## TRUST DEEDUNOFFICIAL COPY 3961628

	THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENTURE, made	April 29th , 1991 , between William J. Bizzotto and	
Mary Ellen Bizzotto	, H&W, As Joint Tenants herein referred to as "Grantors", andD.W. LeGear,	
Operations Vice Pre-		s,
herein referred to as "Trustee",	witnesseth:	
	have promised to pay to Associates Finance. Inc., herein referred to as "Beneficiary", the legal holde	
	ter described, the principal amount of Fourty Two Thousand Six Hundred Seventy-	_
Three and 75/100	Dollars (\$ 42,673.75	),
together with interest thereon at	the rate of (check applicable box):	•
NZA Agreed Rate of Interest:	% per year on the unpaid principal balances.	
Loan rate. The interest rate will Statistical Release 11.5. The in March 9 91; with changes in the Prize 1 and decreased by at least 1/4th of cannot increase or decrease those year nor more than 20.00% Adjustments in the Agreed Rate in the month following the anniverse.	s is a variable interest rate loan and the interest rate will increase or decrease with changes in the Prime be 5.00 percentage points above the Prime Loan Rate published in the Federal Reserve Board nitial Prime Loan rate is 9.00 %, which is the published rate as of the last business day of therefore, the initial interest rate is 14.00% per year. The interest rate will increase or decrease rate when the Prime loan rate, as of the last business day of the preceding month, has increased of percentage point from the Prime loan rate on which the current interest rate is based. The interest rate when 2% in any year. In no event, however, will the interest rate ever be less than 12.00 % per year. The interest rate will not change before the First Payment Date.  The interest shall be given effect by changing the dollar amounts of the remaining monthly payment versary date of the loan and every 12 months thereafter so that the total amount due under said Loan ast paymer, date of May 5th , 19201. Associates waives the right to any interest rate	's of e e e e e e e e e e e e e e e e e e
increase after the last anniversal	ry date prior o the last payment due date of the loan.	
•	the said sum in the slid Loan Agreement of even date herewith, made payable to the Beneficiary, and	1
delivered in 120 consecutive	ve monthly installments 1 at \$ 695.77 , followed by 119 at \$ 662.58	•
	(Month & Dity)	
at Oak Lawn Illinois	g on the same day of each month thereafter until fully paid. All of said payments being made payable, or at such place as the Beneficia y or other holder may, from time to time, in writing appoint, payment of the said obligation in accordance with the term, per issues and limitations of this Trust Deed, and the performence of the covenants and agreence in consideration of the sum of the Doller in hand paid, it were whereof it bereby acknowledged, do by these presents CONVRY and WARRANT who the Trustee	
its successors and assigns, the following described Re-	William of Oak Laws	
COUNTY OFCOOK	and state of Illinois, to with (Perlivanent Parcel No. 24-04-412-045)	Ü
Brothers' Subdivisio	orth 12.4 Feet Thereof) and all cript 3 in Block 5 in Reed of the West 1/2 of the West 1/2 of the South East 1/4 of	3961628
Torrens Certificate	Number is 1041449	ä
Torrens Certificate Commonly Known as:	9304 S. 51st Avenue, Oak Lawn, Illinois 60453	æ
Torrens Certificate  Commonly Known as:  which, with the property hereinafter described, is refer	9304 S. 51st Avenue, Oak Lawn, Illinois 60453  erred to herein as the "premises."	æ
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## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST (SEED):

