UNOFFICIAL CC



SECOND MORTGAGE

DEPT-01 RECORDING

8 00 **08**

| | T#1111 T8-N 7022 05/31/85 09: |
|---|--|
| CTTC 7 | THE ANOVE SPACE FOR REPUBLICATIONS ONE ORIENTS — 0112 |
| THIS INDENTURE, made May 30 | 1985 between MICHAEL MASI and |
| SUSANNE MASI, his wife, o | |
| | ELIZABETH PETG |
| herein referred to as "Mortgagors," and CARSX | SATMINUNGTINITEGESHY XKHKERNYXXKAAHHEHYXX. E. witneseth: |
| | ndebted to the legal holders of the Instalment Note hereinafter described, said |
| legal holder or holders being herein referred to | |
| Twenty Thousand and 00/10 | Dollars, |
| evidenced by one certain Instalment Note of BEARER ELIZABETH PETO or he | the Mongagors of even date herewith, made payable to THE ORDER OF er assigns or heirs |
| from May 30, 1985 on th | e the Mortgagors promise to pay the said principal sum and interest to balance of principal remaining from time to time unraid at the rate ments (including principal and interest) as follows: |
| Two Hundred Lighty Six and | 95/100 (\$286.95) Bollars or more on the 1st day |
| of June 1/ 85 and Two Hun | dred Eighty Six 6 95/100 (\$286,93) ollars or more on |
| the 1st day of each month the | creafter until said note is fully paid except that the final payment of principal |
| and interest, if not sooner paid shall be du | ie on the lateday of April 1990 . All such payments on ; |
| | d note to be first applied to interest on the unpaid principal balance and the |
| | ncipal of each instalment unless paid when due shall bear interest at the rate |
| | sprincipal and interest being made payable at such banking house or trast |
| company in Chicago in writing appoint, and in absence of such appo | Illinois, as the holders of the note may, from time to time, it once it, then at the office of ELIZABETH PETO. |
| in said City, | The tit ties of the office of |
| NOW, THEREFORE, the Mortgagors to secure the | the payment of the said principal sum of money and said interest in accordance with the null them. It was made of the covenants and agreements herein contained, by the Murtgagors m of One Dollar in hand gaid, the precipt whereof is hereby acknowledged, to by these its successive of assigns, the following described Real Estate and all of their estate, non-dobeing to the CENTY Of Owit: |
| Lot 14 in Gundlachie enha | ivision of low 12 (except the East |
| | for street puroses in the subdivision |
| by L. C. P. Freer. Receiv | er, of the West 1/2 of the Southwest 1/4 |
| of Section 32. Township 4 | 1 N., Range 14 Kast of the 3rd Principal |
| Meridian in the County of | Cook and State of Illinois. |
| | |
| 6545 N. Bosworth, Chicago | , Illinois |
| Permanent Index No. 11-32 | |
| | 76/ |
| eMMCSANCHER secondarily) and all appearits, equi conditioning, water, light, power, refrigeration (wherl foregoing), screens, window shades, storm doors and foregoing are declared to be a part of said real estate equipment or articles hereafter placed in the premises the real estate. | ascenerats, fixtures, and appurtenances thereto belonging, and all a districtives and prefit- gagors may be entitled thereto (which are pledged probabilities). It is invested prefit- gament or articles now or hereafter therein or thereon used to use a, beat, gas, an her single units or centrally controlled), and ventilation including (wi door) triticities the d windows, floor coverings, inador beds, awhings, succes and water heat or all on the e whether physically attached thereto or not, and it is agreed that all shall apparatus, by the mortgagors or their successors or assigns shall be considered as convolution pour of |
| TO HAVE AND TO HOLD the premises unto the | e said Trustee, its successors and assigns, forever, for the purposes, and upon the use and its under and by virtue of the Homestead Exernation Laws of the State of Illino's, which esdy referse and waive. |
| | covenants, conditions and provisions appearing on page 2 (the reverse side of |

this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. and seal _____ of Mortgagors the day and WITNESS the hand [SEAL] [SEAL] STATE OF ILLINOIS, the undersigned a Notary Public in and for and residing in said County, in the State afore THAT MICHAEL MASI and SUSANNE MASI, SS. County of Cook who arepersonally known to me to be the same person 5 whose name instrument, appeared before me this day in person and acknowledged that foregoing they signed, scaled and delivered the said instrument as voluntary act, for the uses and purposes therein set forth. 30th Given under my hand and Notarial Seal this

Form 807 Trust Deed — Individual Mortgagor — Secures One Instalment Note with Interest I syluded in Payment. R. 11/75
Page 1

Notarial Seal

Page :

85041608

Page 2

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

THE COVENANTS. CONDITIONS AND PROVISION. REFERENCE TO ON PAGE 1 (THE REVERSE SID. OF THIS TRUST DEED):

1. Morgagors shall (a) promptly resid; ration of rabillar by buildings of improvements how on interacting on this promptly in the provision of the promptly of the provision o

deficiency.

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

11. Trustre or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be remisted for that nursuas.

11. Trustre or the holders of the note shall have the right to inspect the premises at all reasonable times and accers thereto shall be permitted for that purpose.

12. Trustre has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be oblicated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, purposes of Trustee on a life may require indemnities except in case of its own gross negligence or subsconder or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustree shall release this trust deed and the lien; thereof by proper instrument upon presentation of satisfactory avidence that all indebtedness secured by this trust deed has been fully paid; and Trustoe may execute and deliver a release hereof te and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee; the note, representing that all indebtedness hereby secured has been paid, which representation Trustoe may except as true without imaging. Where a release it requested of a successor trustee, such successor trustee may accept as the genuine note herein described my note which bears an identification number purporting to be placed title and the present of the original trustee and it lies never placed its identification manher on the note of executed by the persons herein described are the makers thereof; and where the release is requested of the original trustee and it lies never placed its identification number on the note of executed by the persons berein described as makers thereof.

presented and which conforms in subtance with the description herein contained of the note and which purports to be executed by the persons berein designated as makers thereof.

14. Trustue may resign by instrument in writing filled in the office of the Recorder or Registrar of Tules in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

premises are intusted small be successfor in Trust. Any Successfor in Trust increasing the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be bindling upon Mortgagors and all persons distinguished under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons disting from the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. Toe word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or su recessor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of this trust deed. The provisions of the "Trust And Trusters Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANTI
FOR THE PROTECTION OF BOTH THE BORROWER,
LENDER, THE INSTALMENT NOTE SECURED BYA
TRUST DEED SHOULD BE HENTITED BY CHICAGO T
AND TRUST COMPANY, TRUSTEE, BEFORE THE T
DEED IS FILED FOR RECORD.

Identification No. 1234

ELIZABETH PETO

Anistert Secretary/Amistant Vice President

LETITIA SPUNAR-SHEATS 105 W. Madison St., Chicago, IL 60602

FOR RECORDER'S INDEX PURPOSES INSERT STREET AUDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER

6545 N. Bosworth Chicago, 11, 60826