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(10-84) CCDCH-6

#### PLACITA JUDGMENT

#### UNITED STATES OF AMERICA

one of the Judges of the	e Circuit Court of Cook	HAROLI) County, in the State of Illino -JULY 15th	is, holding a bran	
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			, , , , , , and or t	ne macpenaence
of the United States of A	nerica, the two hundredth	h andTWELFTH PRESENT: - The Honorable	HAROLD Judge of the Circuit Co	SIEGAN ourt of Cook County.
	O <sub>F</sub> C	RICHARD M. I JAMES E. O'C RICHARD J. E		ittorney
Attest: MORGAN M. FIN	NLEY, Clerk.	of County Cla	450	366.193 <sub>1</sub>

STATE OF ILLINOIS

COUNTY OF COUK

THE CIRCUIT COURT OF COOK COUNTY: ILLINOIS COUNTY DEPARTMENT - CHANCERY DIVISION

PLAINTIFF

PLAINTIFF

NO. 87 CH 2209

VS

Judge

Harolo A. Siegon

SHAHID KALFEM; MASKA KALEEM; SYFD

SHAHID HUSAIN; 751BA HUSAIN; AMERICAN

NATIONAL FAND, AND TRUST COMPANY OF

CHICAGO, AS TRUSTEE U/T/A #54922; HARRY

"PUS" YOURELL, ENGISTRAR OF TITLES;

CHICAGO TITLE & YOUST CO., AS TRUSTEE;

JNKROWN UMBLES;

DEFENDANTS

#### JUDGMENT FOR FORFCLUSURE AND SALE

THIS CAUSE having been duly heard by this Court upon the record nerwinths Court FINDS:

It has jurisdiction to the parties hereto and the subject matter nereof.

Thus all the material allegations of the Complains are true and sole, the provent that by entry of this Judgment for Forestosure and Sale, the Morsgape and Note which is the subject matter of these proceedings is extinguished and mergered into Judgment and default no longer exists, but has been replaced by Judgment, and that by virtue of the Mortgage, and the affidivits presented as evidence of indebtedness secured thereby in the Complaint, there is due to the Plaintiff, and it has a valid subsisting on the property described hereafter for the following accounts:

Principal. Accrued Interest and		
Advances by Plaintiff:		73 • 181 • 60
Custs of Suit:	5	852.57
Attorneys* Fees:	\$	A00•00
TOTAL ************************************		74.634.17
·		25225555555

All the foregoing amounts have been accounted for in the Affidavit filed by Plaintiff.

The Court further finds that thered is 3 dué and 4 wing 4 of the Defendants immediately hereinefter stated, if any, the sums set forth, as a lien(s) upon the subject premises subordinate and inferior to the lien and interest of the flaintiff pursuant to the verified pleadings filed nerein:

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That by its terms said mortgage provides that the attorneys for the Plaintiff shall be entitled to an award of reasonable attornyes fees herein, and, that included in the above indeutedness are attorneys; tees, that the following sum is hereby allowed to the Plaintiff:

1600.00

That under the provisions of said Mortgage, the costs of foreclosure are an additional indebtedness for which the Plaintiff should be reimbursed, and that such expenses are hereby allowed to the Plaintiff.

That the Mortgage described in the Complaint and hereby foreclosed appears of record in the Office of the Recorder or Registrar of Deeds. Cook County, Illinois, as Document No. 3331877, and the property herein referred to and directed to be sold is described as follows:

13-35-103-002 CHO N

LOT 3 IN THE SUBDIVSION OF LOTS 28, 29, AND 30, IN TRAPET'S FULLERTON AVENUE ADDITION TO CHICAGO, BEING A RESUBDIVISION OF BLOCK 1 IN GRANT AND KENNEY'S ADDITION TO PENNOCK, A SUBDIVISION OF THE PAST 1/2 OF THE WEST 1/2 OF MORTHWEST 1/4 OF SECTION 35, TOWNSHIP 40, NORTH, RANGE 13, EAST OF THE THIKD PRINCIPAL MERIDIAN, IN COUK CUNTY, ILLINOIS.

COMMONLY KNOWN AS:

3806 WEST PELDEN
CHICAGO, ILLINDIS 60.47

That the Fortgage herein referred to secured a Mortgage Mote executed by: SHAHID KALEEM; NASRA KALEEM; SYED SHAID HUSAIN;

That the rights and interests of all the Defendants to this cause in ma to the property hereinbefore described are inferior to the lien of Plaintiff herecofore mentioned.

That the Defendant(s) named in the caption hereof, excepting the Registrar of Titles and any party dismissed by Order of Court herein, are the owner(s) of the equity of redemption.

That the original Mote and the original Mortgage have been offered in avidence and exhibited in open Court, and Plaintiff is hereby given leave to withdraw the original Note and the original Mortgage and in lieu thereof, substitute true and correct copies which are attached to the Complaint filed herein, and no further copies need be filed.

IT IS URDERED AND ADJUDGED that the last of the owners of the equity of redemotion has been duly served with summons or by

Property of Cook County Clerk's Office

publication on up 10. 107 and that the perform redemption shall expire and terminate six (6) months after 1the datedof sale derein, except that the Court retains jurisdiction to shorten the redemption period mercin as by statute provided in Sec. 12-129 of the Ill. Civil Code of Procedure, upon Petition properly presented and supported by Affidavit.

This Judgment is entered pursuant to Sec.12-128 od the III. Civil Code of Procedure.

