UNOFFICIAL COPY

•						•
					· .	-
0			3	•	1.5	
		e e e e e e e e e e e e e e e e e e e	· for	# 449	7/3/ Electronic Control (1874)	
TRUST DE	EED	1991 E	EC 29 AM	9 12 .	Collis etc	:
90				2609573	•	
		DEC-29-91		PACE POR RECORDE		10.20
THIS INDENTURE, mad	eDECE	MBER 16,	, 19 81 , b	etween Warlito	Manguba and	
Louella Manguba his	wife	her	ein referred 1	to as "Grantors",	and D.K. Wat	tson
		xC	of Oak B	rook		, Illinois,
herein referred to as "Trus	-					
THAT, WHEREAS the G ciary", the legal holder of Dollars, evidenced by one Beneficiary, and delivered in 60 consecutive	the Loan Agre	ement bereinaft	er described, he Grantors	the sum of41	14.87 rewith made nav	able to the
with the first installment			lst.	12130	Tabline or \$, 1982
			dry of each	nth & Day) month thereafter	r until fully paid.	•
and the remaining install payments being made pa or other holder may, fron The principal amount of the	n time to time,	in writing appoi	nt.	checier Illinois, or at	such place as the	Beneficiary
NOW, THEREFORE, the Grant the performance of the covenants as raid, the receipt whereof is hereby				ed, rad rise in consider	ons and limitations of this ration of the sum of One	s trust deed, and bollar in hand
scribed Real Estate and all of their e	ratate, right, title and	l interest therein, situat	te, lying and being	in ti . City of	Broadview	
The South 45 feet o line of 15th Street 12, East of the Thi	in Broadvie	w, a subdivis	at part of sion in Sec	tion 22, Towns	South of the ship 39 North,	South Range
	260)95737	1	Deo MA	74	· 82
which, with the property hereinafter TOGETHER with improvements	and fixtures now at	tached together with ea	ises," sements, rights, no	! Ivileges, interests, rents :	and profits.	6095
TO HAVE AND TO HOLD the free from all rights and benefits un- by expressly release and waive.						
This trust deed consist side of this trust deed) as Grantors, their heirs, suc	re incorporated	herein by refere	conditions a ence and are	nd provisions app a part hereof	earing on page 2 and shall be bind	(the rive seed ding in the
WITNESS the hand (s) and seal(s) o	of Grantors the	lay and year	first above writte	en.	
		(SEAL)	<u> </u>	Carle to M	Margare	(SEAL)
		(SEAL)	* }	forella les	nguly	(SEAL)
STATE OF ILLINOIS,	ī	Ronald A.	Paulin		-	
County of Dupage	ss. a Notary Warlito	Public in and for and r Manguba and	Louella h	nty, in the State aforest	nd, DO HEREBY CERTI	IFY THAT
minimum,	wno ARE	personally known to me	to be the same per	onS whose pame T	heir subscribed to the	foregoing Instru-
Mina	ment, appeared befor	e me this day in person Their		that	signed, sealed	and delivered the
17400m = E	and waiver of the ri	ight of homestead. y hand and Notatiat Ser			ember	counting the release
3/2"373//	THE ASS	SOCIATES OX 188		Kona	ld a Faul	la:
Mich Mich	9909 W. RO WESTCHEST TELEPHONE	OOSEVELT RD. ER, IL 60153 E # 345-2010		My Commission	Expires Sept. 18, 1984	Notary Public.
<i>(**</i>)	This instrument was	Carbonara	9909 W. R	oosevelt Rd.,	Westchester.Il	1., 60153
600412 Rev. 6-80		(Name)			(Address)	

Company of the second

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

1.— Granic thal (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) k po h premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay wend due any indebteness which may be issuared by a lien or charge on the premises superior to the lien berof, and upon request exhibit satisfactory evidence of the charge of such prior lien to Trustee or to Benedicary; (4) complete within a reasonable time any building or buildings now or at any time in process of erection; one and premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make

2. Grantors stall by the early penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges spaints to the service and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default herewider to account the service of t

If. Grantors shall keep and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorn underripolicies providing for paym and the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the in debtedness secured hereby, all in con a nices satisfactory to the Beneficiary, under insurance policy payable, in case of loss or damage, to Truster for the beneficiary to the Beneficiary, under insurance policy, and shall deliver all policies, including additional and renews policies, to Beneficiary, and necessary of sure capout to exotic, shall deliver renewal policies no less than ten days prior to the respective dates of expiration.

