UNOFFICIALS 53PY 7
Assignment of Rents

12.00

KNOW ALL MEN BY THESE PR	RESENTS, that the ur	ndersigned,	·	
MATTESON-	RIGHTON BANK	•	, a Corporation duly	Organizad and
existing under and by virtue of the laws of	of the STATE OF I	TITINOTS	not personally h	
under the provisions of a Deed or Deeds				
Agreement dated APRIL 1, 198			74-1438 in consid	
sum of One Dollar (\$1.00) and other geachnowledged, does soil, assign, transfer HOLLAND, a corporation organized and Association) all the rents, issues and profi whether written or verbal, or any letting described premises:	ood and valuable consi and set over unto FIR existing under the laws its now due and which r	derations, in hand ST SAVINGS AND s of the State of Ill nay become	paid, the receipt whe LOAN ASSOCIATIO inois (hereinafter refe s due under or by virtu	reof is hereby N OF SOUTH erred to as the
RIDER ATTACHED HER	ETO AND MADE A P	PART HEREOF:		
The undersigned hereby represent more than one instant to collect any of the reduce under or by virtue of any existing lease or agreement rent due thereunder, nor to the expiration date privided prior written consent thereto.	allment in advan nts, issues or p y such lease or by extending the cancel or termin for therein, wi	ce, and the un rofits in adva agreement, nor term thereof ate any such 1 thout, in each	dersigned hereb nee of the time to modify or a or by reducing ease or agreemen such case, obta	y covenants they become mend any suc the amount o
		•		
THIS INSTRUMENT WAS PREPARED FIRST SAVINGS AND LOAN ASSOCT 475 E. 162nd St., So. Holland	I/TION OF SOUTH	HOLLAND		
~ 29-	32-200-0	raa-cec	<del>) (</del>	
	32,200-0		M	
	C			
It being the intention of the undersi and agreements and all the avails there; been heretofore or may be hereafter ma the power herein granted.	ender unto the Association or with the or agreed to, or wi	tira whether the s high nay be made o	aid leases or agreeme r agreed to by the Asi	ints may have lociation under
The undersigned, does hereby irrevocaterty, and does hereby authorize the Associateretion, and to bring or defend any surundersigned, as it may consider expedien and to do anything in and about said prand everything that the said Association	cution to let and re-let its in connection with s it, and to make such r lemises that the unders may do.	t said promises or ar said premiser in its epairs to the premise signed might do, here	ny part thereof, accord own name or in the sas it may doem prope by ratifying and confir	ling to its own names of the er or advisable, ming anything
It being understood and agreed that and profits toward the payment of any pation, due or to become due, or that may care and management of said premises, and advisable, hereby ratifying and confisted and agreed that in the event of the trust Estate specifically described a Estate at the rate of \$ [MARKET RATE]	present or future indel hereafter be contracte neluding taxes and assirming all that said Assexercise of this assignation, per month, and a per month, and a contract or the present of th	otedness or liability d, and also toward id, and also toward id assemble may do by ment, the undersignenties occupied by failure on its part of the source o	of the undersigned to the payment of all extends in the judgment be virtue avereof. It being ned will pay, out of the terremulty on a paid we remulty on a paid we	he said Associ- penses and the deemed proper further under- hat partion of of said Trust and on the first
day of each and every month shall, in and cown name and without any notice or demissid premises. This assignment and powerors, administrators, successors and assign land, and shall continue in full force and Association shall have been fully paid, at the lit is understood and agreed that the	of itself constitute a foi and, maintain an action or of attorney shall be as of the parties hereto d effect until all of the which time this assigna	could catry and deta of forcible entry al- binding upon and in and shall be constr cindebtediuss or lin tent and power of a	oner and the A coclation detainer and totaine ure to the benefit of the undersign billity of the undersign ttorney shall remnet	on may in its possession of the line with the line with the line said
after default in the payment of any inde THIS ASSIGNMENT OF RENTS is the exercise of the power and authority and agreed that nothing herein shall be or any indebtedness accruing hereunder such liability, if any, being expressly wai hereunder, and that so far as the Assignee holder or holders of this Assignment of I solely to the premises hereby conveyed for treated, in the manner herein provided, or ndebtedness.	ebtedness or liability of executed by the under conferred upon and veconstrued as creating or to perform any coived by said Assignee in and its successors and Rents or owners of an or the nayment thereof	f the undersigned to signed, not persona sted in it as such Tr any liability of the venant either expre and by every person d the undersigned y indebtedness accru-	the Association.  lly but as Trustee as ustee, and it is express undersigned personaliss or implied herein now or hereafter clain personally are concerting or secured hereun	aforesaid, in ally understood y to pay rent contained, all ling any right ned, the legal der shall look
IN WITNESS WHEREOF, the unders	signed, not personally,	but as Trustee as	aforesaid has caused t	these presents
o be signed by itsExecutive Vic	ce		orate seal to be hereun	** •
ttested by its Loan Officer Sy	KYRMRY this 21s	day of	HO VERTIDEN	A.D. 10.85
	TESON-RICHTON BA		TO VERTISER	A.D. 10
MAT	CX X36X3 CITIE	NK	10 126:	A.D. 10 05.

personally but as Trustee as aformsaid in the exercise of the power and authority conferred upon and vosted in it as such trustee (and said Matteson-Richton Bank, hereby warrants that it possess full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein centained and the expressive and authority to execute this instrument), and it is expressly understood and agreed that nothing herein centained and the exit 2617-8.0 strued as creating any liability on the said Matteson-Richton flank.

FIRST SAVINGS AND LOAN OF SOUTH HOLLAND ASSOCIATION

By Trustee

Lot 1 in Commercial Subdivision Unit No. 2, being a Subdivision of part of the Northeast Quarter of Section 32, Township 36 North, Range 14 East of the Third Principal Meridian, according to the plat thereof recorded April 13, 1984 as Document No. 27043522, in Cook County, Illinois.

K, PERMANENT INDEX NUMBER: <del>29 32 200 017</del> XADDRESS OF PROPERTY:

85323871

910 'aple, Homewood, II. 60430 204 Count

17852538

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Given under my hand and Notarial Seal, this.

hedretee as aforesaid, to be thereto attached,

as Trustee as aforesaid, for the uses and purposes therein set forth, and caused the corporate seal of said Company,

1044

WYTTESON-RICHTON BANK their free and voluntary act, and as the free and voluntary act of the said appeared before me this day in person, and acknowledged that they signed, sealed and delivered. the said instrument as who are personally known to me to be the same persons whose names Exec. Vice President and Loan Officer Sasaxiaxy. fous as insmutishing nioxetol and of baditosdus sus-

and to accedenced. WATTESON-RICHTON BANK CERTIFY, that WI Stoll Loan Officer Vera J. NED a Motery Public, in and for the County and State aforeasid, william D. O'Hearn, Executive Vice President, and DO HEREBY THE UNDERSIGNED

> County of-COOK

> > State of Illinois