- 1. Grantors shall (1) primptly 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 in good condition and repair, without waste, and free from mechanics or other lien or claims for lien not expressly subordinated to the lien horeof, (3) pay when due any indebtedness which may be accuracily a lien or clarge on the premises superior to the lien hereof, and upon request exhibit a stillated only evidence of the discharge of such prior lien to Trustee or to Beine Crany; (4) complete within a reasonable time my buildings on wor at any time in process of crection upon said nermines, (fit comply with all requirements of law or municipal ordinances with respect to the premises and the use the real, (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special assessments, mater charges, newer service charges, and other charges against the promises when and shall, upon written request furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the manner provered by statute, tax or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or bereafter allusted on said premises insured against town or damage it first. Lightening or windstorm under policies by uniting for payment by the insurance companies of moneys sufficient to pay the cost of replacing or repairing the same or to pay to full the indelidedness secured bereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the beneficiary, such rights to be evidenced by the standard mortgage (huse to be attached to each public, and she will deliver all policies, including a litional and renewal joicies, is Beneficiary, and in case of insurance about to expire, shall deliver renewal policies to the compensation of the respective detectors.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act bereinbefore required of Grantura many form and manner deeped expedient, and most but need seet, make full or partial payments of principal or interest on prior necumbrance, if any, and purchase, discharge, compromise or sectile any tax here or other prior lies or title or claim thereof, or redeem from any tax and premises or contest any tax for a secondary. All moneys part for any of the purposes between authorized and all expenses pair or incurred in connection therewith, including allowers, and any other moneys advanced by Trustee or Beneficiary in protect the mortgaged premises and the flux beroof, shall be so much additional indebtedoes secured hereby, and shall become immediately due and provide without notice and with interest Sterona at the satural for extracting the stated in the Loan Agreement the Trust Deed secures. Innetion of Trustee or Beneficiary shall never be considered as a matter of Grantura.
- 6. The Trustee or Beneficiary hereby accused making any payment hereby authorized relating to taxes or passements, may do so according to any bill, eletement or estimate procuped from the appropriate public office without inquiry into the accuracy of such bill, elatement or estimate or into the rabidity of any tax, assessment, sale, indicture, tax lies or claim thereof
- 6. Grantors shall pay each item of indebtedness herem 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 Trisit fleed shall, notwithstanding southing in the Luca Agreement or in this Trisit Deed In the contrary, become due and payable (a timmediately in the case of default in making payment of any installer run on the Luca Agreement, or this when default shall cover and continue for three days in the performance of any other agreement of the Grantors herein contained, or or immediately if all or part of the pre-cases are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness here systemed shall become due whether by accelerations without otherwisely is proved the line hereof. In any suit to foreclose the here hereof, there shall be allowed and in ... led as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attempts fees. Trustee's fees, appr. near 'est, outlay for documentary and expenses energy of the decree of procuring all in it at a structs of title, it little escrebnes and estimate policies. To receive criticates, and emiliat data and assurements with stepses to title the expense and estimate policies. To receive criticates, and emiliat data and assurements with stepses to the respect to title escrebnes and estimate policies. To receive criticates, and emiliat data and assurements with stepses to the respect to title escrebnes and estimate and estimate policies. To receive criticates, and emiliat data and assurements with stepses to the respect to title of the receive and estimate proceedings to be reasonably now so expect to the control of the state of the s
- 8. The proceeds of any foreclosure sale of the profits shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the proceeding paragraph hereof, eccost, all other items which under the terms hereof constitute occurred indebtedness additional to that evidences by the Loan Agreement, evident interest thereon as herein, wrided, third, all principal and interest remaining unpaid on the note, fourth, any overplue to Grandors, their heirs, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose, his ', w. coeed, the resurt in which such hilf is filed may appoint a receiver of and premises. Such appointment may be made either before or after alle, without notice, without regard to the solvency or insolvency. Alternities at the time of application for such receiver and without regard to the time of application for such receiver and without regard to the time of any of the first course of an anti-new of the premises of unit or such receiver. Buch receiver shall have the power to collect the cents, house and profits of such premises during any forties of such foreclosure unit and, in case of as ask said and efficiency, during the premises during any forties times and profits, and all other powers which may be neverally or are usual in such cases for the profection, powers much insight operation of such receiver, would be entitled to collect such result, insure and profits, and all other powers which may be neverally or are usual in such cases for the profection, powers much insight of profession, profits in the first of the profession of the
- 10. The Trustee or Beneficiary has the option to demand that the balance due of the consequent by this stress deed by gald in fall or the third southerstary of the 1000 or; of the toah and affinished in the second in the secon
- 11. No action for the enforcement of the firm or of any provision bereof shall be subject to a fig. decime which would not be good and available to the party interprising same in an action at like open the note bereby accured.
  - 12. Trustee or Beneficiary shall have the right to inspect the premues at all reasonable titnes and covas thereto shall be permitted for that purpose
- 13. Trustee has no duly to examine the title, location, existence, or condition of the premises, or as Trustee be obligated to record this must died or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of g oss 'egligence or misconduct and Trustee may require indemnities satisfactory to I rustee before exercising any power herein given.
- 14. Upon presentation of satisfactory evidence that all indebteduess secured by this Trust Deed has been fully aid either before or after outurity, the Trustee shall have full authority to release this deed, the lies thereof, by proper instrument.
- 15. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to approximate Successor in Trust. Any Successor in Trust bereinder shall have the identical powers and authority as are betten given Trustee.
- 16. This Trust Doed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming a sider of through Grantors, and the word "Grantors" when used herein shall include all safe persons and all persons liable for the payment of the indetendness or any part thereof, whether or not such persons the lawe executed the Lord Agreement or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

NAME ASSOCIATES FINANCE, INC. 9528 S. Cicero Ave. STREET P. O. Box 586 Oak Lawn, IL 60453 CITY

OR

POR RECORDE, 'S IN' FY PURIOSES INSERT STREET ......D' L'ST OF ABOVE DESCRIBED PROPER CY LUEE

9304 S. 51sc Avenue

69453 Oak Lawn, IL

Pro Cont

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER CAROL MGSCLET BRAUN SECOND COUNTY duplicate 69 HAY 12 PH 12: 48 certif. ঠ Deliver Submitted \$80-1 Address Deliver (

SUITE 1400 60601-1297 GESTIE 1 ล้า แก้จก**ากสาเก** 

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