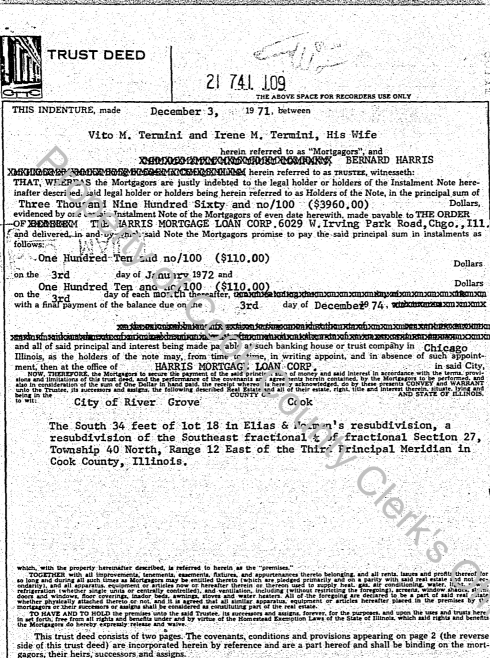
UNOFFICIAL CO



WITNESS the hand ... S and seal ... S of Mortgagors the day and the undersigned Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT VICO M. Termini and Irene M. Termini, His Wife they signed, realed and delivered the Page 1

