## **UNOFFICIAL COPY**



## - TRUST DEED

21 5/4 (45

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

19-71, between

Trancis E. Couch and Thelma B. Couch, his wife

herein referred to as "Mortgagors", and

CHICACAD TEDES POTRUST COMPANY (I BERNARD HARRIS TO DESIGN TO THE STATE OF THE STA

an Jamans Rocordinates Groups over the Market Republic Landing Referent referred to as (ROSTER, with measured). 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 Fifty six hundred sixty four and no/100-----(\$3654.00)------Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF KEARPENT the HARRIS MORTGAGE LOAN CORP, 6029 W. Living 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 eighteen and no/100----(\$118.00)------19 th day of AMB 1971 and One hundred eighteen and no/190--- Dollars
19 th day of each month thereafter, nononal mobiding non-management months with the control of the con with a final payment of the balance due on the 14 th day of July

Hin. a ie holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of HARRIS MORTGAGE LOAN CORP.

Hinton, 2 Le notices of the note may, from time to time, in writing appoint, and in Josephe of such appointment, then define of fine et.

HARRIS MORTCAGE LOAN CORP.

NIN, T. ERF. ORE, the Mortgagers to secure the payment of the said principal sum of money, and add interest in accordance with the terms, provisions and hintartions; it is trians deed, and the performance of the concentration degreements better contained, by the Mortgagers to be performed and also on temporation of the concentration of the conce town City of Cucago

Lot 14 in Block 3 (4.5) F. Cross Under Pen Linden Addition to Chicago in the West 4 of the Southwest 4 of Section 24 Township 40 North, Bange 13, East of the Indre Principal Meridian in Cook County, Illinois

which, with the property hereinafter described, is referred to betein as the "post" in the property hereinafter described, is referred to betein as the "post" in the property hereinafter described in the property of the pr

Ims trust **deed consists** of two pages. The convenants, conditions and provisions appearing  $c_{p,p}$ , q 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the no. 11 gors, their heirs, successors and assigns. a 6539

the undersigned STATE OF ILLINOIS.

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY Prancis E. Couch and Thelma R. Couch, his wife

who are personally known to me to be the same person whose name are subscribed to the Instrument, appeared before me this day in person and acknowledged that they jugged, scaled and del said Instrument as their free and voluntary act, for the uses and purposes therein set forth.

otarial Seal CC 69 Tr. Deed, Indiv., Instal.-Plus Int.

PUBLIC

THE COVENANTS, COMPINIONS AND PROVISIONS BUTTERFUL TO US PAGE 1 THE REAL RM SIDE OF THE 1FT SEEDS OF

THE COVENANTS, CONDITIONS IND PROVISIONS RELEASED TO THE TELEFORM TO THE TELEFORM TO THE PROPERTY OF THE PROPE

now storages against the premises when due, and shall, upon written request, furths to Trustee or to hidders of the note duplicate recepts therefor. The prevent default hereunder Morraggors shall by an full under protest, in the manner provided by statute, any tax or assessment which Morraggors may device to contest.

3. Morraggors shall keep all buildings and improvements now or hereafter strusted on said premises insured against loss or damage by fire, lightning or windstorm under policides pictuding for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the saints of morraggers in the respective of the saints of the hode, and canner policides providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the saints of the cost of the note and canner to the saint payment of the respective of the cost of the note and canner to the hidders of the more attractive to the hidders of the note and canner to the cost of replacing or repairing that shall deliver all policies, including additional and renewal policies, not lead to the note and in case of insurance about to explice, and shall deliver all policies, including additional and renewal policies, not lead to the note and the note and including additional and an analysis of the note, and in case of insurance about to explice, and shall deliver renewal policies not lead to the note of the note and payment or perform any act hereinbefore required to Morraggors in any form and manner deemed expedient, and may, but need not, make full or partial payments or integral or interests on price renewal affecting said premises to consect any case or assessment, all innersy pad for any of the purpose therein understeed and all expenses paged or membrance, if any, and parchase, discharge, comprising to a sessionant, all innersy pad for any of the purpose therein authorited and all expenses paged or interest and and the page page page and the page of the note and paya

principal and interest (rems) my maid on the note; butth, any overplus to Mortgagurs, there he in, legal efergementaries or suggin, as their rights, may progress and the control of the control of the such that he had been appointed in the control of the control

party interposing same in an action at law upon the outsteering secured.

11. Trustee or the holders of the note shall have no regist to inspect 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, east "use coordinates or the identity; capacity, or authority of the signatures or the identity; capacity, or authority of the signatures on the note. Trust do do not shall Trustee be obligated to record this strust deed or to exercise any power herein given.

13. Trustee shall release this trust does not not a bear to require indemnities satisfactory to its before exercising any power herein given.

14. Trustee shall release this trust ford and the first of the structure of the structure

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

CHICAGO TITLE AND TRUST COMPANY.

MAIL TO

PARRIE MERICAGE LOAN CORP.

LLICAGO 34, ILLINOIS

CETN RECORDER'S OFFICE BOX NUMBER