EOCO37

Know all Men by these Pr	esents, that		<u>594</u>	1 7223()	
	GROSCHE AND	•				
of the VILLAGE of 1	MATTESON	County	ω CO	OK am	a State of Ma	LINOIS
in consideration of the premises and of Or assign, transfer and set over unto BEVER of even date herewith its successors and under or by virtue of any lease, whether of the premises hereinafter described, whi made or agreed to by the grantee herein transfer and assignment of all such leases described as follows, to-wit:	ne Dollar (\$1) in h RLY BANK-MAT assigns, all the re- written or verbat, ch may have been under the power	and paid, the rec PESON an Illino its, issues and p or letting of, or heretofore or ma herein granted it	ceipt of whois banking orofits now r any agree say be here it being the	ich is hereby corporation, due and wh ment for the ifter, made of intention to	r acknowledged, as trustee und the first or occupar or agreed to, or a hereby establishments.	do hereby sell, er a trust deed er become due hey of any part which may be sh an absolute
	LEGAL	DESCRIPTION	N			
LOT 2 IN MOLTHANN'S SUBDIVE LOCK 29 IN OPTGINAL VILLAGE OF A DWNSHIP 35 NORTH, RANGE 13, EAST LLINOIS. ERMANENT TAX I.D. 31-23-305-014-	MATTESON, BE T OF THE THI	ING A SUBDI	IVISION	IN SECT	ION 23 AND	26,
DMMONLY KNOWN AS: 3608 WEST 214	TH STREET, M	ATTESON, H	LLINOIS	60443		
0,	•					
	the street, M		:)EFT 01 1 #22/2	१ (१८०) हे । १८८१ - १५ १) - १४ १८८१ - १५ - ११६५ १८८१ - ११८७	(967년의 1112 분드 4 1 기교 DER
		040				
and do hereby appoint irrevoca and lawful attorney in name any time hereafter, and all now due or th or verbal, existing or to hereafter exist, for deemed proper or necessary to enforce th maintain possession of said premises or any said premises to any party or parties at its d	int may be reafter I said premises, and e payment of the portion thereof an	secome due ando I to use such me security of such d to fill any and	isuils, renti er esch an eaures leg h wails, ri l'all vacue	i, issues and I every the al or equitab ints, issues : ies, and to re	profits arraing leases or agree de, as in its disc and profits, or ent, lease or let	or accraing at ments, written retion may be to secure and any portion of
rights, privileges and powers herein granted administrators, successors and assigns, and any indebtedness or liability of the undersi- by said trust deed, due or to become due, c- and management of said premises, includin attorney's judgment be deemed proper	further, with pow- igned to the said bor that may be reaft ig taxes and assess and advisable, here	er to use and ap REVERLY BAN! or be contracted, ments, and the l by ratifying all th	only said at K-MATTE and also to interest on hat said arte	ais, inves SONor to it of the payment incumbrance ancy may or	and profits to the holder of the useful expense is, if any, which are constructed as a surface of the construction in the cons	note secured and the care in may in said of.
GIVEN under hand and so	eal this	12TH	day of At	gust	Co	A.D. 1989
		JAMES G	ROSCHE	د به لایک ایکا ایس معالم شد محم		(SEAL)
		CAROLYN	GROSCI	Saciation No	S K S	(SEAL)
	zaturu ormundir. Grafici ik	r ina useburu du rina ^k o	o rana i.	· · · · · · · · · · · · · · · · · · ·	n nin i vin navni musa na	man i serie di se riegian s eri
Do Hereby Certify that JAMES_GR		n and for and r NROLYN GROS	есив "на	S_WIFE_		
	personally knows the foregoing inst that The Y sign voluntary act. To	i to me to be the rument, appeard led, scaled and	e same per ed before r delivered	son <u>.Swl</u> ne this day the said insi	tose nameS in person, and i trument as TI	subscribed to acknowledged IETRfree and

deed of GIVEN under my hand and notarial seal this ______L2TU______day of

AUGUST A.D. 19 89 12.70

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