Dollars

Dollars

in said City,

UNOFFICIAL COPY

	ge 2 D TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
	gs or improvements now or hereafter on the premise which may become dam- without waste; and free from mechanics or other lies which may become dam- ess which may be secured by a lien or charge on the premises superior of of such prior lien to Trustee or to holders of the note; (4) complete within a of erection upon said premises; (5) comply with all requirements of law or of make no material alterations in said premises except as required by law or
ance time any building or buildings now or at any time in process of pai ordinances with respect to the premises and the use thereof; (6) pai ordinance. Mortgagors shall pay before any penalty attaches all general taxes, a s, and other clustres against the premises when due, and shall, upon w	of erection upon said premises; (5) comply with all requirements of law or of make no material alterations in said premises except as required by law or and shall pay special taxes, special sasesaments, water charges, sewer service written request, furnish to Trustee or to holders of the rese diplicate receipts protest, in the manner provided by statute, any lax or assessment which Morta-
or. To prevent default hereunder Mortgagors shall-pay in full under pr may desire to contest. Mortgagors shall keep all buildings and improvements now or hereal distorm under policies providing for payment by the insurance compar	protest, in the manner provided by statute, any tax or assessment which Mort- ifter situated on said premises insured against loss or damage by fire, lightining nies of moneys sufficient either to pay the cost of replacing or repairing the
or to pay in full the indebtedness secured hereby, all in companies sat or damage, to Trustee for the benefit of the holders of the note, such; and shall deliver all policies, including additional and renewal policies, not less than ten days prior to the respective dates of the case of default therein. Trustee up the holders of the note may.	efter situated on said premises insured against less or sames by fire, lighting nines of moneys sufficient either to say the coats of epilading or repairing the listactory to the holders of the note, under insurance political stated to each right is the evidenced by the standard morigage clause to be attached to each cies, to holders of the note, and in case of insurance about to expire, shall de-of expirations.
agors any form and manner deemed expedient, and may, but need r s. I' any, and purchase; discharge, compromise or settle any tax-lien o u. Tecl ng said premises or contest any tax or assessment. All mon- sa in nection therewith, including attorneys' fees, and any other m	to expiration. but need not, make any payment or perform any act hereinbefore required of not, make full or partial payments of principal or interest on prior encum or other prior lien or tills or claim thereof, or redeem from any tax sale or seys paid for any of the purposes herein authorized and all expenses paid or moneys advanced by Trustee or the holders of the note to protect the mortiee for each matter concerning which action herein authorized may be taken me immediately due and payable without notice and with interest thereon at he note shall never be considered as a waiver of any right accruing to them
be so man additional indebtedness secured hereby and shall become te of premium to fire the premium to fir	me immediately due and payable without notice in authorized may be taken, he note shall never be considered as a waiver of any right accruing to them payment hereby authorized relating to taxes or assessments, may do so accord-
any bill, st	payment hereby authorized relating to taxes or assessments, may do so accord- office without inquiry into the accuracy of such bill, statement or estimate or claim thereof. Soft principal and interest, when due according to the terms hereof. At the paid indebtedness secured by this Trust Deed shall, notwithstanding anything (a) immediately in the case of default in making payment of any instalment minute for three days in the performance of any other agreement of the Mort- nilinue for three days in the performance of any other agreement of the Mort-
nelpal or interest on he lote or (b) when default shall occur and con therein contained. When the indebtedness here, secured shall become due whether to foreclose the lien hereof. 'A ar / suit to foreclose the lien hereof.	natinue for three days in the performance of any other agreement of the Mort- by acceleration or otherwise, holders of the note or Trustee shall have the there shall be allowed and included as additional indebtenders in the decree
isers' feet, outlays for document round expert evidence, stenographe expended after entry of the doc, et of procuring all such abstracts and similar data and assurances with respect to title as Trustee or house or to evidence to bidders at any sale with may be had pursuant	ers' charges, publication nous and cost such the storter's tees, Trustee's tees, or of title, title searches and examinations, guarantee policies and cost such conditions, guarantee policies. To such accordance of the note may deem to be reasonably necessary either to prosecute to such decree the true condition of the title to or the value of the premises.
nd payable, with interest thereon at it is reasonable, we will interest thereon at it is reasonable, which interest thereon at it is reasonable, seven per cent per as (a) any proceeding, including probate a b akruptcy proceedings, that by reason of this trust deed or any index sectores, thereby secured; after accrual of such right to foreclose whether a constant of such right to forec	by acceleration or otherwise, holders of the note or Trustee shall have the there shall be allowed and included as additional indebtedness in the decree error and the state of the state o
and expenses incident to the foreclosure proceed igs. including all su which under the terms hereof constitute secured i. 'ter's addition all principal and interest remaining unpaid on the note fourth, any	uch items as are mentioned in the preceding paragraph hereof; second, all other onal to that evidenced by the note, with interest thereon as herein provider overplus to Mortgagors, their heirs, legal representatives or assigns, as their
may appear. Upon, or at any time after the filing of a bill to forect. """ ust. Such appointment may be made either before or after sale, we hout not plication for such receiver and without regard to the then vitue of "" Trustee hereunder may be appointed as such receiver. Such early see a proper such as the such	deed, the court in which such bill is filed may appoint a receiver of said premitive, without regard to the solvency or insolvency of Mortgagors at the time 'to premises or whether the same shall be then occupied as a homestad or not ver shall have power to collect the rents, issues and profits of said premises undicated, during the full statutory period of redemption, whether there be except for the intervention of such receiver, would be entitled to collect such set use. 'I such cases for the protection, possession, control, management and by my dec ee forcelosing this trust even supply the net income in his hands by my dec ee forcelosing this trust even supply the net income in his hands by my dec deep the protection is made prior to forcelosing states (2) the my decided such application is made prior to forcelosing saile; (2) the
g the pendency of such foreclosure sult and, in case of a sale an pution or not, as well as during any further times when Mortgagon, a lasues and profits, and all other powers which may be necessary or a tion of the premises during the whole of said period. The Court from yment in whole or in part of: (1) The indebtedness secured hereby, or	usualency, during the full statutory period of redemption, whether there be except for the intervention of such receiver, would be entitled to collect such sec uso." In such cases for the protection, possession, control, management and by ny deer to reclosing this trust were to apply the net income in his hands by ny deer to preciously this trust were to apply the net income in his hands
arty interposing same in an action at law upon the note hereby secure	
2. Trustee has no duty to examine the title, location, existence, or co or to exercise any power herein given unless expressly obligated by to its own gross negligence or misconduct or that of the agents or est	the premis 1.7 at reasonable times and access thereto shall be permitted for oridition of the premises, nor shall Trustee be obligated to record this trust the terms hereo. pr lable for any acts or omissions hereunder, except in mployees-of Trustee and t-may require indemnities satisfactory to it before
ising any power herein given. 3. Trustee shall release this trust deed and the lien thereof by propered by this trust deed has been fully paid; and Trustee may execute a before or after maturity thereof, produce and exhibit to Trustee the semiation. Trustee may accept as true without inquiry. Where a release	er instrument upon pre ent upon of satisfactory evidence that all indebtedness and deliver a release here it and at the request of any person who shall note, representing that at in ebtedness hereby secured has been paid, which see its requested of a success after, such successor trustee may accept as dentification purporting to be executed by a prior trustee hereunder or which continues to be executed by a prior trustee hereunder or which the purports to be executed by a prior trustee hereunder of which continues the secretary of the secretary as makers thereof. The Recorder or Resistant of Titles.
grouine note herein described any note which bears a certificate of id irms in substance with the description herein contained of the note as irst thereof; and where the release is requested of the original trustee a note described herein, it may accept as the genuine note herein der the description herein contained of the note and which purports to	dentification purporting to be executed by a prior trustee hersunder or which and which purports to be executed by an persons herein designated as the second of the prior of the prior to the prior of the prior of the prior of the secretary of the prior
ded or filed. In case of the resignation, inability or refusel to act of led shall be Successor in Trust. Any Successor in Trust hereunder sha my Trustee or successor shall be employed to reasonable compension.	If Trustee, the then Recorder of Deeds of the company in which the premises are all have the identical title, powers and such tity as are herein given Trustee, for all early conformed becomes the conformed because of the
그 하는 사람들이는 그 그는 바다를 다고하는 것이 나무 말을 만든 하실 수 있는 사람들이 없는 사람들이 하는 수 없다는 사람들이 없는 사람들이 사용했다.	binding upon Morigigors and all persons coming in fir or through Mori- cit persons and all persons liable for the payment of V a indebtedness, or any this Trust Deed.
1971 DEC 9 AM 9 0	helong of Clina Control of the Contr
<u>17.) </u>	.361398 • 21741109 4 A — Rec
DO WAIT OF	
	The Instalment Note mentioned in the within Trust Deed has been identifie
I M P O R T A N T THE PROTECTION OF BOTH THE BORROWER AND LENDER, NOTE SECURED BY THIS TRUST DEED SHOULD SE IDENTI-	herswith under Identification No
BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, RE THE TRUST DEED IS FILED FOR RECORD:	by Assistant Secretary Assistant Vice President Trott Officer
HARRIS MORTGAGE LOAN COL	DD FOR RECORDERS INDEX PURPOSES
6029 W. IRVING PARK RD. CHICAGO 34, ILLINOIS	ANA 1 DESCRIBED PROPERTY HERE
E CHICAGO 34, ILLINOIS	