Doc#. 2134833169 Fee: \$98.00

Karen A. Yarbrough Cook County Clerk

Date: 12/14/2021 02:08 PM Pg: 1 of 8

Greater Illinois Title Co. 300 E. Roosevelt Road Wheaton, IL 60187

GIT File 41062586 2/2



RECORDING COVER SHEET

Cook County

TYPE OF DOCUMENT: Collateral Assignment of Leases and Rents

PARCEL 1: LOT 79 IN BRITIGAN'S WESTFIELD SUBDIVISION OF THE NORTHEAST 1/4 OF SECTION 31, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

FOR INFORMATIONAL PURPOSES ONLY:

COMMONLY KNOWN AS 8211 SOUTH MARSHETTLD STREET, CHICAGO, IL 60620; PIN NO. 20-31-231-003.

Property address: 8211 South Marshfield Avenue, Chicago, IL 60620

Tax Number: 20-31-231-003-0000

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After Recording Return to: & Prepared by:

8211 S Marshfield Inc AKA 8211 South Marshfield Incorporated \$290,500,00 July 9, 2021

Lima One Capital, LLC 201 East McBee Avenue Suite 300, Greenville, SC 29601

COLLATERAL ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT made as of July 9, 2021, by 8211 S Marshfield Inc AKA 8211 South Marshfield Incorporated on Illinois Corporation having its principal place of business at 1136 S Delano Court W, Chicago, IL 60605 (ne "Assignor") in favor of Lima One Capital, LLC, a Georgia Limited Liability Company at its principal place of business at 201 East McBee Avenue Suite 300, Greenville, SC 29601 (the "Assignee").

WITNESSETH

FOR VALUE RECEPTED, Assignor hereby grants, transfers, and assigns to Assignee, any and all leases or leases, with amendments, if any and all month-to-month tenancies with respect to portions or all of the real property known 8211 South Marshilleld Acciue, Chicago, IL 60620 and more particularly described on SCHIDULE A, attached hereto and made a pan hereof (the "Premises"), and any extensions and renewals thereof and any guarantees of the lossee's obligations there inder, and all rents, income, and profits arising from the leases and extensions and renewals thereof, if any, and together with all rents, income, and profits due or to become due from the Premises and from any and all of the leates or tenancies for the use and occupancy of the Premises or any part thereof which are now in existence or which may be arrated in the future during the term of this Assignment, whether or not recorded; together with and including, the Assignor's entire interest in any lease, tenancy, rental, or occupancy agreement now existing or which may be mad a he cafter affecting the Premises (all of the aforementioned leases and tenancies, now or hereafter existing, are herearnflor referred to as the "Lease" or "Leases") and together with all the right, power, and authority of the Assignor to aller prodify, or change or to terminate the term thereof or accept a surrender thereof or to cancel the same or to waive or release the lessoe from the performance or observance by the lessee of any obligation or condition thereof or to accept revisor any other payments thereunder for more than thirty (30) days prior to accrual, for the purposes of securing (a) payment of all sums now or at any time hereunder due the Assignee as evidenced by that certain Commercial Fromissor. Note from Assigner, in the amount of up to \$290,500,00 of even date herewith, including any extensions or renewals thereof (the "Note"), and secured by an Commercial Mortgage, Security Agreement and Fixture Filing from Assistant, of even date horewith (the "Mortgage"), which Mortgage will be recorded on the date that this instrument is moorted, and (b) performance and discharge of each and every obligation, covenants, and agreement contained herein and in the Mortgage, the Note, and any and all other documents executed and/or delivered in connection therewith.

Assignor and Assignee further hereby agree as follows (all capitalized terms used hereir but not defined herein shall have the meaning ascribed in the Loan Agreement):

- (1) Performance of Leases. Assignor shall at all times keep, perform, and observe all of the covenants, agreements, terms, provisions, conditions, and limitations of each lease affecting the Premises on its part to be kept, and performed thereunder. Assignor shall not, without the written consent of Assignee, directly or indirectly cancel, terminate, waive or release any lessee from the performance or observance of any obligation or condition thereof, or accept any surrender or modify or amend any lease affecting the Premises, or accept rents or any payments thereunder for more than thirty (60) days prior to accrual.
- (2) Prohibition of Transfer. So long as the Note shall remain unpaid or the Mortgage unreleased, Assignor shall not convey the Premises to any lessee or to anyone else.
- (3) Rental information. Assignor shall, during the term of the Note, at the request of Assignee, deliver to Assignee all information related to each Lease and the Mortgaged Property required by the Loan Agreement.

