a corporation orga	anized and existin	ne under ti	he laws of the	State of I				
not personally but		ng under n		.,	Illinois			
	as Trustee unde	r the provi	sions of a Dec	d or Deeda in tru	st duly recorded	and delivered	to the unders	iigned
in pursuance of a	Trust Agreement	dated (January 20	, 1989	, and known as	trust number	3686	
in order to secure	an indebtedness	of Nine	ety Thousa	nd and no/100)	Dollars (\$ 90	0,000.00-),
executed a mortga	ge of even date h	erewith, m	ortgaging to	ETANDARD BANK	AND TRUST	COMPANY OF	HICKORY I	HILLS
the following descr	ribed real estate:	here a	attached to	and forming	a part the	reof	•	
•								
and, whereas, said NOW, THEREFO	RE, in order to f	further secu	ure suid indobt	edness, and as a	part of the cons			
undersigned corpor the rents now due of any agreement for hereafter made or a tention hereby to se the Mortgagee and The undersi anid property, and of discretion, and to be as it may consider and about said pre-	or which may her- the use of complete to, or which stablish an anecut especially those igned, do hereby do hereby authori oring or defend an expeciant, and to	eafter becoming the may be may be made it transfer the control of	me due under or part of the privade or agreed and assignmen see and agreem by appoint the Mortgagee to connection with a repairs to the agreement to the agreement of the agreem	or by virtue of any cemises herein dos to by the Mortgag at of all such lease ents now existing and Mortgago the und re-let said premises in anid premises as it me premises as it me	/ loase, either or cribed, which ma se under the pow s and agreements upon the propert he agent of the u premises or any its own name or ny deem proper o	al or written, or y have been helver herein grant and all the ava y hereinabove de ndersigned for t part thereof, ac in the names or r advisable, and	r any letting retolore or med, it boing il being il being il being il becribed. The management of the undersite to do anythis to do anythis retolore in the undersite to do anythis is to do anythis is to do anythis is to do anythis retolore in the undersite is to do anythis is the do anythis is the do anythis is the do anythis is the dolore is the dolore is do anythis is the dolore is do anythis is the dolore is do anythis is th	of, or may be he in- runto ent of a own igned, ing in
Mortgagee may do It is underst toward the paymer come due, or that i premises, including	o. tood and agreed nt of any presen may hereafter be taxes, insurance	that the stor future contracted, assessmen	aid Mortgagee Codebtedness I, and also town Its, under and	shall have the po or liability of the ard the payment o customary commis	wer to use and a undersigned to t f all expenses for sions to a real es	oply said avails he said Mortgo the care and m tate broker for	, issues and pages, due or t anagement of leasing said p	rofits to be-
the premises occup signed to promptly detainer and the sa detainer and obtain	understood and lied by the under pay said rent on id Mortgagee man possession of st	agreed, tha signed at to the first do y in its ow aid premise	it in the evant he prevailing in ay of each and n name and wi es. This assign	of the exercise of rate per month for very month sha (nout any notice of mont and power of	this assignment, each room, and a ll, in and of itse r demand, mainted attorney shall	the undersigned I failure on the If constitute a In an action of be binding upon	d will pay rer part of the un forcible entry forcible entry n and inure t	nder- / and / and o the
any payment secur	and, and shall constantly and shall have been to be food and agreed to by the mortga	intinue in I fully paid, that the N ige or after	full force and a at which time to dortgagee will a breach of a	offect mark all of the control of the control of the control of the covers at	the indebtedness d power of attori ights under this s.	or liability of the state of th	ne undersign nale. Lil after defav	ed to ult in
i ne muure o	se ette willer larestrike	igre to exer	CIMU HILLY LIKELIS			14861 14124 122 146(54)		.v (1)145
said Morigagee of i This assignment of and authority conf and authority to ex shall be construed the said note or a express or implied hereafter claiming; said, or its successes	its right of exerci- routs is executed upon and ecreed upon and eccepte this instru- as, eccating any lay interest that merein contained, any right or secures, personally are upone and lay	I by said c vested in it ment) and inbility on ay accrue t all such lint irity hereur o cancernec cololy to the	er, orporation not tas such True it is expressly the said corpor thoroon, or any pility, if any, be nder, and that I, the legal hole premises here are misses here.	der ar holders of s by convoyed for t	Tusine as afore of ation hereby was great that nothin vidually as as Truing hereby to for a for and and and and and and and and the payment there	said in the exe presents that it pages herein or in a ustee aforesaid, or to perform as ages and by even dividually or owner or owner of, by the enfor	reise of the possesses full paid note continue personally to my covenant sery person notes. Trustee as Trustee as followed to the coment of the possesses of th	oower nower nined o pay sither ow or afore- bied- n lien
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Property of Cook Committee Clerk's Office 89053742

