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TRUST DEED

21 574 742

STARY R. OLSEN

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

July 25,

John O'Honnell and Elizabeth H. O'Honnell; His Vife

herein referred to as "Mortgagors", and
"""" XXVIITENSTICOMPACE: BERNARD MARRIS. CHICAGO TICLE XNECKNET COMPAGE.

un Illiuotxofforabon doung business in Canega fillional herein 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)

Dollars,
evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF REARMS. the HARRIS MORTGAGE LOAM CORP. 6029 V. Irving Park Road, Chicago, Indelivered, in and by which said Note the Mortgagors promise to pay the said principal sum in installments as follows:

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

Dollars
2.6th. day of Aug. 19.71 and One Hundred Eighty-four and 71/100 Dollars or the 26th day of each month thereafter, arrand someoning examination and an enterpolar material someoning statement $26\,\mathrm{th}$. The day of July=1974 , with a remarkable someoning statement of the stat with a chair revment of the balance due on the

 $\sim \infty$, which is a property of the contract o Schall of suddy. No. 100 to the principal theories interest categories interest and an arrangement and all of said principal and interest being rade - yable at such banking house or trust company in Chicago
Illinois, as the holder of the note may: from time to time, in writing appoint, and in absence of such appointment, then at the

Illinois, as the holder of the note may; from time to time, in writing appoint, and interest in accordance with the terms, providing office of Harris Nortgage Loan Corp.

N.W. THEREFORE: "Muttagets to execute the pass ment of the said principal sum of miney and said interest in accordance with the terms, providing and limitations of this trist deed, in a performance of the covenants and agreements become contained, by the Mortgagets to be performed and also in consideration of the sum of One D libra. I have paid that the except wherever is kneedy, acknowledged, do by those presents CONYEV and MAN AND STATE OF THE LINGUIST COUNTY OF CONYE CONTENTS of the COUNTY OF CONK.

City of Chicar

The South ½ of lot : 5 lot 16 in Block 2 in Crandall's Boulevard Addition to Montrose, a subdivision of the West ½ of the Southeast ½ of the Southwest ½ of Sertion 15 Township 40 North, Range 13 East of the Third Principal Meridia inCook County, Illinois.

which, with the property hereinafter described, is referred to herein as the "premises."

TUGETHER with all improvements, tenements, fixtures, and appurtenances there be inging, and all cents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily, and on parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or therein used to supply heat, air conditioning, water, light, power, refrigeration whether single units or centrally controlled), and weilidation, including (without restricting to, longing). "In so, window shades, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to ea part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premise by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

The formall rights and benefits under and by wrote of the Homestead Exemption Laws of the State of Ill into ", ich said rights and benefits whe shoreful to the said rights and benefits whe shoreful the formal in rights and benefits whe shoreful to the said rights and benefits whe shoreful to the said rights and benefits whe shoreful to the said rights and benefits the Mortgagors do hereby expressly release and wave.

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

-WITNESS the hand...S., and seal.....Sof Mortgagors the day and year first above

. the undersigned

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY TH'.

John O'Donnell and Elizabeth H. O'Donnell, His Life Cook

OTARU Instrument as their free and voluntary act, for the uses and purposes therein set forth.

The state of the same person of whose name SarQubscribed to the foregoing the state of the same person of t

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

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Page
III COVENANIS. COMBITION AND PROVISIONS RETERED To ON PAOL THE SECTION SHE GETTED SHED FOR THE SECTION OF THE S
Of Confessions shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or all sourm under policies providing for payment by the insurance companies of meneys sufficient either to pay the cost of replacing of repaining the same or to provide the providing for payment by the insurance companies of the providing the payment of the same of the providing the payment of
4. In case of default therein. Trustee of the holders of the note may, but need not, make any payment or perform any act hereinherite required to Mertagagos in any form and manner decembed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, comprismic or settle any tax here or other providen or title or claim thereof, or tedden from any tax sale or forfeiture affecting said premises or context any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attrineys (ecs. and any other moneys advanced by Trustee or the holders of the note to protect the nortigated premises and additional indebt-fulls exceed the regions of Trustee for each matter concerning which action become authorized may be taken, tall be so much participated in the proposed of the purpose of the participate of the partici
5. The Truste or the holders of the nate hereby secured making any payment hereby authorized relating to taxes or accessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill. Statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or ritle appropriate public office without inquiry into the accuracy of such bill. Statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or ritle appropriate public of the process of the source of the contrary, because the ritle process of the source of the of the s
7. When the indexedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trastee shall have the right to re loss the line hereof. In any suit to forefclose the ine hereof, there shall be allowed and included as additional indebtedness in the decree for sale all c. cn. itures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraisers e.e. o thay for documentary-and expert evidence, stemographers' charges, publication costs and costs which may be estimated as to temper to be expended a feer one of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies. Touriens certificates, and similar data and as an as with respect to title at Trustee or holders of the note may deem to be reasonably necessary either to practice such unitarial and the standard of the premises. All expenditures and expenses of the standard of the premises of the process of the proce
8. The process of any foreclearse sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the yet, desure proceedings, including all with stems as are mentioned in the preceding paragraph hereof, second, all other items which under the terms her of constitution of the proceeding paragraph hereof, second, all other items which under the terms her of constitution of the procedure of the p
9. Upon, or at any time afte, the films — shill to fore-close this trivial deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made eather effort, a steer sale, without notice, without regard to the volkency or misothericy of Mortagous at the time of application for such receiver and without regard to the time value of the premises for whether the same shall be then occupied as a homestead or not and the producery of such foreclosure suit and, it is not five leand a deficiency, during the foll statutory period of redemption, whether there be redemption or not, as well as during any forther times when Mort 2012, except for the intervention of such receiver, wonth of the entitled to collect such rents, suses and profifs; and all other powers which may be necessary if are such in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court fion: " me may authorize the receiver to apply the momen in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any sectee fore losing this triast deed, or any tax, special assessment or other lien which may be or become superior to the lien hereoff or a such detere, provide under profit is made prior to foreclosure such to deficiency, case of a side and deficiency. 10. No action for the enforcement of the lien or any orosison hereof shall be subject to any defense which would not be good and available to the party interposing same an action at law upon the note here the secret.
11. Trustee or the holders of the note shall have the right to inspect the premises at all resumable times and access thereto shall be permitted for that purposes. 12. Trustee has no duty to examine the title, location, existen a or on hitton of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the indentity, capacity, or authority of the signature may be a compared to the control of the signature of the interest of the signature into the note or it in deed, or shall frustee the obligated to record this trust deed and still engages of the signature of the note of the interest of the signature of the sig
15. This Trust Deed and all provisions hereof, shall extend to and the binding upon Miritgagors and all persons a aiming under or through Morrgagors, and the word "Morrgagors" them used herein shall include all such persons and all persons lable for the oxymetr of the indebtedness or any part thereof, whether or and such persons shall have executed the note or this Trust Deed. The word "note" when used the distribution of the construed to mean "notes" when more than one note is used.
IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Mentification No. CHICAGO TITLE AY D TRUST COMPANY. Trustie: By Assistant Trust Officer
MAIL TO HARRIS MODERAGE LOAN CORP. 6020 V. ARIA AD. CHICAGO 34, ILLINOIS
PLACE IN BEORDER'S OFFICE BOX NUMBER
MITO
FND OF RECORDED DOCUMENT