607664 Rev. 7-91(I.B.)

TRUST DEED
Account No. 0208707
Order No. 36428563

Order No. 36428563

THIS INDENTURE, made September 12th	19 94 between T. Ashley Cooper, DBA legen herein referred to as "Grantors", and F.E. Troncone.
Operations Vice-President	of Oakbrook lerrace
herein referred to as "Trustee", witnesseth:	Associates Finance, Inc., herein referred to as "Beneficiary", the legal holde at amount of Seventy Seven Thousand and 00/100
of the Loan Agreement hereinafter described, the principal	Dollars (\$ 77,000,00
together with interest thereon at the rate of (check applica	ble box); eyes (griff of minor); a querran while the wealth and the process of the interference of the control
Agreed Rate of Interest: 14.67 % per year on	the unpaid principal balances.  I loan and the interest rate will increase or decrease with changes in the Prim
Loan rate. The interest rate will be 3 N/A 1 har percentage	e points above the Bank Prime Loan Rate published in the Federal Heserv
Board's Statistical Release H.15. The initial Bank Prime L	Loan rate is $N/A = 96$ , which is the published rate as of the last business da
of description and the property of the Period Prime I	therefore, the initial interest rate is $N/\Lambda$ % per year. The interest rate woon rate when the Bank Prime Loan rate, as of the last business day of the
preceding month, has increased or decreased by at less	ant 1/4th of a percentage point from the Bank Prime Loan rate on which th
purpost interest rate is based. The interest rate cappol in	ncrease or decrease more than 2% in any year. In no event, nowever, will the
First Payment Date. To what to owner is the purpose of the section of secretarity.	
Adjustments in the Agreed Rate of infusest shall be given	n effect by changing the dollar amounts of the remaining monthly payments
the month following the anniversary date of the loan an	nd every 12 months thereafter so that the total amount due under said Los N/A 19 N/A Associates waives the right to ar
interest rate increase after the last anniversary date prior	to the last payment due date of the loan. The same the same to the last to the last payment to the last to the loan.
The Grantors promise to pay the said sum in the said	Loan Agreement of even date herewith, made payable to the Beneficiary, ar
delivered in 3.6 consecutive monthly installmen	nts: 1 at \$ 4 1 148, 94 at \$ 1 148,
\$ = 1020.92 , followed by = 1 at \$ = 1/18	33.29 with the first installment beginning on October 20th exame day of each month thereafter until fully paid. All of said payments being
made payable at Callimet City Williams or at	but holace as the Beneficiary or other holder may, from time to time, in writing
appoint. As a commendation of the district of the content that the same that is a content of the	The first state with a state that is a state of the following and section of the state with state with the section of the State of the
	n in accorder (2e will) the terms, provisions and limitations of this Trust Deed, and the performance of the covenal sideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these press g described https://example.com/provisions/side-press/sid
COUNTY OF COOK AND STATE OF ILLINOIS,	eas for die protocum, ombrekende, deminst, menspersent sina (plektori of the colorisme one op mounistic of sthe Mai miess in poyment provincie on colori of 17). The inprotocumas occupied the colorism op military or into with ones of
PIN: 20-34-106-045 Legal Description:	apaga 1 ta 1961 har historia da mara da mara kan kan ana mara da mara da mara da mara da mara da mara da mara d Mara da mara d
Lot 23 in Subdivision of the East 1/2	of Block 7 in Subdivision of the North West 1/4
	e 14 East of the Third Principal Meridian, in
Also Commonly Known As: 8056 S. Wabash	Chicago, Illinoi: 60619 ment evidence current and are structured and are structured and are structured as the structured and are structured as the structured and are structured as the structur
	94804873
which, with the property hereinafter described, is referred to herein as the *premises.*	First Data, the last factor of the art are the stronger
TOGETHER with improvements and fixtures now attached together with easerse TO HAVE AND TO HOLD the premises unto the said Trustee, its successors as	nd assigns, forever, for the purposos, and upon the user and trusts herein set forth, free from all rights and bene
under and by virtue of the Homestead Exemption Laws of the State of Illinois, which	said rights and benefits the Grantors do hereby expressly rise, so and waive.
deed) are incorporated herein by reference and are a p	s, conditions and provisions appearing on page a (the reverse side of this tru- part hereof and shall be binding on the Gran lors, their heirs, successors ar
assigns.	
WITNESS the hand(s) and seal(s) of Grantors the day	and year first above same.
#일[*1] 10 10 10 10 10 10 2 4 6 3 부러워 하는 *60 0 6 1 년 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	(SEAL) SHELLING SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
	Partners, BY: R. Anthony Hearn, Attorney-In-Fact
The state of the s	
а времью я и повышена сёгора вый в	<ul> <li>Definition of the Control of the Contr</li></ul>
STATE OF ILLINOIS. TWO HARD SATE A TO, 513 THE HAR THE THE HARD SATE HARD A TO, 513 THE H	, Eleanor E. Dettlaff
ss. 2	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THA
County of	T-Ashley Cooper, DBA Sheffield Capital Partners BY: R. Anthony Hearn, Attorney-In-Fact
Chicago, Illiania 50e19	who ig personally known to me to be the same person whose name is subscribed
	the foregoing instrument, appeared before me this day in person and acknowledged that he had been signed and delivered the said instrument as his first and voluntary act, for the uses of the said instrument as his first and voluntary act, for the uses of the said instrument as his first and voluntary act, for the uses of the said instrument as the said instrument a
CONTRACTAL	purposes therein set forth.
Representation of the second s	September. A.D. 19 94
Nature Public. S Jy Con mission	Expires 6/30/76 & Notice of the Notice of th
Sminimmin	propries wear prepared by Annual McAnna 2020 E. 1159th Street
	sociates Finance, Inc. Calumet City, Illinois 60
	(Name)
	ORIGINAL (1) Was 9 7 50

