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FLIAS MULA

230 95 010

TRUST DEED J. 44507

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

May 24,

19 75 , between

RICHARD M. SMULSKI, divorced and not since remarried, and HENRY J. SMULSKI and ROSE SMULSKI, his wife, herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

gois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: T'AT THEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said 'egal holder or holders being herein referred to as Holders of the Note, in the principal sum of

EIGHT TA THOUSAND AND NO/100 (\$18,000,00) evidenced by concertain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate date of ...bursement from nine (9%) per cent per annum in instalments (including principal and interest) as follows:

Two hundred twoncy shift and 24/100. Italias on the first day of each more than 10 states and two hundred twenty sight and 24/100 had the first day of each more than 10 states and note is fully paid except that the final payment of principal and interest. In more paid, shall be due on the first day of June 19 85. All such payments on account of the is debtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided in the principal of each instalment unless paid when due shall be at interest at per annum, and i f of said principal and interest being made payable at such banking house or trust

Chicago Illinois, as the holders of the note may, from time to time, in writing company in appoint, and in absence of such appointment, then it the office of Selfreliance Federal Credit Union in said City.

In Said City,

NOW, THEREFORE, the Mortgagors to secure the payment of her administrations of this trust deed, and the performance of the cover-nut and greentents herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is likely accounted to be the sum of the

Lot 81 in Gross Humboldt Park Addition to Chroago, being a Subdivision of the North West 1/4 of the North Fub. 1/4 of the South East 1/4 of Section 1, Township 39 North, Raige 13 East of the Third Principal Meridian (except 1 square acre in the North East corner and I square acre in the North West corner (nervof) : Cook County, Illinois.

This instrument Was Prepared By Etlas Muta, Attorney and Counselor At Law 2301 W. Chicago Avenue, Chicago, Illinois 60622

which, with the property heteinafter described, is referred to hetein as the "prototice,"

TGGETHER with all improvements, tenements, casements. Bistures, and apportenances thereto belonging, and all tents, issues are profess through long and during all such times as Mortgagors may be entitled thereto (which are pledged primard) and on a parity with said real estate 3 at "condarily) and all apparatus, equipment or articles money of herefare therein or thereon used to supply heat, aga, air conditioning, water, light, potent (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), excens, window shades, form distributions of the state of thinning the state of the state of the state of thinning which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust doed constitution are the state of the state of

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this t deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

| trust deed) are interspect | area mereni by reference and a part meren and |
|--|--|
| successors and assigns. | _ |
| WITNESS the hand # | and seal of Mortgagors the day and year first above syritten. |
| (1) I (1) | |
| Mutor 1/1. | SEAL SEAL SEAL |
| | |
| Menunt | Barriel SEAL SEAL SEAL |
| | |
| 9/ | Elias Mula |
| state of Illinois, / | 1 |
| | SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT |
| County of Cook | Richard M. Smulski, divorced and not since remarried, and |
| 30 CK S . M | Henry J. Smulski and Rose Smulski, his wife |
| Section of the sectio | who ATO personally known to me to be the same person 8 whose name 8 ATO subscribed to the foregoing |
| | who 32.5 personally known to me to be the same person a whose name a sacra subscribed to the loregoing |

instrument, appeared before me this day in person and acknowledged that, delivered the said Instrument as their free and voluntary thev free and voluntary act, for the uses and purposes therein set forth.

24th May, Given under my hand and Notarial Seal this, Drec Canadary Public

007 B 1-60 Ti, Doed, Indiv., Instal,-Incl. Int.

PUBLIC

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

1. Mortgagors shall (1) promptly repair, restore or rehold any buildings or improvments now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other here or claims for hen not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a hen or chage on the premises superior to the hen hereof, and upon request exhibit satisfactory evidence of the discharge of such prior hen to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premise; (5) comply with all requirements of law or municipal ordinances with respect to the new thereof; (6) make no material alterations in said premises except a required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer versite charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to deplete of duplicary of the note duplicary for expressive therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may devire to contest.

