the part of any default hereafter on the part of Grantons.
- 5. The Tresses or Beneficiary here? / se ared making any payment hereby authorized relating to taxes or assessments, may do to according to any bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.
- 6. Greature shall pay each fount of int ned; eas herois mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by this Trus Dalle (a) immediately in the case of default in making payment of any installment on the Lors Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment on the Lors Agreement of the Orantors and Continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) immediately if all or part of the premises are a continued to the orantors without Beneficiary's prior written consent.
- 7. When the indebtedness hereby secured shall been in the like whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to forecline the lien hereof, then shall be allowed and included as additional indebtedness is the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees. Trustee's fees, appraisers' fees, outlay for describes, and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees. Trustee's fees, appraisers' fees, outlay for describes, and expenses which may be estimated as to stems to be expended after many of the decree) of procuring all such abstracts of title, time searches and expenses the processing of the title or the value of Beneficiary may dreen to be reasonably necessary either to prosecute such suit if to "vidence to beddern at any sale which may be had pursuant to such decree the true condition of the title or the value of Beneficiary in connection with the processing of the nature in this puragraph mentions, it is become as much additional indebtedness secured hereby and immediately due and gayable, with internst thereon at the annual percounting of them shall be a party, either as plaintiff, claimant or defend in the processing of them shall be a party, either as plaintiff, claimant or defend in the processing of the pro
- B. The proceeds of any foreclosure sale of the premises shall be distributed r at is plied in the following order of priority: First, on account of all costs and expenses incidental to the furnciosure proceedings, lack-siding all such items as are mentioned in the preceding paragraph he cof second, all other stems which under the terms hereof constitute account incidencess additional to that evidenced by file Loss Agreement, with interest thereon as herein provided, third, all principal and st menaning segment on the note; fourth, any overplus to Grantons, their heirs, legal representatives or assignment the provided of the principal and statement and principal and statement and
- 9. Upon, or at any time after the filling of a bill so foreclose this Trust Dood, the cour. If which such bill is filed may appoint a raceiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Grantors at the case of sale, without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not said the Trustee hervender may be appointed as such in rever Such receiver shall have the power to collect the rents, issues and profits of said premises during the premise of such foreclosure said and in case of a sale and a deficiency, sharing the full statut are presented or redestrations, whather there be redestration on, as well as during any trivent times when Grantors, except for the inservention of such acceiver, would be entitled to collect such rents, issue, and profits, and all other powers which may be necessary or are usual in such cases for the prosection, posteroid, management and operation of the premise during the whole of said period. The Cr art i can time to time may authorize the receiver to apply the net income in his hands in psyments in whole or in part of; (1) The indibutedness secured hereby, or by any decree foreclosing this Trust Del., or my tax, special assessment or other lies which may be or become superior to the lien hereof or of such discree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the Hen or of any provision hereof shall be subject to any defense was a wall not be good and available to the party interposing same in an action at law upon the note hereby necessari.
  - 2). Trustes or Beneficiary shall have the right to isopect the premises at all reasonable times and access thereir the 1 be permitted for that purpose
- 12. Trustee has no duty to examine the ritle, location, existence, or condition of the premises, nor shall Truster be obligated to record this Trust Deed or to exercise any power herein given unless expensity deligated by the terms hereof, nor be liable for any acts or smissions hereunder, except in case of gross negligence or no comment and Trustee may require indemntities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either in the after maturity, the Trustee shall have full authority to release this Trust Deed, the lies thereof, by proper instrument.
- 14. In cass of the resignation, substility or refusal to act of Trustee, the Beneficiary shall have the sutsority to appoint a Successor in Trust Any Successor in Trust hereunder shall have the identical title, powers and suchority as are herein given Trustee.
- 15. This Treet Deed and all previsions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Granto s, and the word "Grantors" when used herein shall include all section and all persons liable for the payment of the indebundent or any part thereof, whether or not such persons shall have executed the Low Agreement or this Trust Deed. The term Beneficiary no used formin shall mean and include any necessors or natigns of Beneficiary.

D E	NAME	Associates Finance Inc. 9166 West 159th St.	FOR RECORDERS IN AT TURPOSES INSERT STREET ALOF AS OF ABOVE DESCRIBED PROPERT & ARE		
Ĭ	STREET	Orland Park, 1160462	<u> </u>		
Ė R Y	CTTY				
	INSTRUCTIO	ons.			
		OR			
6004!2 Rev.	11-91	RECORDER'S OFFICE BOX NUMBER			