IT IS FURTHER URDERED AND ADJUDGED that unless within three (3) days from the date of the entry of this Judgment there shall be paid to the Plaintiff the respective sums, with interest thereon (except on attorneys's fees), at the rate of nine percent (9%) per annum from the date of this Judgment to the date of payment, and for the uses and conclits mentioned in Paragraph 2 of this Judgment; the real estate hereinahove described, together with all improvements thereon and appurtenances belonging thereto, or so much theref as may be necessary to pay the amounts found due, and which may be sold separately without material injury to the parties in interest, be sold at public venue to the highest and uest bidder for cash, by the Sheriff or Judge of Cook County, Illinois in place ordinary and customary for such sales; Room 885 in the County Building, 118 N. Clark St., Chicago, Illinois, Cook County, and State of Illinois.

That said sheriff or Judge give public notice of the time. place and terms of such sale by publishing the same at least once in each week for three successive weeks in a secular newspaper of general circulation published in Cook County. Illinois, the first publication to ue not less than twenty (20) day, before the date of said sale; that the Sheriff or Judge may, in his discretion, for good reason, adjourn such sale so advertised and continue the same from time to time without further notice or publication of such sale by oral proclamation by him at the time and place set by the notice of publication of such sale or such announced subsequent date; that Plaintiff or any of the parties to this cause, may become the purchaser or purchasers at such sale; that in the event Plaintifr is the successful hidder at the sale, the Sheriff or Judge may accept Plaintiff's receipt for its distributive share of the proceeds of sale. in lieu of cash; that upon such sale being made, said Sherift or Judge shall execute and deliver to the purchaser or purchasers. Certificate or Certificates of Sale, and he shall file for record a gaplicate thereof, as required by law.

That out of the proceeds of such sale, he shall make distribution in the following order of priority:

- (a) Putain his fees, disbursements and commission on such sale;
- (b) To the Plaintiff, or its attorney of record, the amounts mentioned in Paragraph 2 of this Judgment with statutory interest except on the attorneys\* fees.
- (c) To the parties mentioned in Paragraph 3, if any, the sums mentioned therein with statutory interest, except on attorneys\* fees as their priorities appear.

That said Sheriff or Judge, upon making such sale, shall with all

covenient speed, report he same to the court for its approval and confirmation, and he shall likewise report the distribution of the proceeds of sale and his acts and doings in connection therewith; that the sheriff or Judge take receipts from the respective parties to whom no may have made payments as aforesaid, and file same with his report of sale and distribution in this Court; that if after the payment of all the foregoing items there shall be a remainder, he holds the surplus subject to the further Order of this Court, and that if there be insufficient funds to pay in full amounts found due herein, he specify the amount of deficiency in his report of sale. That Plaintiff shall be entitled to a deficiency for such amount IN REM, or IM PERSONAN as by the Court determined, upon Petition of the Plaintiff to approve the report of sale and distribution of said Sheriff or Judge.

That Plaintiff shall be entitled to a lien upon the premises, the rents, issue, and profits from the premises involved herein during the statutory period of redemption for the amount of such deficiency, and any sums advanced for the purpose of taxes, maintenance, insurance and preservation of said property, whether or not a redemption is made from the sale hereinder prior to the expiration of said period of redemption.

That if the premises so sold shall not be redeemed according to and within the time provided by law, then upon issuance of a Sheriff's or Judicial Need, the Defendants, and all persons claiming under them, or any of them, since the commencement of this suit be forever barred and foreclosed of and from all rights and equity of redemption or claim of, in and to said premises, or any part thereof; and in case said premises shall not be redeemed as aforesaid, then upon the production to the Sheriff or Judge or his successor, of said Certificate of Sale by the legal holder thereof; said Sheriff or Judge shall execute and deliver to him a good and sufficient Deed of conveyance of said premises; and that thereupon the grantee or grantees in such fleed, or his or their legal representative or assigns ne let into possession of said premises; and that any of the parties hereto who shall be in possession of said premises or any portion thereof, or any person who may have come into possession of said premises under thom, or any of them, since the commencement of this suits shalls upon production of said Sheriff's or Judicla? Deed of converance, surrender possession of said premises to said grantee or rantees, his or their representatives or assigns, and in secoult of so doing, a writ of Assistance shall issue.

- In the event the subject real estate is registered with the Registrar of Torrens Titles of Cook County, Illinois, it is further ordered that the Registrar of Torrens Titles is hereby directed to concel the outstanding Certificate of Title and issue a new Certificate without requiring the surrender of the Mortgagee's Duplicare Certificate of Title.

That there is no just cause for delaying the enforcement of this Judgment or an appeal therefrom.

The Lourt retains jurisdiction for the purpose of enforcement of this Judgment, approval of sale, for the purpose of Michelphing a seceiver and to determine the period of redeption of the owners and nolders of the equity of redemption as and by statute provided, upon Petition properly presented.

ENTER:

PIERCE & ASSUCIATES attorneys for Plaintiff Seventh Floor 30 South Michigan Avenue Chicago: Illinois 60603 Tel. (312)-346-9086 ATTORNEY CODE #91220 PA875397

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(10-84) CCDCH-6

and complete COPY OF A CERTAIN JUDGMENT MADE AND ENTERED OF RECORD IN SAI	ID COURT:
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in a certain cause lately pending in said Court, between	
CITY FEDERAL SAVINGS & LOAN ASSOC., plaint	
and SHAHID KALEEM, etc., et al., defendant	/respondent.
IN WITNESS WHEREOF, I have hereunto set my hand	, and affixed
the seal of said Court, in said County, this 21st.	
day ofJULY	19 8

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