- (4) Subsequent Leases. All subsequent Leases and tenancies for the use and occupation of the Premises or any part thereof shall be and are hereby made subject to all of the terms of this Assignment. Assignor agrees to deliver copies of all subsequent Leases to Assignce promptly upon their execution.
- (5) Indomnification. Assignce shall not be obligated to perform or discharge any obligation under any Lease, or under or by reason of this Assignment, and Assignor hereby agrees to indomnify Assignce against and hold it harmless from any and all liability, loss, or damage which it may incur under any Lease or under or by reason of this Assignment and of and from any and all claims and demands whatsoever which may be asserted against it by reason of any alleged obligation or undertaking on its part to perform or discharge any of the terms of any Lease; should Assignee incur any such liability, loss, or damage under any Lease or under or by reason of this Assignment, or in defense against any such claims or demands, the amount thereof, including costs, expenses, and reasonable attorneys' feet, together with interest thereon at the rate set forth in the Note, shall be secured hereby and by the Mortgage, and Assignor shall reinburse Assignce therefor immediately upon demand.

(6) Right to Pater and Possess.

- (a) Upon or at any time after default in the payment of any indebtedness secured hereby or in the performance of any obligation, covenant, or agreement herein or in the Mortgage, or the Note or the Loan Agreement, or in any other document, instrument, or agreement executed and/or delivered in connection herewith or therewith, or many agnor's covenants in any Lease, Assignee may, at its option, without notice, and without regard to the adequacy of the security for the indebtedness hereby secured, in person or by agent, with or without bringing any action, suit, or proceeding: (1) enter upon and take possession of the Premises, and have, hold, manage, has, and operate the same on such terms, employing such management agents, and for such period of time as As ignee may deem proper; (2) collect and receive all rents, Issues, and profits of the Premises, including these past due, with full power to make from time to time all alterations, renovations, repairs, or replacement, thereto as it may deem proper and make, enforce, modify, and accept the surrender of any Leases; (3) fixer modify rents; (4) do all things required of or permitted to Assignor under any Lease; (5) do any acts which A signee decans proper to protect the security hereof until all indebtedness secured hereby is paid in full; (6) either with or without taking possession of the Premises, in its own name, sue for or otherwise collect and regive all rents, issues, and profits, including those past due and unpaid, and apply the same, less cos s and expenses of operation and collection, including reasonable attorneys' fees, management agents' fees, and, it is signed manages the Premises with its own employees, an amount equal to the customary management genis? fees charged for similar property in the area where the Premises are located, upon any indebtedness secured hereby in such order as Assignee may actually receive from the Premises. Nothing contained in the for going provisions shall impair or affect any right or remedy which the Assignee might now or hereafter have, were it not for such provisions, but the rights herein given shall be in addition to any others which he Assignee may have hereunder or in any of the other Loan Documents.
- (h) Assignce shall not be accountable for more monies than it actually receives how the Premises; nor shall it be liable for failure to collect rents for any reason whatsoever. It is not the intentior, of the parties hereto that an entry by Assignce upon the Premises under the terms of this instrument shall constitute Assignce as a "Mortgagee in possession" in contemplation of law, except at the option of Assignce. Assigner shall facilitate, in all reasonable ways, any action taken by Assignce under this Section 6 and Assigner shall, upon demand by Assignce, execute a written notice to each lessee and occupant directing that rent and all other charges be paid to Assignce.

(7) Representations and Warranties. Assignor hereby represents and warrants that:

- (a) Assignor has not executed any prior assignment or piedge of any of its rights as lessor under any Lease, nor are its rights encumbered with respect to any Lease, or any of the rents, income, or profits due or to become due from the Premises, except that they are encumbered by the Mortgage and herein;
- (b) Assignor has good right to assign any Lease and the rents, income, and profits due or to become due, from the Pronises;

