とと、クタググ

UNOFFICIAL COPY

BANK OF BELLWOOD Land Trust Assinsment of Reals

86489725

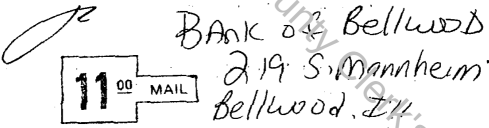
DEPT-01 RECORDING 19444 TRAN 0346 10/21/86 19:30:00 4878 # ID *-B6-489725 COUNTY RECORDER

The shove space for RECORDER'S USE ONLY

			BELLWOOD.	Illaols <u>9-8-</u>	10 86
Know all men by these Presents, that	Chicago Titl	e and Trust Co.		, nat personally but as	Trustee under the
provisions of a Dead of Deads in Trust	duly recorded and deliver	ed to said Trustee in pursi	lance of a Trust Agreem	ent dated12-27	-80
and known as its Trust Number 107 goed and valuable consideration, the tess A STATE BANKING CORPO LAT ON income, issues and profits, it eng. If et hereafter become due, psyable or colle the use or occupancy of any part of income arising out of any agreement for trust may be entitled; it being the intenthe rents, earning, issues, income, and	ipt and sufficiency whereat having an effice and plant from the real estate and cibile under or by virtue is real estate and premises and he made or agreed to, it is use or occupancy of the made and agreement to make and a	are hereby acknowledged, in BELLIA of premises hereinalses de in BELLIA of any lease, whether we is hereinalter described, why the Assignee under the following described restablish hereby an absolute.	ages mereny assign, trans MOOD, Illineis, hereinaiter storibad, which are now liten or oral, or any letti hich said Assignor may i powers hereinaiter gran a transfer and assignmer	called the Assignes, all due and may become ing of, possession of, or lave heretofors made of ted, together with any which the beneficiaries at of all such lesses and	the rests, earnings, due and which may r any agreement for or agreed to, or may rents, earnings and so of Assignor's seid lagreements and all
	tu of III'noi , and describe		signing to the test care.		
Lot 15 in Block 7 in Ver	ndley's Beakeley	/ Highlans Unit	No. 3, a Subdi	vision of par	t of

fractional Northwest 1/4 of Section 7, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Jilinois.

TAX I.D. # 15-07-118-019



Eighty Thousand and 00/100 --This instrument is given to secure payment of the principal sum of Dollers, and interest upon a certain loan secured of the Mortgage or Trust Deed to

BANK OF BELLWOOD, as Trustee or Merigages dated September 8, 1986 and recorded in 1.9 Recorder's Office or Registered in the Office of the Registrar of Titles of the above named County, conveying the real extens and premises hereinabove of scribed. This instrument shall remain in full force and effect until said loan and the interest thereon, and all other costs and charges which accrued or may hereaff a secrue under said Trust September 8, 1986 Deed or Mortgage have been paid.

This assignment shall not become operative until a default exists in the payment of the principal or interest or in the performance of the terms or conditions contained in the Trust Deed or Mortgage herein referred to and in the Note or Notes secured thereby.

Without limitation of any of the logal rights of Assignee as the absolute assignee of the rents, issues and profits of said real estate and premisss above described, and by way of enumeration only, it is agreed that in the event of any default under the said Trust Deed or Mortgage is one after the note or notes secured by said Trust Deed or Mortgage is or after the note or notes secured by said Trust Deed or Mortgage is or as declared to be due in accordance with the terms of said Trust Deed or Mortgage, or whether before or after the institution of any legal proceedings to forecose the filen of said Trust Deed or Mortgage, or before or after any sale thereunder, Assignee shall be entitled to take actual possession of it he said real estate and premises heralnowe discribed, or of any part thereof, personally or by agent or attorney, as for condition broken, and may with or without force, and with or without process of faw, and without any action on the part of the holder or holders of the indebtedness secured by said Trust Deed or Mortgage, enter upon, take, and maintain possession of all or any part of said real estate and premises heralnowe described together with all documents, books, records, papers, and accounts relating thereto, and may exclude the Assignee state and premises or their agents or servants, wholly therefrom, and may hold, operate, menage and control the said real estate and premises hereinabove discribed, and conduct the tusiness thereof. Assignee any, at the expense of the mortgaged property, from time to time, cause to be made all necessary or proper repelies, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises as may seem judicious? The property and any lastice and or such times and on such terms as may seem judicious? The property is an advantage of the property such as a such as a such as a may seem judicious? The property and any part thereof. Alter deducting the expense of conducting the business thereof and of all m

UNOFFICIAL COPY

This instrument shall be assignable by Assignee, and all of the terms and previsions hareef shall be hinding upon and lower to the terms and previsions hareef shall be hinding upon and lower to the terms and previsions hareef shall be hinding upon and lower to the terms and previsions hareef shall be hinding upon and lower to the terms and previsions hareef shall be hinding upon and lower to the terms and previsions hareef shall be hinding upon and lower to the terms and previsions hareef shall be hinding upon and lower to the terms.

