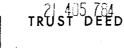
OFFICIAL C



THIS INDENTURE, made

1971 FEB 25 AM ID 41

FEB-25-71 197057 0 0011007000 A -- Las

THE ABOVE SPACE FOR RECORDER'S USE ONLY

February 23,

19 71, between

Donald L. Galetano and Alyce F. Galetano, His Wife

herein referred to as "Mortgagors", and

XHDCAGGRIDAHKANDIXRINSINCOMBADIXIXM BERNARD HARRIS

XMINIMOLXOHOLMIONOCOME DESIDES INCOMESSION MINIMOLYMPIE in referred to as TRUSTEE, withnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said

legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Six Thousand Six Hundred forty-nine and 56/100 (\$6649.56) evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BELLEGE the HARRIS MORTGAGE LOAN CORP. 6029 W. Irving Park Road, Chicago, Illinois and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows:

One Hundred Eighty-four and 71/100 (\$184.71)

5.10

on the 6th

day of each month

with a final payment of the balance due on the

day of April 1971 and One Hundred Eighty-four and 71/100 Dollars

day of February

1974 **жүй күй күм**

рхажтхтут жтужтут жтужт жтужт жтужтут жтор жарын ж Talivo Lands installments and principal characteristic states and principal and princi nd interest being made payable at such banking house or trust company in Chicago
Lino s, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the

23rd

HARRIS MORTGAGE LOAN CORP.

No. T IEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and increase in a secondary of the said principal sum of money and said interest in accordance with the terms, provisions and increase in this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed and also in consideration of Sum of One Dollar in land paid, the receipt wherein is increased by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, strate, lying and being in the AND STATE OF ILLINOIS

City of Prospect Hts.,

Cook

Lot 141 in $\log J$ rew Manor Unit No. 1, being A Subdivision of the North half of the North East quarter of Section 25, Township 42 North, Range 11, Last of the Third Principal Meridian, according to the plat recorded June 16, 1960 as document 17883769, in Cook County, Illinois.

which, with the property hereinafter described, is referred to herein as "no mises,"

TOGETHER with all improvements, tenements, eazements, fixtures, and pour nances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which is need to primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereton uses to sply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), serens, window shades, storm dours and windows, floor coverings, inador beds, awmings, stores and water heaters. All of the f. erg. ing. the decide to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles he reaf or placed in the premises by the mortgagors or their successors are assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns shall be decided and benefits under and by virtue of the Homestead Exemption Laws of the Scale of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive

This trust deed consists of two pages. The convenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the continuous, their heirs, successors and 1 4564

WITNESS the hand...S and seal...S of Mortgagors the day and year first above written.

(SEAL)

STATE OF ILLINOIS.

the undersigned

a Notary Public in and for and residing in said County, in the State aforesaid, DO HERE Y CER IFY THAT Donald L. Galetano and Alyce F. Galetano, His wife

who <u>are</u> personally known to me to be the same person <u>s</u> whose name <u>Sare</u> subscribed to the feet Instrument, appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivere aid Instrument as <u>their</u> eand voluntary act, for the uses and purposes therein set forth. 23rd

GIVEN under my hand and Notarial Seal this.

Christina

Form 134 R 1-69 Tr. Deed, Indiv., Instal.-Plus Int.

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

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

1. Mortgagors 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 in good condition and repair, without waste, and free from mechanics or other lies 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 tharge on the premises supernot to the lien hereof, and upon request exhibit statisfactory evidence of the discharge of such prior lien to Trustse or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required ordinances with expect of the premises when penalty attacked all general taxes, and shall pay special taxes, special assessments, water charges, swer service charges, and other charges against the premises when obe, and shall pay special taxes, special assessments, water charges, twenter that the premises when obe and shall pay special taxes, special assessments which Mortgagors may desire content.

respect to the premues and the use thereof, (6) make no material alterations in suit greenness except as required by a low or municipal contents.

2. Mortagos against the premiets when due, and shall, upon written request, furnish to Trustee of to holders of the nate duplicate recepts therefor. To the content.

3. Mortagos shall pay before any penalty attached sill, upon written request, furnish to Trustee of to holders of the nate duplicate recepts therefor. To the content.

3. Mortagos shall keep all buildings and improvements now or hereafts situated on said premies 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 elegating or repairing the same or to pay in full the medistreadness secured hereby, all in companie surinfactory to the holders of the note, under insurance policies payable, in case of loss or district the properties of the properties of the note, and in case of insurance about to capte, fail affects remained and the nate, under insurance policies payable, in case of loss or district the properties of the note, and in case of insurance about to capte, fail affects remained policies not less than ten days prior to the respective dates of experation.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinhelders required to Mortagors in any form and manner deemed expedient, and may, but need not, make any payment or perform any act as the either any to the properties of the note, and the contract of the payable of the entire any and provide compensation to Trustee for each of the note, and with interest on the note to protect the mortagod premies and the line hereof, plus reasonable, compensation to Trustee for each any to the money advanced by Trustee or the holders of the note to protect the mortagod premies and connection through a trust of the payable and the payon and the payon and the payon and the

party interposing aime in an action at law upon the into access the control of the second process. It is a second process of the notes ability of the signatures or the holders of the notes shall have, he right to impact the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, exit once of condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note of the title of the signatures of the identity, capacity, or authority of the signatories on the note of the signatures of the identity, capacity, or authority of the signatories on the note of the signatures of the signature of t

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Frust Company BEFORE THE TRUST DEED IS FILED FOR RECORD

Identification No. CHICAGO TITLE AND LAUST COMPANY,

Assis ant Trus Officer
Assistant Sect Ary
Assistant Lice Pealder

MAIL TO

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

RECORDED'S OFFICE BOX NUMBER MAILTO

EEND OF RECORDED DOCUMENT

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