FFICIAL CO

his Andenture Mitnesseth	_ 4	664
his Indenture Mitnesseth, That ha Maurello, (widow) and Michael R.	Maurello, son	_
City of Chicago, in the County of	of Cook and State of 1111 inois	
nd in consideration of the sum of Fifty Five Hundred		ollere
nd paid, CONVEY and WARRANT to CAPITOL BA	ANK & TRUST OF CHICAGO	
4801 W. Fullerton Avenu	ue of the City of Chicago c	ounty
Cook and State of Illinois	the following described real cetato, to-wit:	
	<u> </u>	
outh 18 feet of Lot 365 and Lot 366(except the South 14 feet thereof) in	
pester and Sanders Second Section Li	ne Addition of the South West quarter o	of_
the read of Section 27 Township 10	est quarter (except the East 153 feet	
thereaf) of Section 27, Township 40 rincile, Meridian, in Cook County, 1	llings	
The reality in deak deality; 1	11110132	
address wormenly known as: 2821 N. I	Keating	
	Keachig	
	1.4	
73/		
Ux		
ated in the City of Chicago Cunst of	Cook and State of Illinois	
sby releasing and waiving all rights under and by virtue of the Ho-	satesid Exemption Laws of the State of	
all right to retain possession of said premises after any defau t in	ay ent or a breach of any of the covenants or agreements herein cont	ained;
rust nevertheless, for the following purposes;	7	-
The said Anna Maurello and Micha		rentor
in are justly indebted upon their Prom	issory N to , bearing even date herewith, payable to the order of.	
ABITOL BANK & TRUST OF CULCAGO LOGO	V 5 17 0 012 122 1	
CAPITOL BANK & TRUST OF CHICAGO, 4801	dd-on (15.82 APR) with 35 monthly paym	onts
of \$155.29 commencing September 5, 19	83 and a fig. 1 cayment of \$155.29 op	ents
ugust 5, 1986.	-5 -10 - 11.5. Eyillolle 01 - 4155125 011	
gates. If default be made in the payment of the said	IT Promissory Note , or of any part th reo., 'he interest the payment thereof, or in case of waste, or non-payr, nt o' taxes or a greenents berein contained, then in such cases ot a being contained to the legal holder of said prisacy Note , or six or of them, and the result of the legal holder of said Promissory Note , or six or of them, into and upon and take possession of the premises hereby gran', or or sereof, and, in his own name or otherwise, to file a bill or bills in any the legal holder of said party of the second premises for the purposes herein specified, by said party of the second part, or person who may be a commissions of said party of the second part, or person who may be a commissions of said party of the second part, or person who may be a commissions of said party of the second part, or person who may be a commissions of said party of the second part, or person who may be a commissions of said party of the second part, or person who may be a commission or said party or the second part, or person who may be a commission or said party or the second party of the second part, or person who may be a commission or said party or the second party of the sec	mercon, meess- incipal holders it shall iny part y court btain s
execute this trust, and FESSOREDIE is trust, including all moneys advanced for insurance, taxes and of an to pay the principal of said note. whether the and reveals	Dollars attorney's and solicitor's fees, and also all other exp. ther liens or assessments, with interest thereon at seven per cent per by the tarms thereof or the solicing of the level hadde the side.	nen c
e thereon, randering the overplus, if any, unto the said party of asonable request, and it shall not be the duty of the purchaser to as	the first part, their legal representatives or assign to the application of the purchase massign.	gns, on
one it is nother provided and agreed, that upon the filing of a	ay bill of complaint in any court having jurisdiction thereof, to forecto	se this
stable person, receiver, with power to receive and collect the reward the payment of the expenses and costs in such proceeding,	nts, issues and profits arising out of the said premises, and apply the	e same 11 have
And Said first party bereby agrees, that I he y will, in do	o said Court shall seem proper. a season, pay all taxes and seasaments on said premises, and will k	eep all
indings that may at any time be on said pramises, during the con amount (not exceeding the amount of said indebtedness), as as d will represely easier such saling as additional formation.	tinuance of said indebtedness, insured in such company or companies id second party, or the holder of said note may from time to time	and for direct,
d win properly used in such policy or policies of insurence to as dd in case of the rafuel or neglect of asid party of the first part the id party of the second part or his successor in trust, or the hold mays thus neid, with interest thereon at saven part cart.	so easid Court shall seem proper. se essent, pay all taxes and essessments on said premises, and will k tinuance of said indebtedness, insured in such company or companies in second party, or the holder of said not only from time to it party of the second part as further security for the indebtedness and party of the second part as further security for the indebtedness and error of said not only to the second part as further security or the second part as further security or the second party of the s	resaid. resaid. and all
Shen The said note and all expenses accruing under this T	rust Deed shall be fully paid, the spid grantes or his successor o	r legal
presentatives shall re-convey all of said premises remaining unsold treasonable charges therefor. In case of the death, resignation, re- act of said grantes	to the seid grantor or THEIF heirs or assigns, upon re- moved from said COOK COOK OF THE TOT OF CHICAGO	
	an and authority, as in an analysis of the power and authority, as in an all costs and are all c	
and that of said sole and that the same shall be a lien on said pe di taken out of the proceede of any sale thereof. Bitness, The hand and seal of the said grantor	this 11th a day of August	_ A.D.
* *		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	M.O O NA.	(SEAL)
Dom over Branch buck, buck, buck about Pape, bl.	Michael Maurel 8	(SEAL)

