## FFICIAL COPY

COOK COURT ETLINOIS FILED FOR RECORD TRUST DAE 40174 10 57 A

City of Des Plaines

Wite dien H. Cheen

22 813 803

\*22813803

54.1199 aug 13 ABOVE SPACE FOR RECORDER'S USE ONLY 1974 . hetween --- Albert Harris and ---- July · 18, --- Bessie Harris, his wife --herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY 00 an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEL, witnesseth: 7(1) T, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hi said legal holder or holders being herem referred to as Holders of the Note, in the principal sum of evidenced by one certain Instalment Note of the Mortgagors of even date horewith, made payable to THE ORDER OF BI ARER and delivered to and by which said Note the Mortgagors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpaid at the rate from - Tate of disbursel - of - 7-3/ · per cont per annum in instalments (including principal and interest) as follows: of Sersember and 51/100.

19.74 and, and some Minary Eight and 51/100 to liber on the left and one is fully paid except that the final payment of principal and interest, if or a one paid, shall be due on the left applied to interest on the unpaid principal.

All such payments on account of the shade excess evidenced by said note to be that applied to interest on the unpaid principal. balance and the remainder to principal; ployled that the principal of each instalment unless paid when due shall bear interest at the rate of solght per annum, and all so and principal and interest being made payable at such banking house or trust company in Lincolnwood lillinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at it offic of Bank of Lincolnwood ~ Bank of Lincolnwood in said City, 

Clort's Original

Unit 423

as delineated on survey of parts of the South half of the Northeast Quarter of the Northeast Quarter of the Northeast Quarter of Section 16, and parts of the Southwest Quarter of the Northwest Quarter of the Northwest Quarter of Section 15, all in the Township 41 North, Range 12 East of the Third Principal Meridian in Cook County, Illinois, which survey is at ached as Exhibit "A" to Declaration of Condominium wrership made by CHICAGO TITLE AND TRUST COMPANY, as Trustee under TRUST NO. 61500 Recorded in the Office of The Recorder of Deeds as Document No. 22400645 together with a percentage of the Comon Elements appurtenant to said Unit as set forth in said Seclaration, as amended from time to time, which percentage shall automatically change in accordance with Amendments to the Declaration, and together with additional Common Elements as such Amendments to the Declaration are filed of record, in the percentages set forth in such Amendments to the Declaration, which percentages shall automatically be deemed to be conveyed effective on the recording of each such Amendment to the Declaration as though conveyed hereby.

Mortgagor also hereby grints to the Mortgagee, his successors and assigns, as an easement appurtenant to the premises conveyed, a perpetual easement for ingress and egress over, along, and cross the North 33.0 feet (as measured at right angles) except the East 33.0 feet thereof, and the East 33.0 feet (measured at right angles) of the Southwest Quarter of the Northwest Quarter of Section 15, Township 41 North, Range 12 East of the Third Principal Meridian, and over, along and across the North 33.0 feet of the South half of the Northeast Quarter of the Northeast Quarter of Section 16, Township 41 North, Range 12 East of the Third Principal Meridian, and over, along and across the North 33.0 feet of the couth half of the Northeast Quarter of Section 16, Township 41 North, Range 12 East of the Third Principal Meridian (except that nort thereof lying West of the Easterly line of the Illinois Toll Highway right of-way; also except a strip of land 33.0 feet wide (measured at right angles) in the South half of the Northeast Quarter of the Northeast Quarter of said Section 16 lying East of and adjoining the Easterly line of the Illinois Toll Highway right-of-way) all in Cook County, Illinois. This Mortgage is subject to all rights easements, restrictions, conditions, covenants and reservations of said Declaration the same as though the provisions contained in said Declaration were recited and stipulated at length herein.

The lien of this mortgage on the common elements shall be automatically released as to percentages of the common elements set forth in Amendments to the Declaration filed of record in accordance with the Condominium Declaration recorded in the Office of the Recorder of Deeds as Document No. 22400645 and the lien of this mortgage shall automatically attach to additional common elements as such Amendments of Declaration are filed of record, in the percentages set forth in such Amendments to the Declaration, which percentages are hereby conveyed effective on the recording of such Amendments to the Declaration as though conveyed hereby.