and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Murtgapors and lays in full under protext, in the manner provided by status or assument which Mortgapors may desire to context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises mastered against loss or damage by fire, lightning or windstorm under policies providing for payment by the instrance companies of moneys sufficient either to pay the cost of replacing or reparting the same or to pay in full the indictioneds secured bereby, all in companies sartsfactory to the holders of the mote, under insurance policies payable, in ease of loss or damage, to Trustee for the benefit of the holders of the mote, and to ease of insurance about to expire, shall deliver renewal policies not less than the state of the holders of the mote, and in case of insurance about to expire, shall deliver renewal policies not less than the state of the holders of the notice may, but need not, make any payment or perform any art hereimbefore required of Mortgagors in any form and manner december and may, but need not, make any payment or perform any art hereimbefore required of affecting safe premises or context any tax and may but not even do not need not, make find or partial payments of principal or interest on prior renording affecting safe premises or context any tax of associated any tax here or the holders of the note to protect the mortgagor bytes and forming of the purposes them of all responses paid or may of the purposes them of all responses paid or may of the holders of the note to protect the mortgagor pretative and the little forming which a tron hereof, of the note to protect the mortgagor pretative and the health even for pay has a distinguished to supply as a distinguished to the note to protect the mortgagor bytes. So, the firstee of the holders of the note to protect the mortgagor bytes

interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortagors berein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to for close the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all eaper blures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee', fees, appraiser's to out'; 75 or documentary and expert evidence, stenographers' che; ges, publication costs and costs (may be estimated as to tents to be expended after it sy of the decree) of procuring all such abstracts of tule, title exarches and examinations, title insurance policies. Forens certificates, and similar data and, surface see with respect to title as Trustee or holders of the note may deem to be greatonably necessive their to procure such suit or to evidence to bidders at any alle which may be that pursuant to such decree the true condition of the title for or the value of the premises. All expenditures and expenses of the rate or his partagorable mentioned shall become is of much additional indebtedness secured hereby and mendeately due and payable, with interest thereon at the rate of seven per cent per annum, when paid of incirred by Trustée of folders of the note in connection, with (a) any proceeding, in which cited or them shall be a party eitherasia/blantiff, claiman of defendant, by reason of this trust deed or any indebtedness he by seven or this trust deed or any indebtedness he by seven or the proceedings, including probate and board of the preparations for the defense of any threatened solution proceedings and the proceedings and the proceedings including all such terms as are mentioned in the precious proceedings and continued to the commercial of any threatened solution proceeding paragraph hereof. second, all other terms whic

principal and interest femalic by impair on the note; fourth, any overpus to storigagins, then helds legal representatives or assigns, as were figure application for at any time after the fill g of a bill to forcelose this trust deed, the court in which such bill is filed may appoint a receiver of and premises. Such appointment may be made on by a or after sale, without notice, without regard to the solvency of insolvency of Mortgagues at the time of application for such receiver and without regar to be then value of the product of the remaining and the trust of the product of the remaining any further times when Man gap is, every for the intervention of such receiver, and the remaining any further times when Man gap is, every for the intervention of such receiver, more discussional and in the production of the

Trustee or the holders of the note shall have the right to us poss the premites at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, Leation, existing or a solution of the premites, or to majorite mote the validity of the signatures or the dentity, explacitly, or authority of the signatures or the dentity, explacitly, or authority of the signatures or the dentity explacitly of the signatures or the dentity explacitly of the parts or employee confirmater, or the first of the signatures of the centre given unless expectely obligated by the terms hereof, not be liable or as a set or initiations become in the original property of the signature of the misconalist of that of the agents or employee confirmater and the parts of employee confirmater and the parts of employee confirmater and explained and the line thereof by proper inst one at non-presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, and fruster may except a treate of the request of any person who shill, either before or after maturity thereof, produce and exhibit to Trustee the note, representing the "malebatedness hereby excurted has been paid, which representation described any note which bears an identification mimber purporting to be placed thereon by prin, trustee here may except as the most benefit education herein contained of the note and which priports to be executed by the person sheem herein described any note which bears an identification mimber purporting to be placed thereon by prin, trustee herein and exhibit on the description herein contained of the note and which priports to be executed by the person sheem herein described in the original trustee and it has never placed its identification number on the one described herein, it may accept as the note herein described any note which has be presented and which conforms in substance with the description here."

13. Trustee may resign by mistrument in writing filed

May 28 12 51 PH '75

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IMPORTANT

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 AROST COMPANY,
Trustee,
Trustee,
Trustee,
Trust Office,
Trust Office

POLUCIORDERS INDEX PURPOSES INSIGET STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

MAIL TO:

ELIAS MULA ATTORNEY AND COUNSELOR AT LAW 2301 W. CHICAGO AVENUE CHICAGO, ILLINOIS BOSEZ

PLACE IN RECORDER'S OFFICE BOX NUMBER 53

D-OF RECORDED DOCUMENT