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TRUST DEED THIS INDENTURE, Made HARRIS Trust and Savings BANK.

HARRIS Trust and Savings BANK.

an Illinois banking corporation having its principal office in the city of Chicago, Illinois, therein referred to as "Trustee"), witness the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described as Holders of the Note) in the principal sum of Dollars (3 '36,500,00). LAWRENCE F. HINES AND NORMA L. HINES, HIS WIFE herein referred to as "Mortgagors," and

THAT, WHEREAS the Mortgagors are justly included to the legal holder or holders of the installment Note hereinster described (said legal holder of the legal holder of holders of the installment Note hereinster described (said legal holder). Whereas the property of the Note in the principal sum of the Note of the Installment Note of the Note in the principal sum of the Note of the Note of the Note in the principal sum of the Note of th

Villag of Hoffman Estates County of

Lot 18 in Block 10 in Winston Knolls Unit 3, being a Subdivision of parts of Sections 19; 20, 22 and 30, Township 42 North, Range 10 East of the Third Principal Mericiar a cording to the plat thereof recorded in Recorder's Office of Cook County, Il'Imois January 23, 1970 as Document 21055060.



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ns bro	8. The proceeds of any foreclosure sale of the premiers shall-be distributed and applied in the following order of priority: First, on account of coats and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein wided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagors, their heirs; legal representatives or assigns, their rights may appear.	
pre tim not pre the col ms inc	on. Upon yor at any thine after the filling of a bill is foreclose this. That Dend, the court in which such bill is filled may oppoint a receiver of said emises. Such appointment may be made in the before or sets and emises. Such appointment may be made in the before or sets and emises after the same shall be then occupied as a homested or tend the Trustee hereunder may be appointed as such receiver. Such laws power to lelect the rents, issues and profits of said mises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether the same shall be then occupied as a homested or tend the Trustee hereunder may be appointed as such receiver. Such laws power to lelect the rents, issues and profits, and said in the profits and said operation. The court from time to time may arrive to apply the net come in his hands in payment in whole or in purt of (1) The indebtedness accurate hereby, or by any decree forecasting this frust Dend, or any tax, collaboration of their laws the may be or become superior to the life hereof, or of such decree, provided such application is made prior to recolably balls; (2) the reflictency in case of a said and entire force.	
thi	10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to e pury 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 reasonable times and access thereto shall be permitted for at purpose.	
i °	12. Trustee hus no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obliged to record this Trust end or to records any power bareful given unless capressly obligated by the temps hereful, nor be liable for one yets or omissions heremake, except case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before precising any power hereful given. 3. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness	
eil ei ei ei ei ei	13. This tee shall release this Trust Deed and the list thereof by proper instantion upon presentation of salidations evidence that all indebtedness cutred by this Trust Deed has been fully paid; and Trustee may exceed and deliver a release hereof to and at the requests of any person who shall, the effore or after maturity thereof, produce and exhibit to Trustee the Note, representing that all indebtedness hereby secured has been paid, which see, tainor Trustee may exceed as trustee why accord as gen in Note herein described any note which bear a certificate of indentification purporting to be executed by a prior trustee theremed or which here is requested of a successor trustee may exceed as the which has a certificate of indentification purporting to be executed by a prior trustee theremed or which the standard of the content of the	
thi Co	a Not des rived heroin, it may accept as the genuine Note heroin described any note waich may be presented and which continued on the Note and which purposes to be executed by the presents heroin dealignment on the result of the Note and which purposes to be executed by the presents heroin dealignment of the Note and Pour 14. Lost any resign by instrument in writing filled in the office of the Recorder or Registers of Titles in which this instrument thail have been correded or (e.g. I case of the resignation, inshallity or refusal to not of Harris Trais and Savings Bank, or Traitee, then the Chicago Title and Trust 15 and Traite a	
an	15. This True Deef and all provisions hereof, shall extend to said be binding upon Moragoges and all persons calaiming under or through Moragores, at the word "Morago era" where used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part	
sh do	In finding to pow for the payment of taxes, assessments and insurance premiums required to be paid hereunder by Mortgagors, Mortgagors hall deposit with the unders of the payment of taxes, assessments and insurance premiums required to be paid hereunder by Mortgagors hall deposit with the unders of the Note, or such other person, firm or corporation as the holders of the Note may designate, on each monthly payment are annound required to 1/16th of "munul traces and assessments levied against the premises and 1/12th of the annual premium on all such insurance determined by the annual representation of the last available bills. The moneys thus deposited in such tax and insurance reserves are to be held without interest of the payment of taxes, and the such tax and insurance reserves are to be held without interest of the payment of taxes. The payment of anoth deposit Mortgagors after to deposit if any amount recessary to make up the deficit. y., Authing in this paragraph contained, however, shall relieve Mortgagors from the performance of any other overants and agreements relieve to the payment of taxes, assessments and insurance premiums. In case of default in payment of the premium she on deposit of the Note may apply any and all must then an deposit of necessary of the Note may apply any and all must then an deposit of necessary of the Note may apply any and all must then an deposit on account of the index less secured thereby.	
ne co in	for paying premiums thereon, and n event any deficit shall exist in the amount of such deposits Mortgagora ingree to deposit rany account and the state of the st	
or be if	17. Harris Trust and Savings Bank, incl. dually, say buy, sell, own and hold the Note or my interest therein, before or after muturity, and whether not a default shall have occurred or sat, and said Bank as a holder of the Note or my interest therein and every subsequent holder thereof shall contilled to all the same security and to al. the same rights and remedies as are in this Trust Deed given to the holder of the Note with like effect as said Bank were not the Truste under this d. M. merger of it is interest to said Bank are not the Truste and as Trustee between the holder of the Note and as Trustee thereunder shall ever be deemed to have occurred or happen d. A y actions or remedies provided in this Trust Deed to be taken by the Trustee and n y hol er of the Note.	
	Witnesses the hand S and seat of Mortgagors the day and year first above written.	
À	Lewrence F Hine's (SEA',) James J. Hine's (SEAL)	
	STATE OF ILLINOIS) I	
	County of Cook SS. a Notary Public 1 and or and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LEWITCHES and Norma	7.1
	L. Hines, his wi'e who _are_ personally known to be the same person _8	
	whose name <u>S are</u> subscribed to the foregoing Instrument, appeared before me this day in person and ar nowledged that they signed, sealed and delivered the said leature and as their free	
	and voluntary act, for the uses and purpo s ein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notary Seal this	
	December A.D. 19 TE.	
	7 M. haleyka NOTAR, O'L	
	IMPORTANT The Installment Note mentioned in the within Trust Deed has	
	FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RE- CORD. Doen identified herewith under identification No. D 43 HARRIS TRUST AND SAVINGS BANK at Trustee For Re- CORD. BY SESSISTANT VICE PRESIDENT	
	COOK COUNTY, ILLINOIS REAL ESTATE LOAN DEPARTMENT RECORDER OF DEEDS HARRIS TRUST AND SAVINGS BANK 11 VIEST HOHROE STREET 22157899 Attendary Chicago, Illinois 60690	