## **UNOFFICIAL COPY**



SEP 15'72 12 22 PV 22 052 202 22052202	
TRUST DEED	
THE ABOVE SPACE FOR RECORDER'S USE ONLY  THIS INDENTURE, made September 8, 19 72, between SAM N. SOULELES AND SOULA S.  SOULELES, his wife	
herein referred to as "Mortgagors," and PARK NATIONAL BANK	
of CHICAGO  The Composition of the Mortgagors and Fault Holden Education  Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:  HAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, and legal holder or holders being herein referred to as Holders of the Note, in the principal sum of FIFTY FIVE THOUSAND AND NO/LOO  Dollars, or me dby one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER	
on drawced, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on September 8, 1972 on the balance of principal remaining from time to time unpaid at the rate of six and three-quarters (6-3/4) per cent per annum in instalments (including principal and interest) as follows:	
Dollars on the	
mand all of said principal and interest being made payable at such banking house or trust pmpany in Chicago Illinois, as the holders of the note may, from time to time, in writing popoint, and in absence of such appoint en, then at the office of PARK NATIONAL BANK OF CHICAGO said City. Prepayment privilege reantedfor details, see Instalment Note.	
NOW, THEREFORE, the Mortgagors to secure the process of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in nonideration of the sum of One Dollar in hand paid, to receive the receiver the provided deed, do by the Mortgagors to be performed, and also in nonideration of the sum of One Dollar in hand paid, to receive the receiver the receiver the receiver the receiver the receiver and assigns, the following described Real state: and all of their estate, right, title and interest therein, situate, lying and being in the Cook AND STATE OF ILLINOIS, wit:  The East 159.90 feet of the South 184 feet of the North 938.80 feet of Lot 2 in	· .
hile's Subdivision of the West half of the South 1900 the North West quarter of the North West quarter and the West four tent's of said North West quarter of the North West quarter of Section 25 and North 1.83 chains lying East of North Branch oad and the North quarter lying West of said to di (except the North 10 chains of the West 10 chains) of Section 26, Township 42 North, Range 12, East of the Third rincipal Meridian, according to plat thereof recorded of said Subdivision recorded uly 19, 1902 as document 3273374 in Book 83 of plats ag. 26, in Cook County,	
1,00	
ich, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, easements, fixtures, and apputtenances thereto belonging, a all r ats, issues and profits thereof for so gand during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity ward of the elegate and the profits thereof for so gand during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity ward of the elegate and the elegate all the elegate and the elegate	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the see de of this st deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagor, the hairs, cessors and assigns.	
WITNESS the hand .S and seal S of Mortgagors the day and year first above writton.	٠٠.
(Sam N. Souleles)  [SEAL] (Sam N. Souleles)  [Seal] (Soula S. Souleles)	2
ATE OF INTUITION OF BROOKES  I. Alexandra N. O'Brookta  a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  SAM N. SOULFLES AND SOULA S. SOULELES, his wrife	27.
who are personally known to me to be the same person such whose name subscribed to the foregoing thusurgent, appeared before me this day in person and acknowledged that they signed, scaled and deferred the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	300
Given under my hand and Notarial Seal this 14th day of September 1972	
arial Seal	

## **UNOFFICIAL COPY**

	Page 2	
	. THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	Ī
	1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements miss or instructive or the theory said premises in good condition and repair, without waste, and free from mechanics or other flens or claims for lien my expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holder the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or numerical ordinances with upon the process of the rest of the process of the process of the process of the rest of the process of the proc	
	to context.  3. Mortgagers shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebteness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or so that the providence of the same of the s	
	4. In case of default thereine Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and partnase, dischage, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All money's paid for any of the purposes refin authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other money's advanced by Trustee or the holders of the note to protect the mortgaged ptemises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the tate of not any manner of the protection of the pro	
<b>(C</b>	hereunder on the part of Mortgagers.  5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, hay 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, forteiture, tax lien or ritle or estimate relating the case of according to the terms hereof. At the option of the objects of the note, and without notice to Mortgagers, all unpaid indebtedness secured by this type Ded shall not withstanding anything in the note of the distribution of any other agreement of the Mortgagers herein.	
	7. When e indebtedgess hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose. It is not hereof, the result is a described by a control of the shall be allowed and included as additional indebtedness in the decree for sale all expendit; e.g. 4 or spenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys, fees, Trustee's fees, appraiser's fees outlays. It is not to receive the same and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after ent. the decree of procuring all such abstracts of title, title searches and examinations, title nurance policies. For terms certificates, and similar data and assurances with re-to the stitle as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale with my be had pursuant to such decree the true condition of the title to or the side of the premises. All expenditures and expenses of the nature in this prage in "attorned shall become so, much additional indebtedness secured hereby and immediately due and payable, with interest, the state of the premise of the premise of the properties of the state of the properties of the state of the properties of the state of the properties of the proper	
	8. The proceeds of any force sure 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 force.  """ edding, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secur d indebtedness additional to that evidenced by the new with interest thereon as herein provided; third, all principal and interest remaining unpaid on "e note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may	
	9. Upon, or, at any time after the filing o a bill to f veclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either befor or of reale, without notice, without regard to the then occupied as a homestead or not and therefore the return of the premises of whether the same shall be then occupied as a homestead or not and therefore the return of the premise during the pendency of such foreclosure suit and, in case of a sale and a deferency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Morgagous, except of the intervention of such feective, would be entitled to collect such rents, issues and profits, as well as during any further times when Morgagous, except of the intervention of such feective, would be entitled to collect such rents, issues and profits, as well as during any further times when Morgagous, except of the intervention of such feective, would be entitled to collect such rents, issues and profits, as well as during any further times when Morgagous except of the such intervention of such feective, would be entitled to collect such rents, issues and profits, as well as during any further times when Morgagous except in the such as a such received and the entitled to collect such rents, issues and profits, as well as during the whole of said period. The Court from time to time invariant of the receiver to apply the net income in his hands in payment in whole or in part of 40.11 the indebtedness secured hereby, or by any determine the treats deed, or any tax, spall assessment or other like which may be or become superior to the lien hereof or of such decree, provided such application, is no deep rior to foreclosure saic; (2) the deficiency in case of a sale and deficiency.  10. No action for the enforcement of the lien or of any provis in he rod shall be subject to any deference which would not be good and available to the party interposing same in an	
	purpose.  12. Trustee has no duty to examine the title, location, existence or country of the premises, or to inquire into the validity of the signaturies or the identity, capacity; or authority of the signatories on the note or trust deed, no shall rustee be obligated to record this trust deed of to exercice any power herein given unless expressly obligated by the terms hereof, nor be liable for any a 3 to omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indem suit and factory to it before exercising any power herein given. The state of the agents of the properties of the properties of the state of the s	
	the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrat of 186 cin which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to est of Trustee, the then Recorder of Dec. of the county in which the premises are recorded or filed. In case of the resignation, inability or refusal to a stable have the identical title, powers and any only of the resignation of the resignation of the residence of	
	whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this is future. That the construct to mean "note" who more than the property of the	leee,
	Achtre duvin mehre gen motogsid i ten we ommende her obet de toe vocasko o 1645. August er equal to obe the titul (1/2 th) of the estimated real estate taxes next account a same transfer of the capture of the same transfer of the taxes of taxes of the taxes of	y. ee ion
-	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  BY CHICAGO! Trustee.  BY CHICAGO! Trustee.	SHIRB
MAIL T	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	~~
x	PLACE IN RECORDER'S OFFICE BOX NUMBER 480	050°2
1.		ე _