9				
100				
C	<		***	
,				
	Ox			
			t t	
	Coo	•		
•		) .	•	
		4		
=	·		•	
		C		
		. O,		
		4		
	•	1//	·	. 8Y
1			INSTRUMENT WAS PREPARED	
1	,	, <b>,</b>	FUTH TESTINEOTAN	VE-
ł		Nama • Nama	ress III 13 TILL	<u>=</u>
	•	Add	FINES (NASOS)	
which, with the	property hereinafter described, is refer	rred to herein as the "premises."	have belowing and all late cover and my	fits thereof for so
long and during	; all such times as Mortgagors may be us, equipment or articles now or her	entitled thereto (which are pledged printegafter therein or thereon used to suppl	hereto belonging, and all sints, issues and pro- marily and on a parity wit, said as state any y heat, gas, are conditioning, at r, ight, per ing the foregoingly, express, with of which, go greedeclard to be a part of said, real estar- ter placed in the premises by the moting of provery, for the purposes, and upon the u is an aws of the State of Illinois, which said is the	i not secondardy) wer, refrigeration storm doors and
windows, floor	coverings, inador beds."awnings, stove o or not, and it is agreed that all similar	r apparatus, equipment or articles hereaf	g are declared to be 3 part of said, cal estar ter placed in the premises by the mortga ors	ther physically or their successors
1 or occupy shall b	or constitution as constituting but of or			
or assigns shall b TO HAVE A forth, free from	AND TO HOLD the premises unto the s n all rights and benefits under and by vereby expressly release and waive	said Trustee, its successors and assigns, for virtue of the Homestead Exemption L	aws of the State of Illinois, which said i the	d trists berein set id 'enefits the
This trust	t deed consists of two pages. T	he covenants, conditions and pro	ovisions appearing on page 2 (the reve	erse flue of this
This trust trust deed) a successors and	t deed consists of two pages. The incorporated herein by refell assigns	The covenants, conditions and pro- crence and are a part hereof an	ovisions appearing on page 2 (the rew id shall be binding on the mortgage	erse flue of this
This trust trust deed) a	t deed consists of two pages. The incorporated herein by refell assigns	The covenants, conditions and pro- erence and are a part hereof an of Mortgagors the day and year	ovisions appearing on page 2 (the rew id shall be binding on the mortgage	erse flue of this
This trust trust deed) a successors and WITNESS	t deed consists of two pages. The incorporated herein by refe a sissigns.	The covenants, conditions and proceed and are a part hereof and are a part hereof and an of Mortgagors the day and year	ovisions appearing on page 2 (the revidence of shall be binding on the mortgage first above written.	erse ride of this ers, their burs,
This trust trust deed) a successors and WITNESS	t deed consists of two pages. The incorporated herein by refe dissigns hybridia (1) and seal \$	The covenants, conditions and procedure and are a part hereof an end of Mortgagors the day and year series [SEAL]	ovisions appearing on page 2 (the rew d shall be binding on the mortgage first above written.  Six Dama  Bessie Harris  CMANAMON	erse to de of this ers, the hers, the sers, th
This trust trust deed) a successors and WITNESS	t deed consists of two pages. The incorporated herein by refe dissigns hybridia (1) and seal \$	The covenants, conditions and procedure and are a part hereof an end of Mortgagors the day and year series [SEAL]	ovisions appearing on page 2 (the rewid shall be binding on the mortgage of first-above written.  Sul Hamus  Bessie Harris  CMANANON  Dounty, in the State aforesaid, DO HEREBY	erse the of this ers, the hars,
This trust trust deed) a successors and WITNESS	t deed consists of two pages. The incorporated herein by refe dissigns have and seal \$	The covenants, conditions and procedure and are a part hereof and the conditions are part hereof and the conditions are procedured from the conditions are conditionally as a condition and for and reading in said Company and the condition and for and reading in said Company and the condition are conditionally as a condition and for and reading in said Company and the condition are conditionally as a condition and for and reading in said Company and the condition are conditionally as a condition and the condition and the condition and the condition and the condition are conditionally as a condition and the condition are conditionally as a condition are conditionally	ovisions appearing on page 2 (the rewid shall be binding on the mortgage of first above written.  Six Dames  Bessie Harris  CMANAMON  unity, in the State aforesaid, DO HEREBY and wife	erse the of this ers, the hars,
This trust trust deed) a successors and witness	t deed consists of two pages. The incorporated herein by refe dissigns have and seal such that the seal such	The covenants, conditions and proper and are a part hereof and are a part hereof and the conditions are a part hereof and the conditions are a part hereof and the conditions are also are also and the conditions are also and th	porsions appearing on page 2 (the rew d shall be binding on the mortgage of first above written.  ALLIAMIA BESSIE HARRIS  CMANAMON  Doubty, in the State aforesaid, DO HEREBY and wife  whose name Sare subscribed dedged that they so	rse de of this rs, the best size of this rs, the construction of the second of the sec
This trust trust deed) a successors and WITNESS	t deed consists of two pages. The incorporated herein by refe dassigns and seal \$	The covenants, conditions and proper and are a part hereof and are a part hereof and the conditions are approximately and year [SEAL]    SEAL	ovisions uppearing on page 2 (the rewid shall be binding on the mortgage of first-above written.  Sul Hamus  Bessie Harris  CMANAMON  Dounty, in the State aforesaid, DO HEREBY and wife whose name Sage subscribed	rse de of this rs, the best size of this rs, the construction of the second of the sec
This trust trust deed) a successors and witness	t deed consists of two pages. The incorporated herein by refe dassigns and seal \$	The covenants, conditions and proper and are a part hereof and are a part hereof and the conditions are apart hereof and the conditions are apart hereof and the conditions are also and the condition	porsions appearing on page 2 (the rew d shall be binding on the mortgage of first above written.  ALLIAMIA BESSIE HARRIS  CMANAMON  Doubty, in the State aforesaid, DO HEREBY and wife  whose name Sare subscribed dedged that they so	rse de of this rs, the best size of this rs, the construction of the second of the sec
This trust trust deed) a successors and witness Albertin Control of the Control o	t deed consists of two pages. The incorporated herein by refe dassigns and seal \$	The covenants, conditions and proper and are a part hereof and are a part hereof and the conditions are apart hereof and the conditions are apart hereof and the conditions are also and the condition	porsions uppearing on page 2 (the rew d shall be binding on the mortgage of first above written.  ALLIAMIA  BESSIE HARTIS  CMANAMON  Dumty, in the State aforesaid, DO HEREBY and will fee whose name sare subscribed bledged that they and voluntary act, for the uses and purposes and day of Muly	rse de of this rs, the best size of this rs, the best size of this certify THAT to the Voregoing gned, sealed and therein set forth 1974.