7.51.5068

BEGINNING AT THE NORTHWEST CORNER OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 11, TOWNSHIP 36 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN; THENCE SOUTH O' -12'-20" EAST ALONG THE WEST LINE OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SAID SECTION 11, 185.21 FEET; THENCE SOUTH 90° -00'-00" EAST 318.65 FEET; THENCE SOUTH 0"-12"-20" EAST 146,96 FEET; THENCE 90"-00"-00" EAST 317.46 FEET; THENCE NORTH 0"-09'-11" WEST 332.17 FEET TO THE NORTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 11; THENCE NORTH 90°-00'00" WEST ALONG THE NORTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 11, 636.39 FEET TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINOIS DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHWEST CORNER OF SAID LOT 1; THENCE NORTH 90° -00'-00" EAST ALONG THE NORTH LINE OF SAID LOT I A DISTANCE OF 73.48 FEET; THENCE SOUTH 0° -00'00" FACT A DISTANCE OF 29.00 FEET TO THE POINT OF BEGINNING; THENCE CONTINUING SOUTH 0° -00'-00" EAST A DISTANCE OF 70.00 FEET; THENCE NORTH 90° -00'-00" WEST A DISTANCE OF 44.33 FEET; THENCE NORTH 0° -00'00' WEST A DISTANCE OF 70.00 FEET; THENCE NORTH 90° -00'00" EAST A DISTANCE OF 44.33 FEET TO THE POINT OF BECTINING.

PARCEL II - EASEMENTS TO AND APPURTENANT TO AND FOR THE BENEFIT OF SILVER LAKE WOODS TOWNHOUSES AS CREATED BY DECLARATION OF SILVER LAKE WOODS TOWNHOMES:

LOT 1 IN SILVER LAKE WOODS PHASE ONE, BEING A SUBDIVISION BEGINNING AT THE NORTHWEST CORNER OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 11, TOWNSHIP 36 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, THENCE SOUTH 0° -12'-20" EAST ALONG THE WEST LINE OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SAID SECTION 11, 185.21 FEET; THENCE SOUTH 90° -00'-00" EAST 318.65 FEET; THENCE SOUTH 90° -12'-20" EAST 146.96 FEET; THENCE SOUTH 90° -00'-00" EAST 317.44 FEET; THENCE NORTH 0° -09'-1!" WEST 332.17 FEET TO THE NORTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 11; THENCE NORTH 90° -00'-00" WEST ALONG THE NORTH LINE OF THE ACRTHEAST QUARTER OF SAID SECTION 11, 636.39 FEET TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINOIS, EXCEPTING THEREFRON THE FOLLOWING DESCRIBED

PROPERTY: COMMENCING AT THE NORTHWEST CORNER OF SAID LOT 1; THENCE NORTH 90° -00'-00" EAST ALONG THE NORTH LINE OF SAID LOT 1; THENCE SOUTH 90° -00'-00" EAST A DISTANCE OF 29.00 FEET TO THE POINT OF BEGINNING; THENCE CONTINUING SOUTH 90° -00'-00" EAST A DISTANCE OF 70.00 FEET; THENCE NORTH 90° -00'-00" WEST A DISTANCE OF 30.00 FEET; THENCE NORTH 90° -00'-00" EAST A DISTANCE OF 30.00 FEET; THENCE NORTH 90° -00'-00" EAST A DISTANCE OF 121.99 FEET; THENCE SOUTH 90° -00'-00" EAST 30.00 FEET; THENCE NORTH 90° -00'-00" WEST 70.00 FEET; THENCE NORTH 90° -00'-00" WEST 70.00

PERMANENT INDEX NO. 27-11-200-017

PERMANENT INDEX NO. 27-11-200-019

Property Address: 8197 W. 143rd St. Orland Park, Il. 60462