## UNOFFICIAL COPY



## TRUST DEED

21 314	140   1	والرازي المدائرة وأفيا				
OF TO	сттс э		OVE SPACE FOR R	FEORDER'S USE C	ONLY	-
THIS INDENTURE, made	July 26,	19 71	, between			
John O'Dor	mell and El	izabeth H.	O'Eonnell.	lits life		
			to as "Mortgagors"			٠
TO ART OF AN ARRANGA STAR		MINERADORE			RIS	
THAT, WHEREAS the Mortgagor	rs are justly indebted	to the legal holder	or holders of the li	istalment Note her	einafter described,	said
legar holder or holders being herei Eix Thousand Six Hun					Dolla	ırs.
enidenced by one certain Instaln	nent Note of the Mo	ortgagors of even d	ate herewith, made	e payable to THE	ORDER OF BEAR	ER
th a HARRIS MORTGAG	E LOAN CORP, id Note the Mortgago	6029 ₩. Ir rs promise to pay th	ving Park : ie said principal sui	Road, Chice mininstalments as	igo, Illinoi follows:	is
(ne Hundred Eight			4.71)		Dol	Hars
on the 20th day	of 335. 19.7	I and One	undred Eig	hty-four at	set 77 /1/00	llars
on the $43^{\pm 11}$ day of $6$	ach-mon E.1	thereafter, 2001200	<b>Hidipating</b> a XIII 2011			
with a lina, plymant of the balan	ice due on the	26 th	day of	July	19.74 wikkinti	BESTS.
אַמאַליים בינים אַמאַמאַרים בּמיליים אַמאַניים בּמיליים בּמיליים בינים אַמאַניים בּמיליים בּמיליים בינים אַמאַני	mengan <b>eba</b> patenga	thistage securities	a social meson paint as	<b>ibazaten</b> (nanan	Km 200000 t PRI HA	numa oine
and interest being mad : par able	at such banking hous	e or trust company	in Chic	aro Arminina	and an or said prin	cipai
Illinois, as the holders o the n			g appoint, and in	absence of such a	ppointment, then a in said	
office of HARRIS	YORTGAGE LOS	ATT CORE, nt of the said principal.	sum of money and sar	d interest in accordan		
NOW, THEREFORE, the Mortg. and limitations of this trust deed, an consideration of the sum of One Dol Trustee, its successors and assigns, the	A.D. p. ofmance of the llar in rand paid, the rec	ic covenants and agrees cipt whereof is hereby	nents herein containe acknowledged, do by	d, by the Mortgagors these presents CONVI	to be performed and a EY and WARRANT un	also in ito the
l .		COUNTY OF		interest therein, situa	AND STATE OF ILLI	INOIS
City of Chi			Cook		V 07 00	
Let 68 in Bloc & 38 in Subdiv	dk 37-in Char Meior of Sc	tles J. Ford	i's aubsivi womsbin 40	sion of Sid North: Tan	эск 27, 20, ge 14. East	: of
the Third Prin	cipal Merid	an <b>ir</b> Cook	County, I1	linois.	,	
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			3000	1	. (	<b>5</b> 7
			1900	NAA		4
				IVIA		$\approx$
		•		1		Ç,:
which, with the property hereinafter TOGETHER with all improvement	described, is referred to nts, tenements, casemen	o herein as the "premi ts. fixtures, and appur	es." enances thereto bell r	ing, and all rents, iss	ues and profits thereof	for so
which, with the property hereinatter TOCETHER with all improveme long and during all such times as Me and all apparatus, equipment or art whether single units or centrally windows, floor coverings, inador bee attached theretoor not, and it is ager or assigns shall be considered as const TOCHAUS AND TO HOLD them	sicles now or hereafter a controlled), and ventila	therein or thereon used tion, including (withou	to supply heat, gas,	air con .cionic . wat going! screens wind	er, light, power, refrige	eration
windows, floor coverings, inador bed attached thereto or not, and it is agre	ls, awnings, stoves and seed that all similar appara	water heaters. All of the atus, equipment or artic	foregoing are declare les hereafter placed in	d to b a part of soil the present s by the r	real estate whether phy mortgagors or their suc-	sically cossor
or assigns shall be considered as consi TO HAVE AND TO HOLD the pre- torth, free from all rights and benef	tituting part of the real e remises unto the said Tru	state. istee, its successors and	assigns, forever, for th	e purposes, and on	he uses and trusts her	rein sci
Mortgagors do hereby expressly relea	se and waive					
This trust deed consists of deed) are incorporated herein						
assigns.			-	1	neu 15 ha, adecessor	13 2110
WITNESS the hand.S., and	i seal	ors the day and year	first above written	11 4542	(0)	÷
		[ SEAL ]				SEAL
		[ SEAL ]	. Olija ve	14464	JALLA.	ΨĘΑĹ
STATE OF ILLINOIS.		undersigned in and residing	In said Course 1 of	a State of accord to	DEDERY CENTER	TOU A?