BORROWER COPY (1)

RETENTION COPY (1)

## (THE REVERSE SIDE OF THIS TRUST DEED)

- 1. Crantors shall (1) promptly repair, restors or rehald any buildings or improvements now or hereafter on the premises wherh may be some damaged or be destroyed, (2) keep and premises in good condition and repair, without waste, and free from mechanic's or other liens or cleans for liens soft expressly subordinate) to the lient hereof, (3) pay when due any including-se which may be secured by a lien or change on the premises superior to the lien hieror, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary, (4) complete within a reasonable time any building or buildings now or at anythme in process of excellor upon said premises. (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (0) make no material allerations in said premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty ettaches all general taxes, and shall pay special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default herounder Grantors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Orantors shall keep all buildings and improvements now or heraefter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indictedness secured hereby, all in companies satisfactory to the Beneficiary, under Insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights in the evidence to the standard ministense islanded to each policy, and shall deliver all policies, including additional and renewal policies, to Baneficiary, and in case of insurance about to septic, shall deliver renewal policies not less than ten days prior to the respective dates of expiration
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any at Livenscholor required of Crantors in any form and manner decemend 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 lier or other prior ten or title or claim thereof, or redeem from any tax sale or forfeiture affecting and premises or contest any tax or promise or settle any tax lier or other prior ten or title or claim thereof, or redeem from any tax sale or horizontal premises or contest any tax or assessment. All moneys paid for any of the purposes lieron sulfavorred and all uspenses paid or incurred in connection thereofs, including attorney's fees, and any other moneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be so much additional individuous secured hereby and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Loan Agreement this Trust Died secures inaction of Trustee or Beneficiary shall never be considered as a waiver of any right accruzing to their on account of any default hereunder on the part of Crantors.
- 5. The Trustee or Benefic by his eby secured his king any payment hereby authorized relating to taxet or assessments, may do so according to any bill, statement or estimate produced from the propriete public office without indifferent interior bill, statement or estimate or into the validity of any tax, assessment, sale, to the lare, tax lien or little or claim the cort
- 6. Cantors shall pay each viern or indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Benuficiary, and without notice to Grantors, all unpaid indebtedness sec(red by this Trust Deed shall, notwithstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment or any in fallment on the Loan Agreement, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) immediately if all or part if the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness hereby secure 1 sto ill herome due whicher by acceleration or otherwise. Herseliniary or trustee shall have the light to foreclose the lient hereof, there shall be allowed and included as a children indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on buildful 1 husbee or Beneficiary for attorney's fees, Trustee's lees, appraises' liens, outlay for documentary and expert evidence, sterographies' charges, publication costs and costs (which may be estimated as to items to be expended efter only of the decree) of procuring all fuct abstracts of little, title searches and examinations, guarantee policies. Torrers certificates, and similar data and assurances with respect to little as Trustee or Beneficiary may deem to be reasonably "Lessary either to procure such such or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title of the premise. All expenditures are expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the annual percentage rule in the Loran Revendent the Trust Develor in including probate and bankruptcy proceedings, to which expenses of their accuse of secures, when paid or incurred by Trustee or level to may all the recording to the defense of any such to the oreclosure hereof after accuse of such right to foreclose whether or not actually commenced, or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises of the set, in the end, whether or not actually commenced, or (c) preparations for the defense of any threatened. any threatened suit or proceeding which might affect the premises or the sec any hereof, whether or not actually
- 8. The proceeds of any foreclosure sale of the premises shall be different and applied in the following order of priority. First, on account of all costs and expense incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paral raph hereof; second, all other items which under the forms hereof constitute secured individues additional to that evidenced by the Loan Agreement, with interest thereon as herein provided, "and all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their neits, legal representatives or assigns, as their rights may appear.
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in any action the note hereby secured.
  - 11. Trustee or Beneficiary shall have the right to inspect the pramises at all reasonable times and access thereto. For be permitted for that purpose.
- Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be oblighted to record this Trust Deed or to exercise any power herein given unless undifficient by the forms herein, nor be fiable for any acts or omissions hereinder, except in case of gross negligencial or missionduct and Trustee may require indemnities satisfactory to Trustee. expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of gross negligent before exercising any power herein given.
- 15. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either by long 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 Trustee, the Beneficiary shall have the authority to appoint a Successor of Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, and word "Grantors" when used herein shall all such persons and all persons shall have execut id the loan Agreement or this Trust Deed. The nearlary as used herein shall mean and include any successors or assigns of Baneficiary.

Contract of the

NAME Associates Finance, Inc.

STREET 2020 E. 159th Street

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Calumet City, Illinois 60409 

INSTRUCTIONS CONTROL OF THE PROPERTY OF THE PR

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RECORDER'S OFFICE BOX NUMBER original de la companya de la compa

DEPT-01 RECORDING

\$23.50

T#0004 TRAN 6947 99/15/94 14:19:00 3 #1364 # LF 3-94-804873

COOK COUNTY RECORDER Region 5 17 18

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

8056 S Wabash

Chicago, Illinois 60619

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