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BY COMPANIES OF THE COM	
THIS INDENTURE WITNESSETH, That Warren N. Johnson Kerstin D. Johnson, his wife, in joint tenance	and ey'
(bereinafter called the Grantor), of	A Section 1997 And the second
3055 Plum Island Drive, Northbrook, Illinois (No and Siret) (City) (S	(4)(f) THOUSE TOOKS TOOK ALLO MI (8) AG . AG . AA
for and in consideration of the sum of seventy thousand and r	10/100 Hagay # 18/14 - 18 - 18 - 18 - 18 - 18 - 18 - 18 -
in hand paid, CONVEY AND WARRANT to	The second of th
of 2801 Pfingsten Road, Glenview, Illinois 6	60025
as Trustee, and to his successors in trust hereinafter named, the following description	ribed real
estate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, together the condition of th	er with all
rents, issues and profits of said premises, situated in the County of COOK LOT 25 IN BLOCK 101 IN WHITE PLAINES UNIT NUM TOWNSHIP 42 NORTH, RANGE 12, EAST OF THE THIE	MBER ONE, BEING A SUBDIVISION IN SECTION 8, RD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS
Hereby releasing and waiving at rights under and by virtue of the homestead	d exemption laws of the State of Illinois.
Permanent Real Estate Index Numbers, 04-08-410-025, Vo	olume 131 Ehbrook, Illinois 60062
Address(es) of premises: [N TRUST, nevertheless, for the purpose a securing performance of the cov	
WHEREAS. The Grantor is justly indebted upca- one principal promit August 16, 1988, or as may be renewed and/or	ssory note bearing even date herewith; payable
	on l
8	8278278
	CY W
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedne or according to any agreement extending time of payment; (2) to pay when didemand to exhibit receipts therefor; (3) within sixty days after destruction (a premises that may have been destroyed or damaged; (4) that waste to said premises that may have been destroyed or damaged; (4) that waste to said premises provide to the holder of the first mortgage indebtedness, with loss clause at Trustee herein as their interests may appear, which policies shall be left and repaid; (6) to pay all prior incumbrances, and the interest thereon, at the time in INTHE EVISIT of failure so to insure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes or premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of pages indebtedness secured hereby. INTHE EVISIT of a breach of any of the aforesaid covenants or agreements of shall, at the option of the legal holder thereol, without notice, become housed at 12 per cent per annum, shall be recoverable by the closure the then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements paid or in including reasonable attorney's fees, outlays for documentary widence, storing whele title of said premises embracing foreclosure decrees and his part of sald indebte expenses and disbursements shall be an additional like upon said premises, which to reclosure proceedings; which proceeding, wheth proceeding, wheth proceeding, and agrees that upon the flight of any complaint to foreclose this without notice to the Grantor, or to say that claiming under the Grantor, apported the rents, issues and profite of the said of premises and if for any like each said first successor fail or refuse to act, the person without notice to the Grantor, or to say thity claiming under the Grantor, apported the rents, issues and profite of the said of premise.	the in c. h. year, all taxe and essessments against said premises, and on or damage to rebuild an replace all buildings or improvements on said dises shall or the committed or suffered; (5) to keep all buildings now or at herein, who is reveal but for suffered; (5) to keep all buildings now or at herein, who is reveal to place such insurance in companies achieved by the surface of the trustee or Mortgage, and second, to the emain with the surface, but trustee or Mortgage, and second, to the emain with the surface of the analysis of the surface of the analysis of discharge of Trustee until the indebtedness is fully times with this surface. The interest thereon when due, the grantee or the assessments, or discharge of purchase any tax lien or title affecting and line; and all money so man, the Granter agrees to repay immediately softed. Leading the surface of purchase any tax lien or title affecting and line; and all money so man, the Granter agrees to repay immediately softed. Leading the surface of the content of the surface of the surfac
This trust deed is subject to	A STATE A STATE OF THE STATE OF
Witness the hand _9_ and seal .9_ of the Grantor this17_0) day of	Juno 1 190
	HOLLOW (SEAL)
Please print or type name(s) below signature(s)	Henlin For Johnson 18741
	Karatin D. Johnson (SEAL)
This instrument was prepared by J. Carter, 2801 Pfingsto (NAME AND ADD	in Rond, Glonylow, Illinois 60025

B Mall

UNOFFICIAL COPY

	AND MARKET CARREST
-	STATE OF
2	COUNTY OF COOK
205	State aforesaid, DO HEREBY CERTIFY that Warren N. Johnson and Kerstin D. Johnson
	personally known to me to be the same person whose names are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they signed, sealed and delivered the said
	instrument as _there and voluntary act, for the uses and purposes therein set forth, including the release and
	whiver of the right of homestead. Given under my hand and official seal this 17th day of June 1988.
	(Impress Seal Here)
	Commission Expires / Solution 201989
	40.
	86 100 100 100 100 100 100 100 100 100 10
	38278258 Collypin Clerk
ļ	883
	$O_{\mathcal{E}_{\alpha}}$
	REST.

SECOND MORTGAGE

Trust Deed

T0

MAIL RECORDED DOCUMENT TO:
BANK OF GLENBROOK
2801 PFINGSTEN ROAD
GLENVIEW, ILLINOIS 60025

GEORGE E. COLE