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RECEIPT RA-672

Jahrs C. Columid and India	
THIS INDENTURE WITNESSETH, That John.C. Schmid and Holl Schmid, his wife, in joint tenancy	80/10-
(hereinafter called the Grantor), of 2729 Longmeadow, Northbrook, Illinois 60062	iul)
for and in consideration of the sum ofthirty_thousand_and_no/100	**************************************
in hand paki, CONVEY AND WARRANT to	
of 2801 Pfingsten Road, Glenview, Illinois 60025	iale)
as Trustee, and to his successors in trust hereinafter named, the following descessate, with the improvements thereon, including all heating, air-conditionin plumbing apparatus and fixtures, and everything apparatus and fixtures.	
rents, issues and profits of said premises, situated in the County of CONTROL IN BLOCK 3 IN WILLOW CREEK DEVELOPMENT COMPANY'S TRUSTEES SUBDIV(S) ON OF THE SOUTHWEST 1/4 OF THE SOUTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 16, TOWNSHIP 42 NORTH, RANGE 17 COUNTY, ILLINOIS.	EST 1/4, ALSO THE WEST 1/2 OF THE SOUTHEAST 1/4 OF THE
Hereby releasing and walving an rights under and by virtue of the homester	ad exemption laws of the State of Illingis.
Permanent Real Estate Index Number(s): .04-16-302-006. Address(es) of premises: 2729_Loog.(Padow. Northbrook, 111100	is 60062
IN TRUST, nevertheless, for the purpers of securing performance of the co- WHEREAS. The Grantor is justly indebted upon	venunts and agreements herein.
April 24, 1989, or as may be reneved, extended, or reborn	noweki
C	
CofC	89088193
	· · · · · · · · · · · · · · · · · · ·
THE GRANTOR covenants and agrees as follows: (1) To pay said indeprovided, or according to any agreement extending time or payment; (2) premises, and on demand to exhibit receipts therefor; (3) within sixty dimprovements on said premises that may have been destroyed or damaged (5) to keep all buildings now or at any time on said premises insured in coropanies acceptable to the holder of the first first Trustee or Mortgagee, and second, to the Trustee herein as their inte Mortgagee or Trustee until the indebtedness is fully paid; (6) to pay all p the same thall become due and payable.	c' (edness, and the interest thereoff is herein and in said note of notes to ay when due in each yet all taxes and assessments against said asy of the destruction or affigure to rebuild or restore all buildings or it; (4) that waste to said pre-mises shall not be committed or suffered; apanies of the selecter by the grantee herein, who is hereby authorized mortgage on obtainess, with loss clause attached payable first, to the rests may appear which policies shall be left and remain with the said
Mortgages or Trustee until the indobtedness is fully paid; (b) to pay an p the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or or the holder of said indebtedness, may procure such insurance, or pay st affecting said premises or pay all prior incumbrances and the interest their repay immediately without demand, and the same with interest thereon from the later of the pay immediately without demand, and the same with interest thereon from the later of the pay increase additional indebtedness secured hereby.	
repay immediately without demand, and the same with interest thereon from shall be so much additional indebtedness secured hereby.	at the case of payment at
shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenant in earned interest, shall, at the option of the legal holder thereof, without a from time of such breach at the maximum per cent per annum of wards to be shall be searched.	by law, shall be recoverable by oreclosure thereof, or by sult at law,
IT IS AGREED by the Grantor that all expenses and disbuts ments pa hereof including reasonable attorneys fees, outlays for discupentary and	id or incurred in behalf of plaintiff i con section with the fereclosure ence, stemographer's charges, cost of www.me.or.completing sharract all he said by the Counters and the like of new and disbursaments.
occasioned by any suit or proceeding wherein the grigory or any holder a paid by the Grantor. All such expenses and disbursoneers shall be an add	of any part of said indebtedness, as such, r., y be a party, shall also be litional lien upon said premises, shall be taxt. J. sosts and included in proceeding, whother decree of sale shall have been antered or not, shall
from time of such breach at the maximum per cent per annum all reflection time of such breach at the maximum per cent per annum all reflections both, the same as if all of said indebtedners had then matured by spress. It IS AGREED by the Grantor that all expenses and disburstness phereof—including reasonable attorneys fees, outlays for disquientary evid showing the whole title of said premises embracing foreclosure decree shoccastoned by any suit or proceeding wherein the granter or any holder opaid by the Grantor. All such expenses and disburstnesses are said any decree that may be rendered in such foreclosure proceedings; which not be dismissed, nor release hereof given, usinfull such expenses and dispaid. The Grantor for the Grantor and for the lasts, executors, administrant income from, said premises pending the foreclosure proceedings, and Deed, the court in which such complaints field, may at once and without product a receiver to take possession by surge of said premises with power. The name of a record owner is	bursements, and the costs of suit, including attor, my's face, have been ators and assigns of the Grantor walves all right to the possession of, it agrees that upon the filing of any complaint to foreclose this Trust at mother to the Grantor, or to any party claiming under the Grantor,
appoint a receiver to take possession to sale of said premises with power. The name of a record owner isJohn.CSchmid-and Holly	Schnid
IN THE EVENT of the dealer or removal from said Cook to not, thenNBDGleebrookBank	
to act, then ABD Gleabriok Bank successor in this trust day it for any like cause said first successor fail to Deeds of said County of hereby appointed to be second successor in the performed, the grante of his successor in trust, shall release said premises to This trust deed a subject to	one a marrier service protocological and contractor protocological dept. Service best destruction of the dept. Service best destruction of the service best de
Witness div hand _S_ and seal _S., of the Grantor this .22nd day of	February 1989.
	Abin C. Schmid (SEAL)
Please print or type name(s) below signature(s)	(1) em (1)
The second secon	Holly Schold (SEAL)
This instrument was prepared by	Road_Glenview, Illinois_60025

UNOFFICIAL COPY

STATE OF	Y	} ss.		
I,	resaid, DO HEREBY CERTIFY that .		Notary Public in and for said Co	•
appeared instrumen	we known to me to be the same person before the this day in person and it as the figure of nonestend.	acknowledged thatth	29 signed, scaled and deliver	red the said
Commiss	"OFSICIAL SEAL" Mary Science Official seal this Mary Science O		My Shulta Notary Public	L.
		Of County	. DEPT-01 . T#1111 TRAN 5159 02 . #9811 # +3 **	
69088193			25 Office	
SECOND MORTGAGE Trust Deed	MAN TO:	MAIL RECORDED DOCUMBNT TO: NEO GLEBROCK BANK 2201 PFINGSTEN ROAD GLENVIEN, ILLINOIS 60025		89088193