#### 22813803

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

THE COVENANTS, CONDITIONS AND PROVISIONS RELEGIBLE TO ON PAGE 1 (THE REVERSE SIDE OF 1715) TROST DESERVANTS, CONDITIONS AND PROVIDED AND ADDRESS AND A

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

11. Trustee or the holders of the note shall have the right to inspect the premises at all trass table to established the note shall have the right to inspect the premises at all trass table to established the note of the note of trust deed not set excited by the note of trust deed on the validity of the signatures or the other than the note of trust deed, nor shall Trustee be obligated to nord this trust deed or to exercise my power dentity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to nord this trust deed or to exercise my power herein green unless expressly obligated by the terms hereof, nor be liable for any acts or omissions the signature of t

AND MADE A PART HEREOF

16.Mortgagor agrees to deposit with the holder of said mortgage 1/12th of the annual tane said

deposit to be made simultaneously with the payments of principal and interest above described.

Should taxes, when due, exceed such deposits, then the Mortgagor agrees to immediately pay such
differences. Failure to make such additional deposits shall be considered a default under the terms of this agreement.

w iterms or this agreement.

17. If the Mortgagor shall sell, convey or alienate said property or any part thereof, or any interest therein, or shall be divested of his title or any interest therein in any manner or way, whether voluntary or involuntary, any indebtedness or obligation secured hereby, irrespective of the maturity dates expressed in any note evidencing the same, at the option of the holder hereof, and without demand or notice shall immediately become due and payable.

# Stopperty of County Clerk's THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BANK OF LINCOLNWOOD .... 4433 WEST TOUHY AVENUE LINCOLNWOOD, ILLINOIS 60646 Des Plaines, Illinois BOX 538

END OF RECORDED DOCUMENT