P.I.N.#



GLADSTONE-NORWOOD TRUST & SAVINGS BANK 365847

ASSIGNMENT OF RENTS

Know all men by these presents, that
not personally but as Trustee under the Provisions of a deed or deeds in trust duly
recorded and delivered to said Company in pursuance of a Trust Agreement dated 5-22-80
and known as Trust No554 in consideration of the premises and of One Dollar (\$1.00) in hand
paid, the receipt of which is hereby acknowledged, does hereby sell, assign, transfer, and set over
unto GLADSTONE NORWOOD TRUST AND SAVINGS BANK
its successors and assigns, all the rents, issues and profits now due and which may hereafter become
due, under or by virtue of any lease, whether written or verbal, or any letting of, or any agreement for
the uses or occupancy of, any part of the premises hereinafter described, which may have been
heretofore, or may be hereafter, made or agreed to, or which may be made or agreed to by the grantee
hereinunder of the ocwer herein granted, it being the intention to hereby establish an absolute
transfer and assignment of all such leases and agreements and all the avails thereunder unto the
grantee herein and especially those certain leases and agreements now existing upon the property
described as follows: Lot 6 in Koester and Zander's Subdivision of the North 188,72
feet of Lot 3 in the Subdivision of the East 1/2 of the West 1/2 of the Northwest
1/4 of Section 21, Township 40 North, Range 13, East of the Third Principal Meridian, (formerly described as Lots 1 to 6 inclusive, 46 to 57 and Lots 97 to 102
restriction, contrastly described as investigated as investiga

SAVINGS BANK in its own name to collect all of said avails. rents, issues and profits arising or accruing at any time horeafter, and all now due or that may hereafter become due under each and every lease or agreement, wriden or verbal, existing or to hereafter exist, for said premises, and to use such measures, legal or equitable, as in its discretion may be deemed proper or necessary to enforce the payment or the security of such avails, rents, issues and profits, or to secure and maintain possession of said premises or any portice hereof and to fill any and all vacancies, and to rent, lease or let any portion of said premises to any party or parties, at its discretion, hereby granting full power and authority to exercise each and every right, privilege and power herein granted at any and all times hereafter without notice to the grantor herein, its successors and assigns, and further, with power to use and apply said avails, rents, issues and profits to the payment of any indebtedness or liability of the undersigned to the said GIADSTONE NORWOOD TRUST AND SAVINGS BANK or its agents, due or to become due, or that may hereafter be contracted, and also to the payment of all expenses and the care and management of said premises, including taxes and assessments, and the interest on encumbrances, if any, which may be in its judgement deemed proper and advisable. This instrument is given to secure payment of the principal sum and interest of or upon a certain loandollars secured by a Mortgage or Trust Deed dated the 30th day \$33,500.00 19_86 __, conveying and mortgaging the real estate and premises hereinabove described to TADSTONE NORWOOD TRUST AND SAVINGS BANK and this instrument shall remain in full force and effect until said loan and the interest theron and all other costs and charges which may have accrued under said Mortgage or Trust Deed have fully been paid. This assignment shall be operative only in the event of a default in the payment of principal and

interest secured by said Mortgage or Trust Deed or in the event of a breach of any of the covenants in

said Mortgage or Trust Deed contained.

UNOFFICIAL COPY

This Assignment of Rents is executed byGLADSTONE_NORWOOD_TRUST_AND_SAVINGS_Trustee,
solely in the exercise of the authority conferred upon it as said Trustee, and no personal liability or
responsibility shall be assumed by, nor at any time be asserted or enforced against it, its agents or
employees on account hereof, or on account of any promises, covenants, undertakings or
agreements herein or in said Note contained, either expressed or implied; all such liability, if any being
expressly waived and released by the mortgages or holder or holders of said Note and by all persons
claiming by, through or under said mortgage or the holder or holders, owner or owners of said Note
and by every person now or hereafter claiming any right or security thereunder. It is understood and
agreed thatGIADSTONE_NORWOOD_TRUST_AND_SAVINGS_BANKindividually, or
as Trustee shall have no obligation to see to the performance or nonperformance of any of the
covenants or promises herein contained, and shall not be liable for any action taken in violation of any
of the cover ants herein contained. It is further understood and agreed that the Trustee is not entitled
to receive any of the rents, issues or profits of or from said trust property and this instrument shall not
be construed as an admission to the contrary.
Dated at
Gladstone Norwood Trust and Savings Rank
not individually but solely as Trustee, as aforesaid.
By land Hog
STATE OF ILLINOIS Attent
COUNTY OF COOK ASSISTANT TRUST OFFICER
그는 그 아프로그 그 경험하는 것 같아.
i, The Undersigned a Notery Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY, that Kenneth F. Fox and Angela A. Kulik
(EXECUTIVE) (ASSISTED FOR SOLUTION) (Trust Officer) of GLADSTONE-NORWOOD TRUST & SAVINGS BANK
and (Executive) (Assistant) (Assistant) (Trust Officer) of said Bruk, who are personally known to me
to be the same persons whose names are subscribed to the foregoing instrument as such (Executive)
(Accuse the second of the control of
respectively, appeared before me this day in person and acknowledged that they signed and
delivered the said instrument as their own free and voluntary act and as the fire and voluntary act of
said Bank, as Trustee as aforesaid, for the uses and purposes therin set forth, and the raid (Executive)
(Assistant) (Vice President) (Trust Officer) then and there acknowledged that seig (Executive)
(Assistant) (Vice President) (Trust Officer), as custodian of the corporate seal of said Bank, did affix
the seal of said Bank to said instrument as said (Executive) (Assistant) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Assistant) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Assistant) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Instrument as Said (Executive) (Month Seal of Said Bank to Said Bank
Officer's) own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as
Toresald, for the uses and purposes therein set forth.
Gyen under my hand and Notariai Seal this 30th day of September 19 86
day or
Seraldene Vargue
My Commission expires June 21, 1988
the substitute of the control of the
This Document prepared by: <u>JO ANN BOHN FOR</u> Deliver to:

BOX 34

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