- (c) Each Lease assigned hereunder is an Eligible Lease to an Eligible Tenant;
- (d) Assignor has not done anything that might prevent Assignee from or limit Assignee in acting under the provisions hereof;
- (a) Assignor has not accepted rent under any Lease or under any rental or occupancy agreement more than Sixty (60) days in advance of its due date;
- (f) All present Leases, together with all amendments and modifications thereto and all collateral agreements. After agreements, waivers, and other documents affecting said Leases are valid, enforceable, and unmodified, and copies thereof have been furnished to Assignee, and there is no present default by any party thereto.
- (8) Assignment of any indebtedness secured hereby or in the performance of any obligation, covenant, or agreement herein or in the Mortgage, Note, or any other document, instrument, or agreement executed and/or delivered in connection therewith or evidencing or securing said indebtedness, /coignor shall have the right to collect, but not more than thirty (30) days prior to accrual, all rents, issues, and profite from the Premises and to retain, use, and enjoy the same.
- (9) Successors and Assigns. An rights of Assignee in, to, and under this Agreement and any other instrument or document executed and/or delivered in connection herewith shall pass to and may be exercised by any assignee thereof. Assignor agrees that, in the event of an assignment of this Agreement and notice of such assignment to Assignor, the liability of Assignor to a holder for value of this Agreement shall be immediate and absolute and not affected by any actions of Assignee and that Assignor will not set up any claim against Assignee as a defense, counterclaim, or setoff to any action for the unpaid balance owed under this Agreement or for possession brought by said holder. All rights of Assignee hereunder shall inure to the benefit of its successors and assigns and any subsequent holder of the Note, and all Chilipations of Assignor shall bind the heirs, executors, administrators, successors, and assigns of Assignor.
- (10) Release of Mortgage. Upon the payment in full of all indicatedness secured hereby, as evidenced by the recording or filing of a full release of the Mortgage executed by the than holder of the Mortgage, this Assignment shall become and be void and of no effect.
- (11) Modification. This Assignment may not be changed orally, but only of an agreement in writing and signed by the party or parties against whom enforcement of any waiver, change, muduration, or discharge is sought.
- (12) Miscellaneous. Assignee may take or release other security, may release my party primarily or secondarily liable for any indebtedness secured hereby, may grant extensions, renewals, or indulgences with respect to such indebtedness, and may apply any other security therefor held by it to the satisfaction of such indebtedness without prejudice to any of the rights and remedies under the Note and the Mortgage, but this Assignment is made and accepted without prejudice to any of the rights and remedies possessed by the Assignee under the terms thereof. The right of Assignee to collect said indebtedness and to enforce any other security therefor held by it may be exercised by Assignee prior to, simultaneously with, or subsequent to any action taken by it hereunce. Any failure by Assignee to insist upon the strict performance by Assignee may thereafter insist upon strict performance.
- (13) Headings. The headings of the sections of this Assignment are for convenience of reference only, are not to be considered a part hereof and shall not limit or expand or otherwise affect any of the terms hereof.
- (14) Severability. If any term, clause, or provision hereof shall be adjudged to be invalid or unenforceable, the validity or enforceability of the remainder shall not be affected thereby and each such term, clause, and provision shall be valid and enforceable to the fullest extent permitted by law.
 - (15) Juris diction. AT LENDER'S ELECTION, TO BE ENTERED IN ITS SOLE DISCRETION, ANY LEGAL

SUIT, ACTION OR PROCLEDING AGAINST BOIRROWER OR LENDER ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE OTHER LOAN DOCUMENTS SHALL BE INSTITUTED IN ANY FEDERAL OR STATE COURT IN South Carolina, AND BORROWER WAIVES ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH SUIT, ACTION OR PROCEEDING, AND HEREBY IRREVOCABLY SUBMITS TO THE JURISDICTION OF ANY SUCH COURT IN ANY SUIT, ACTION OR PROCEEDING.

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IN WITNESS WHEREOF, the Assignment has been duly signed, scaled, and acknowledged and delivered on July 9, 2021.

ASSIGNOR HEREBY ACKNOWLEDGES THAT IT HAS RECEIVED A TRUE COPY OF THIS ASSIGNMENT WITHOUT CHARGE

AND THE STREET AND A STREET AND ASSESSED ASSESSED.	
ASSIGNOR: 8211 South Marshfield Incorporated, an Illinois Corporation	
Hy: Frederick Rag dal. In President State of	onally appeared, Frederick Hagsdale Jr.,
President of \$211 South Marshfield Incorporated Lauwn to me, o	r satisfactorily proven to be the person whose
name subscribed to the within instrument, and acknowled ged that contained.	they executed the same for the purposes therei
In witness whereof, I hereunto set my hand and official so	eats.
OFFICIAL SEAL. J KNEPPER NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires April 05, 2022	Mign
E. C. C. Commission and Section and Section of Section 2015 and Section 2015	Notary Public
[SEAL]	
•	Print Name
	My Commission Expres

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<u>SCHEDULEA</u> PROPERTY DESCRIPTION

Proposition of Cook Colling Clark's Office Property address commonly known as: 8211 South Marshfield Avenue, Chicago, IL 60620

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EXHIBIT "A"

PARCEL 1: LOT 79 IN BRITIGAN'S WESTFIELD SUBDIVISION OF THE NORTHEAST 1/4 OF SECTION 31, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

FOR INFORMATIONAL PURPOSES ONLY:

COMMONLY KNOWN AS 8211 SOUTH MARSHFIELD STREET, CHICAGO, IL 60620;

PIN NO. 20-31-231-003.

PARCE. 2: INTENTIONALLY OMITTED.

PARCEL 3: INTENTIONALLY OMITTED.

PARCEL 4: INTENTIONALLY OMITTED.

Property address: 8211 South Marshfield Avenue, Chicago, IL 60620 Mir.

Tax Number: 20-31-231-003-0000