87049831

SECOND MONTGAGE (ILLINOIS PREST AND COPY)

	87049831
THIS INDENTURE WITNESSETH That Melvin John Tomeczko &	43831
Christine A Tomeczko	· ·
(hereinafter called the Granton, of 2627 S Oak Park, Barwyn, II 60402 (No and Street Street State)	
for and in consideration of the sum of Fifreen thousand dollars	
and NO/100	. DEPT-01 _ \$11
Savinga Bank	. T#1111 TRAN 9123 91/26/87 15:37:6
of 600 Hunter Drive Oak Brook, IL 6052 (City) (State) ING and Street as Trustee, and to his successors in trust hereinafter named, the following described reni	. #2938 # 35 ** 67 04983. . COOK COUNTY RECORDER
estate, with the improvements thereon, including all heating, air-conditioning gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County ofCOOk	and State of Illinois to wit:
PERMANENT REAT. ESTATE INDEX NUMBER: 16-30-400-013	}
Lot 33 in Block 1 in Walter G McIntosh's Oak Park A being a subdivision of the N. 3/4 (except the S. 20	
SEction 30, Township 29 N., Range 13, East of the T	Third Principal Meridian, in Cook
County, Illinois. 16-30-400-013	
Ox GAO)
Hereby releasing and waiving all rights under and by virtue of the homestead exemption IN TRUST, nevertheless, for the purpose of securing performance of the covenants and	1 (Mineralization de Lectus)
WHEREAS. The Orantor is justly indebted upon install; nent that dated payable to the order of and delivered to the Trustee. In and by which there in Grantor pr	January 2
Tife and allowed deligner and MO/100	DOLLARS. I
10 15,000.00 1. in 59 installments of 0 333, 60 19 and a final installment of 0 bal all a	payable on January 5, 1992
st. due is aldevise as as a second of the state of the second of the sec	re as the holders of the note may, from time to time, in writing
appoint, and in the absence of such appointment, then at the office of the holder at 600 Hunter Drive, Oak Brook, IL 60521	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the in according to any agreement extending time of payment: (2) to pay when due in each year, all	
according to any agreement extending time in pair and the struction or damage to eshall or re- to exhibit receipts therefor. (3) within sixty days after destruction or damage to eshall or re- have been destroyed or damaged. (4) that waste to said premises shall not be committed on premises insured in companies to be selected by the granter herein, who is hereby author	
have been destroyed or damaged (4) that waste to said permises shall be determined by premises insured in companies to be selected by the grantee herein, who is hereby author holder of the first mortgage indebtedness, with loss clause attached payable first to the fir their interests may appear, which policies shall be left and remark which the said shortgage of incumbrances, and the interest thereon, at the time or times when the same shall become	
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumpation	hards or our charge in the lieu or title affective and tremines
or pay all prior incumbrances and the interest thereon from time to time, and all money so be	and the Country agree and a page institution of the country arterior agree as a
and the same with interest thereon from the date of payment at12.00 per cent p hereby. IN THE EVENT of a breach of any of the aforesaid coverants or agreements the whole of st	out indebtedness, including come and and all earned interest.
shall, at the option of the legal holder thereof, without notice, become immediately due into 12.00 per cent per annum, shall be recoverable by foreclosure thereof, or by suit	payable, and with interest there in the officer breach at at law, or both, the same as if all of we are debtedness built ben
malured by express terms. TIS AGREED by the Grantor that all expenses and disbursements paid or incurred in the including reasonable attorney's fees, outlays for documentary evidence, stenographer's chamber title of said premises embracing foreclosure decree—shall be paid by the Grantor, and	payable, and with interest there in ', ont time of such oreach at at law, or both, the same as if all of a ", a) idebtedness but then behalf of plaintiff in connection with the literact showing the difficiency of the literact showing the literact showi
whole title of said premises embracing foreclosure decree—shall be paid by the Grantor, and or proceeding wherein the grantee or any holder of any part of said indebtedness, as such a part of said trembers, shall be taxed.	of the fike expenses and dispulsionients, occasioned by any sur- th, may be a party, shall also be paid by the Grantor. All such this costs and included in any decree that may be rendered in
or proceeding wherein the grantee or any holder of any part of said indebtedness as suc expenses and disbursements shall be an additional lien upon said premises, shall be taxed such forcelosure proceedings, which proceeding whether decree of saic shall have been en- unitiall such expenses and disbursements, and the costs of suit, including attorney's fees, executors, administrators and assigns of the Grantor waives all right to the possession of proceedings, and agrees that upon the filling of any complaint to forcelose this Trist Deed without notice to the Grantor, or to any party claiming under the Grantor, appoint a receive collect the rents, issues and profits of the said premises.	stered or not, shall not be dismissed, nor release hereof divers, have been paid. The Grantor for the Grantor and for the below
executors, administrators and assigns of the Grantor waives at right to the possession of proceedings and agrees that upon the filing of any complaint to foreclose this Triist Deed without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiv	the court in which such complaint is filed, may at once and erto take possession or charge of said premises with power to
The name of a record owner is:	178-WTOMBORKO
IN THE EVENT of the death or removal from said. Cook	County of the grantee, or of his resignatio, a refusal or failure to
act, then Freedom Federal Savings Bank in this trust and if for any like cause said first survessor fail or refuse to act, the person whereby appointed to be second successor in this trust. And when all of the aforesaid to oven an act of the second successor in this trust. And when all of the aforesaid to oven an act of the second successor in this trust.	o shall then be the acting Recorder of Deeds of said County is its audagreements are performed, the argutee or his successor
fil filial' abilit telefine with histings to the burth current out to countly many many and	
This trust deed is subject to	MAIL.
withread the humo	
Melvin John Tomeczko	phi brught
Please print or type name(s) below signature(s)	(1) (9) ALI
Christine A Tomeczko	oxuse H. Homerseo
This instrument was prepared by Freedon Federal Savings Bank. 60	O Hunter Drive, Oak Brook, IL 60521
(NAME AND ADDRESS)	

UNOFFICIAL COPY

Srats of Illinois	35.
COUNTY OF COOK	
I, Sue A Kestner	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that Mely	in John Tomeczko & Christine A Tomeczeko
The second secon	
	ose namesare subscribed to the foregoing instrumen
	wledged thatthey signed, sealed and delivered the sai
	he uses and purposes therein set forth, including the release an
waiver of the right of homestead.	the day of Jan, 1967
O'ven dilect my il into him o'menai sear dila	
(Impress See! Here)	Sue a Dastay
Commission Expires 10/12/88	Notary Public
94	Clart's
	4/2×
	4
15	
36	S
87049	$O_{\mathcal{E}_{\mathcal{E}}}$
	TSOFFICE

SECOND MONTEAGE

Trust Decid

And Sand Sand

Trop Supply

Broads Sand Sand

Broads Sand

Broads

R staine Services 🖈