Cook	SS. John O'l		Elizabeth			
WASUAP -	270					
	10 <u>ATE</u> personally kn strument, appeared befo					
	d Instrument as					
			7 fs <del>***</del>	. 7	1 7 *	77

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		Page 7			,
Mortgagors or be destroyed; subordinated to t upon request esh building or building specific to the pre 2. Mortgagor and other charge prevent default h to contest.	ANIS, CONDITIONS AND PROVISION BEHT shall (1) prumptly apair restace or tebuid any horself length of the provision of the discharge of such proposition of the discharge of such proposition of the discharge of such proposition of at any time in process of erection upon provision of the discharge of such proposition of the provision of the provis	iding or a sements me without waith and free it without waith and free it with may be sevuled by a life or ten to Trustee or to be said premises. (5) comply tuns in said premises exceed and shall pay special target expects, and shall pay special to Trust or the manner provided by	ow or nereative on the premises we om mechanic for other hens or e- en or, hang on the premises sup- ilders of the notes (4, complete we with all regular connets of law or rept as required by law or municipales, special assessments, water lost sisted or to highers of the note duy statute, any tax or assessment which are the present of the note duy statute, any tax or assessment who is a superior of the note of the n	high may be come daman of laining for him not copprish, troop to the line heleofs, and offers a reasonable time any municipal ordinances with dordinance, tiges, ewen service charges, hierare feecipts therefor. To nich Mortgagors may desire	
Mortgagor:     windstorm under     to pay in full the     damage, to Trust     shall deliver all	s shall keep all buildings and improvements now or highlighter providing for payment by the insurance come underteepers secured hereby, all in companies assisted for the benefit of the holders of the note, such signolicies, including additional and renewal policies, than ten days prior to the respective dates of exparation.	panies of moneys sufficie factory to the holders of his to be evidenced by the o holders of the note, an	nt either to pay the enst of replac the note, under insurance policie standard mortgage clause to be a	ing or repairing the same or is payable, in case of loss or stached to each policy, and	
4. In case of Mortgagors in an if any, and pure affecting said presented the len hereof, additional indebtors, annum Inac	I default therein. Trustee ut the holders of the note you form and manner dereined expedient, and may, but showe, discharge, compromise or settle am tax lien or menies or context any tax or assessment. All more worth, including attorneys' feet, and any other money plus reasonable compensation to Trustee for each redness secured hereby and shall become immediately need to be a secured hereby and shall be come immediately experted to the note shall never geat of Moregagons.	may, but need not, mak need not, make full or pai or other prior lien or title is paid for any of the pur is advanced by Trustee or t matter concerning which due and payable without the coundered as a water	tial payments of principal or inte- or claim thereof, or redeem from poses herein authorized and all e- he holders of the note to protect action herein authorized may be notice and with interest thereon, rof any right accrosing to them	rest on prior encumbrances, in any tax sale or forfeiture appenses paid or incurred in the mortgaged premises and see taken, shall be so much at the rate of seven per cent on account of any default	-
	ement or estimate procured from the appropriate puly y tax, assessment, sale, forfeiture, tax len or title or rs shall pay each item of indebtedness herein mention of the note, and without notice to Morragary all unp. Deed to the contrary, become due and payable (a), in note, or (b) when default shall occur and continue				
expenditure in fees, outlast for after entry and assurances bidders at any a the nature in thereon at the approbate and bas indebtedness he whether or not hereof, whether 8. The stoce S. The stock S.	individuals hereby secured shall become due when hereof, it do spenses which may be paid or incurred by or on commentary and expert veiduence, stenographers of he de ") of procuring all such abstracts of tile, title wires; for tile as Trustee or holders of the not writer; for tile as Trustee or holders of the not his p agar y mentioned shall become so much add to one in or each per annum, when paid on the not actually commend to the little of the his p agar y mentioned shall become so much add to one in or or early per annum, when paid or them shall be to the freedom of the per must say that per miss shall be needed to the freedom of any force must say a title premises shall be terms hereof constit of securing in the thereos additional and the shall be terms hereof constit of securing in the thereos additional and the shall be terms hereof constit of securing in the thereos additional and the shall be terms hereof constit of securing in the thereos additional and the shall be the shal	here shall be allowed and behalf of Trustee or hold harges, publication costs is searches and examination or may deem to be reason e condition of the title to litional indebtedness secu- ered by Trustee or holder be a party, either as plain imment of any suit for thinneed any threatened suit distributed and applied a	included as addrainal indebted iet of the note for attorneys' fe and costs (which may be estimate it, title insurance polices. Forrers ably necessary either to prosecut or the value of the pirenses. All red hereby and immediately du so of the note in connection with itif, claimant or defendant, by ea e foreclosure hereof after accru or proceeding which might affect in the following order of priority;	ses in the devere for sale all ses, Trustee's fees, appraisers is, Trustee's fees, appraisers be a to timen to be expended certificates, and similar data each time to evidence to each out or to evidence to expenditures and expenses of and payable, with interest a) any proceeding, including son of this trust deed or any all of such right to foreclose the premities out the security.  First, on account of all costs	21 5/4 /411