4. In case of default therein. Trustee of 5 medelary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form any manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbranees, it any, and purchase, discharge, compromise or settle any tax lien or other prior if or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or content any tax of the prior if or any other maneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without on, occ and with interest thereon at the rule of seven per corn pre annum. Inaction of trustee or Beneficiary shall

5. The Trustee or Beneficiary hereby secured hand any payment hereby sutherized relating to taxes or assessments, may 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, forfeiture, tax lies or title or claim thereof.

6. Grantors shall you each item of indebtedness herein sention 1, both principal and interest, when due according to the terms hereof. At the option of Beneficiary services to Grantors, all unpublic indebtedness see red by this Trust Deed to the contrary become due and payable (a) framediately in the case of defa it in making payment of any installment on the note, or to when default shall occur and continue to

7. When the indebtedness hereby secured shall become due wi ther by acceleration or otherwise. Reneficiary or Trustee shall have the right to foreclose the lieu hereof, in any suit to foreclose the lieu hereof, the many suit to foreclose the lieu hereof, the many suit to foreclose the lieu hereof, the unique hereof, the decide as addition indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on brholf of Trustee or Beneficiary for a one 'a fees, Trustee's fees, appraisers' fees, outlay for documentary and expent evidence, stempers of the property of the decree of procurring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and the same and assumances with respect to title as Trustee or Beneficiary may deem to or the value of the previous title as Trustee or Beneficiary may deem to or the value of the previous title in the contract of the previous of the previous contract of the previous of the previous contract of the previous of the previous differences of the previous contract of the previous hereof after accrual of such right to foreclose whether or not actually commenced; or (b) preparations for the defense of any thre tends at life or proceedings to the security hereof.

8. The proceeds of any foreclosure sale of the promises shall be distributed and apply d in the following order of priority: First, on account of all costs and expenses incitent to the foreclosure proceedings, including all such items as are mentioned in the 5 reciping paragraph, hereoft, second, all other terms which under the terms uncold on the note: fourth, any overhula to Gratora, their heirs, legal representatives or as the control of the note: fourth, any overhula to Gratora, their heirs, legal representatives or as the control of the note; fourth, any overhula to Gratora, their heirs, legal representatives or as the control of the note; fourth, any overhula to Gratora.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in the filing of a bill to foreclose this trust deed, the court in the filing of a bill to foreclose this trust deed, the court in the filing of a politic filing appointment may be made either before or after sale, without notice, without retard to the soft or or noticency of Grantons at the time of application for such receiver, and without regard to the their value of the premises or whether the same shall be their of the plant of the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether thereby redem the or incl. as well as sturing any further times when Grantons, except for the intervention of such receiver, would be entitled to collect such remain, issues and prefit, so of all, there powers which may be necessary or are usual in such the receiver to apply the set income in his hands in payment in whole or in part of: (1) The institutedness sec . hereby, or by any decree foreclosing this trust deed, or any tax, special assessment of other lene which may be or become superior to the lien hereof or such .e.e.c. provide "out application is made prior to foreclosure."

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which rould not be good and available to the party interpoint game in an action at law upon the note hereby secured.

11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall to permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, exc. of i, co e of gross negligence or misconduct and Trustee was require indemnities astisfactory to Trustee before exercising any power herein given.

13. Upon presentation of satisfactory evidence that all indebtedness secured by this trust deel has been fully paid, either but we or after maturity, the Trustee shall have full authority to release this trust deed. the lies thereof, but proper instrument

14. In case of the resignation, instillity or refusal to act of Trustee, the Beneficiary shall have the nuthority to appoint a Success or a Trust. Any Successor in

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Gr ators, not the word "Grantors" when used herein shall include all such persons and all persons and lable for the amplitude and such persons and all persons are upon the the threef, wheth yer one such persons are.

D P. O. Box 188

E STREET

CITY

GOIS 3

E NAME

The Clerential

FOR RECORDERS INDEX PURPOSES
INSERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE

DESCRIBED PROPERTY HERE

OR

RECORDER'S OFFICE BOX NUMBER

600412 Rev. 6-80

END OF RECORDED DOCUMENT

2609573