State of Illinois

MAXWOOD PROVISO STATE BANK

a corporation organised and existing under the laws of the

HILLSIDE 11, 60162

not personally but as Trustee under the pro-	visions of a Deed o	r Deede in trust o	fully neuroded and delivered	to the undersig	med
in pursuance of a Trust Agreement dated	June 27, 1989		and known as trust number	6182	•
in order to secure an indebtedress of Bills	ary eight thousan	d five hundred	4) enabled 001/00 (84	38,500.00).
executed a mortgage of even date herewith, t	merigaging to				
FIRE	ST FEDERAL SAVING	S BANK OF PROVIS	O TOTYNSHIP		
the following described real estate:					
THE SOUTH 37.5 FREET OF LOT 2 IN BLOCK ON NORTH 1/2 OF THE EAST 1/2 OF THE SOUTH THE THIRD PRINCIPAL MERIDIAN, IN COOK OF PERMANNI DIDEX NO. 15-14-314-016	MEST 1/4 OF SECTIONITY, ILLINOIS.	ION 14, TOWNSHII	- T#1111 THAN 901	ST OF 6 11/21/89 1/39 5	*12.2 <129100 2016
and, whereas, and Mortgages is the holder of NOW, THE TEFOT E, in order to further secundersigned corporat, trustee hereby assigns the rents now due or which may hereafter becamy agreement for the use or occupancy of an hereafter meds or agreed to or which may be tention hereby to establish on absolute transfit the Mortgajee and especially those certain it. The indersigned do letchy irrevoca said properly, and to bring or defend any suits is an it rang consider expedient, and to rasks as and about said premises that the undersigned Mortgagee may do. It is understood and agreed that the toward the payment of any present or low come due, or that may hereafter be contracted premises and collecting tents and the expense for it is further understood and agreed, it is further understood and egreed, it the premises occupied by the undersigned at signed to promptly pay said rent on the first detainer and obtain possession of said premishing the heirs, executors administrator running with the land and shall continue if the and Anacoration shall have been fully pair the and Anacoration shall have been fully pair the and Mortgagee or aft. The fullure of the said Mortgagee to exist many payment secured by the mortgage or aft. The fullure of the said Mortgagee to exist any payment secured by the mortgage or aft. The fullure of the said Mortgagee to exist and authority conferred upon and vested in and author ty to execute this instrument) an abali he construed as creating any liability of the said no e or any interest that may accurate said, or its successors, personally are concerned and controlly hereafter claiming any right or security hereafter the security hereafter the manner herein and in any.	cure said indebted; transfers, and set some due under or t by part of the prem made or agreed to t er and ussignment of eases and agreement filly appoint the said Mortgages to lef- a connection with as the connection with as the indebtedness or ed, and also toward to indebtedness or ed, and also toward er a und and cure to undebtedness or ed, and also toward er a, und and cure to indebtedness or ed, and also toward er a, und and cure to indebtedness or ed, and also toward er a, und and cure to indebtedness or ed, and also toward er a, und and cure to indebtedness or ed, and also toward to indebtedness or ed, and also toward to indebtedness or indepted and cure to indebtedness or indepted and cure the jure alling rate day or e ich and er the jure alling rate full farce and rate the subject to any in ability, if any, heire under, and that ac- used the legal holdes	sees, and as a paints over unto said its over unto said in the said previous and mortgagee the and relet said previous in its control of the payment of a liability of the unit have the power in the payment of a stomary commission of the part and servants the exercise of the payment of a rery month shall, but any notice of any mort and power of entigns of the particle of the caughment and it is exercise its right of its coverants. It is a store of the caughment of the caughment of the caughment is represely by a Total said or portion either instruction of the caughment o	rt of the consideration of the consideration of successions, either oral or written, bed, which may have been hunder the power herein grand igreements and all the acont he property hereinabove agent of the undersigned for ern and or any part thereof or name or in the names are my proper or advisable, and runng anything and ever or area and apply said aveind maintenant for the car and or it as may remonably be need a said proper or advisable, as a real estate broker for a may remonably be need a said proper of the car and it amay remonably be need as a said and of itself constitute a said maintenant an action of the lemand, maintain an action of interney shall be hinding upon to a the constitute of the con	nors and seagns, sors and seagns, or any letting of erutofore or may held it being the vails hereunder u described. It being the vails hereunder u described in the undersign at to do anything that the art to management of a leasing raid property of foreble entry to foreble entry to from and invore to crited as a Cover, the undersigned minute still after default made a waiver by to crited a waiver by to crited a waiver by the crited	all control of the co
ness accruing hereunder shall look solely to bureby created—the manner herein and in	the premises bereby	CONVEYED FOR YES	parament thereof, by the ent oform the responsi liability	orcement of the I	
 any. IN WITNESS WHEREOF, the undersigner 	d corporation. not	personally but sa	Trustes # a scoreenid, hen es	word three srew	erstu
			to affixed and attacked by its		
Secretary, this 200 17th day of	November		, A.D., IP 89		
44,7 0		_	ACVISO STATE D'AV		
ACTEST De LE ABBIETANIE	Becretary	BY	As Trains profession of Trains	Freedant	Mý
STATE OF 1LLINOIS COUNTY OF COOK and for said County, in the State aforesaid. I	I. DO HEREBY CER	TIFY THAT	the undersigned	. a Netery Public	: in
					99
a corporation, and GAIL NELSON Benefary of said corporation, and personally instrument appeared before me this day in the said instrument as such Officers of said count to authority given by the Board of Diract and deed of said corporation, for the was	known to me to be person and several personation and caus ectors of said curpo	person the same person y acknowledged ed the enrosts te a casion as their free	hnt as such Ollicers they at rel of said corporation to be	ed to the forego road and delive affixed thereto, p	red (F)
"OFFICIAL SEAL" Bens, > Foster	his 17th	day ut	Menter total	. A.D. 169	਼ ਓ 7
THE HOLD PROJECT STATES OF STATES OF PASSES OF		IP .	22ARCTS-Standard C. yposter To Rents for use to the Standard Mo Standard Frommers Landard Month	restor Form Antendor Rengo Fords HERCEL Make Resto ASHECTO	

UNOFFICIAL COPY

The Feb of Sound that Control of State of State