principal and 1. appear. 9. Upon, or Such appointin application for Trustee hereun pendency of sa as well as durin and all other p during the who of: (1). The me superior to the 10. No act	se term hereof constit is excured in bettedness additional refers the animal maps do not move, fourth, any exist in time after the filings a bill two orecloses the constant by made without better the action of the constant by made without better the constant by the constant of the cons	overplus to Mottgagots, is trust deed, the court in our notice, without regard if the premises or whether ere shall have power to care, during the full statute on intervention of such receive for the protection, invite the receiver to up his trust deed, or an exist made prior to force, in the subject ted.	heir heirs, legal representatives of which such bill filled may appoin I to the solvency or moderney the same shall be then occupied ollect the rents, issues and profit rys period of redemption, whether inverse would be entitled to collect soussestion, control, management; pily the net income in his hands; in your special assessment or other same salies (2) the deficiency in co- trol any defense which would not	r assigns, as their rights may not a receiver of sid premises, of Mortgagors at the time of us a homestead or not and the so of sid premises during the ribere be redemption of not, such tents, issues and profits, and operation of the premises payment in whole or in part lien which may be or become so of a side and deficiency, the good and available to the	
purpose.  12. Trussei identity, capas herein given ui missonduct or or by this trust of after maturity. Truster may a described any the description is requested to any note white the persons he 14. Truste reconded or fi stouard shall	e has no duty to examine the title, location, existentity, or authority of the signatories on the note or tribes capitally obligated by the terms hereof, nor be that of the agents or employees of Trustee, and it may establish the signature of the tribest of the agents or employees of Trustee, and it may thereof, produce and exhibit to Trustee that year execute at thereof, produce and exhibit to Trustee that expects of the thereof, produce and exhibit to Trustee the none which hears an identification number purports to if the original trustee and it has never placed its identification number of the new presented and which conforms in substant rein designated as makers thereof, or may resign by unstrument in writing filed in the iled. In case of the resignation, inability or refusal be created on the trustee and in the Successor in Trust. Any Successor in Trust herein consistential that the substantial trustee and the substantial include all such or such persons shall have executed the note or this inner than one note is used.	the or a drivin of the pi ust deed nor shift. It is hable for any acts of any versum undern.  The property of the property of the property of the property of the office of the Recorder of to act of Trustee, the the draft all have the identical	emites, or to inquire into the val- be obligated to record this trust usualisms hereunder, except in case activity to the fore exercising any and at the request of any per- ber was hereby secured has be to take the property of the property ber was hereby secured has be to take, and the the reduced of any a prior was a hereunder or white she and up it tell as the makers she and up it tell as the makers tote day bed, area, it is any accept the registration of the property the Recorder of Deeds of the up title, powers and a voorty as it, title, powers and a voorty as it,	idety of the signatures or the Beed or to exercise any power of its own grow negligence of power herein given. The power herein given to the power herein given on who shall, either before or on paid, which representation ay accept as the note herein the conformal in substance with thereof, and where the release pt as the note herein described the purports to be executed by nurs. instrument shall have been try in which the premises are herein given Trustee, and any herein given Trustee, and any	
BENTH	IMPORTANT  THE SECURED BY THIS TRUST DEED MIGUL  HED BY Chicago Title and Trust Company  E. RUST DEED IS FILED FOR RECORD.	D	entification No	ND TRUST ( M /ANY Truste Assistant Trust lifte Assistant See via Austrant Vice Presido	c.
MAIL TO	d		FOR RECORDER'S INSERT STREET A	DDRESS OF ABOVE	
	HARRIS MORTGAGE LOAN CON 6020 W. HELLES TARK RD. CHICAGO 34, ILLINOIS	RP:	DESCRIBED PROPE	KIY HEKE	
PLACE IN	RECORDER'S OFFICE BOX NUMBER		-		
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			The same of the sa	To Carried Depter Thursday	