The failure of Assignee, or any of the agents, attorneys, successors or assigns of the Assignee to enforce any of the target, providents this agreement for any period of time, at any time or times, shall not be construed or deemed to be a weiver of any rights under the term Assignee or the agents, attorneys, successors or assigns of the Assignee shall have full right, power and entherity in parlament terms, provisions, or conditions hereal, and exercise the powers hereunder, at any time of times that shall be deemed fit.

201 (200) 301 (200) 301 (Co-T-T-T) on the fellow of the Trust Day of or Marigagy securing said note shall loss facto operate as a release of this instrument.

THIS ASSIGNMENT OF RENTS is executed by the undersigned trustee, not personally but as a Trustee as aforesaid, in the exercise of the and suthority confidenced upon said less such Trustee, land said Trustee, hereby warrants that it possesses fell power and authority to execute linetrument) and it is expressly understood and agreed that nothing lives in or in said note contained shall be constituted as to extend any tabilities and the said restricted as to extend any content of the said restricted as Instrument) and it is expressly understood and agreed that nothing lierain or in said note contained shall be construed as creating any teachty a Trustee personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covers express or implied herein contained, all such liability, if any, being expressly waived by the Assignee and by every person new or hereafter the right to security hereunder, and that so far as the said trustee personally is concerned, the legal holder or holders all said onte and the award arms indebtedness accruing hereunder; shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the fit in the manner herein and in said note provided or by action to enforce the personal liability of the guaranter or co-maker if any. IN WITNESS WHEREOF, the undersigned trustee not personally but as a Trustee as aforetaid, has caused these presents to be signed and its corporate to be have unto affined, and attended to, the day and year first above written. Room all man by those Presents, that wan CHICAGO TITLE AND TRUST COMPANY TO I HAVE THE TOTAL TO CORPORATE SEAL ter traditioners beredte tealing and versioners restricted the second as aforesaid and not personally, STACE PRESIDENT to the state of th the of the deal is account that mently to the box STATE OF ILLINOIS) I, the un tersioned, a Notary Public in and for the County and State alorsesid, DO HENESY CERTIFY that the above named officers of the Chicago Title and Trust Company COUNTY OF COOK the same power whose names are subscribed to the foregoing instrument as such efficers 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 free and voluntary act and as the free and voluntary act and as the said officers then and there acknowledged that the said officers, as custodian of the corporate seel of said Company caused the corporate seel of said Company to be affixed to said instrument as said officers own free and voluntary act and as the free and voluntary act of said company for the uses and purporar therein set forth. Given under my hand and Noterla Sept this Notarial Seal this contempor is given to seen a count of the Charlesian with to the acceptance of series of the control of the series o FOR THE RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

	1528	Victori	a Avenue	Berkel	ey, IL	त् १८०१ तम् इतिहास १ वृद्धीकृतिक विकास	a thuath b Guar <mark>alat</mark> hi	isting avitesis string avitesis	gel erence : (c)	Nettleton	e sidir. Laurina
□ Place	in Rec	order's Box	2016 of the se	and man S	MAIL T) ************************************	Lat belgen∧	. Is angle to	al wir lo vers	ts nelleting con	es e
	• • •		STEERS OF STORY			a a Charga 1996	* Y ris 1, **	Compared to a	and politicania	us in your addong	1. 10 to \$100 to \$100.
No			- 101	100		and profession	alli i cari iti	er as following in	l hander reton	ામન લોકલ સોર્ગ હતા	n is in his
* * *			rate in a			THE REPORT OF	Maria Safaraki	to mediate.	មាននាំ ១៥មិនស្គ	ereliai edinte s	Abbetgaga) (

A second plantage of the formal control of the order of the control of the contro typerina II. but via yhtypi Halt negatit (*) jote medit.
Itselfi arbiteta bish happitt nii to ameriti (*) jote medit.
Itselfi arbiteta bish happitt nii to bhapet nii bo tite.

Sea minder, Andress that 64 outside to take some pursuing of

se probational greenst relation