26746664

UNOFFICIAL COPY

	· • · • • • • • • • • • • • • • • • • •				
State of 111 ir	ss.	i i i i i i i i i i i i i i i i i i i	•		;
County of Cool) 3,_	Richard L. Ti	obles		•
	A_Notary	<u> </u>	in and for	r said County, in the	
	State aforesaid,	Do Mereby Certify,	That	·	
•	Anna Maurello	and Michael R.	Maurello	· .	
			ne person <u>s</u> whose nan		
0,	and acknowledged	that_t hevigne	ent, appeared before m d, sealed and delivered	the said Instrument	
70,			y act, for the uses and ver of the right of home		
Madining.	N A	er my hand and		seal, this	
	1	11th Aday of		A. D. 19 ⁸³	
C.S.		P.0"	00.700	<u></u>	
	U)r	Mua	& Chille	لع	
2780	. (
S. T. III		· O ·			
		0/			
		1			
			0,	•	
			4		
			///	• • •	10
E	į,	UG-2443 752	и л и 2574666	u A — REI	10.
は 05 9 ま >				0	
			,	1/2	
				τ_{λ}	
	-	7	1000=	0,	
a O		E0639	JOE		
e urell		- s)Ç.
Ant Ant	Icag			25 H	10
EEE ad Insu	60641 60 CF 60 UE	M. Needham W. Needham WBOI W. Fullert		ES CENT	א אוני
D D Iver a	66 ST 0	ago, ago,		UST 0 ON A ON A	Š
SUST DEE STATUTORY FORM nuse for Receiver and Insurello and Michae	Ing To TRUS	M. Needham 4801 W. Fullertc Chicago, Illinoi			746
TATL See 19	IIII 6		MAIL MAIL	0: 0: FUL: GO, II	26746664
TRUST DEED STATUTORY FORM With Clause for Receiver and Insuranc Anna Maurello and Michael Ma	2821 N. Keating Chicago, Illinois 60641 TO CAPITOL BANK & TRUST OF CHICAL 4801 W. Fullerton Avenue	Prepared by: M. Needham Chicago, I.	MAIL	MAILTO: CAPITOL BANK AND TRUST OF CHICAGO 4801 W. FULLENTON AVENUE CHICAGO, ILLINOIS 60639	*
, ma	Chic 2821	e bar	<i>•</i>	FATTE S	
	5 3 5	3 5			

END OF RECORDED DOCUMENT