Assignment of Rents

(Individual, Corporation, and Corporate Land Trustee)
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, THOMAS P. CHRISAN AND CATHERINE CHRIS husband and wife AND THOMAS B. CHRISAN, a bachelor
of the City of Chicago , County of Cook , and State of Illinois
in order to secure an indebtedness of ONE HUNDRED FORTY THREE THOUSAND AND NO/100
Dollars (\$ 143,000,00), executed a mortgage of even date herewith, mortgaging to
CRAGIN FEDERAL SAVINGS AND LOAN ASSOCIATION
hereinafter referred to as the Mortgagee, the following described real estate:
The East 37 feet of Lot 71 in Atkinson's Subdivision of Lots 3, 4 and 5 in Voss Partition of 80 acres West of and adjoining East 40 acres of South East quarter of Section 20, Township 40 North, Range 13 East of the Third Principal Meridian and of Lots 1, 2, 3, 9, 10 and 11 in Owners Partition of Lots 6, 7, 8, 9 and 10 of Voss Partition aforesaid in Cook County, Illinois.
b~n# 13-50-499-018-00
COMMONLY KNOWN AS: 3216-3322 N. Menard, Chicago, Illinois 60639 and, whereas, said Mortgagee is the hilder of said mortgage and the note secured thereby:
and, whereas, said Mortgagee is the holder of said mortgage and the note secured thereby:
NOW, THEREFORE, in order to father secure said indebtedness, and as a part of the consideration of said transaction, the dersigned hereby assign a transfer and set over unto said Mortgagee, and/or its successors and assigns, all the rents now or which may hereafter become due under or the virtue of any lease, either oral or written, or any letting of, or any agreement for occupancy of any part of the premise herein described, which may have been heretofore or may be hereafter made or agreed to, or which may be made or agreed to by the Mortgagee under the power herein granted, it being the intention hereby to established transfer and assignment of all such ease and agreements and all the avails hereunder unto the Mortgagee and especithose certain leases and agreements now existing upon the property hereinabove described.
The undersigned, do hereby irrevocably appoint the Mortgagee the agent of the undersigned for the management said property, and do hereby authorize the Mortgage to let and re-let said premises or any part thereof, according to its of discretion, and to bring or defend any suits in connection, and premises in its own name or in the name(s) of the undersign as it may consider expedient, and to make such repairs to the premises as it may deem proper or advisable, and to do anythin and about said premises that the undersigned might do, bursty ratifying and confirming anything and everything that Mortgagee may do.
It is understood and agreed that the Mortgagee shall had the power to use and apply said avails, issues and profits tow the payment of any present or future indebtedness or liability of the undersigned to the Mortgagee, due or to become due, or the may hereafter be contracted, and also toward the payment of all experses for the care and management of said premises, includ taxes, insurance, assessments, usual and customary commissions to a 'er' estate broker for leasing said premises and collecting reand the expense for such attorneys, agents and servants as may reasonad), b) necessary.
It is further understood and agreed, that in the event of the exercise of this assignment, the undersigned will pay rent the premises occupied by the undersigned at the prevailing rate per month or each room, and a failure on the part of the unsigned to promptly pay said rent on the first day of each and every month shall in and of itself constitute a forcible entry detainer and the Mortgagee may in its own name and without any notice or remand, maintain an action of forcible entry detainer and obtain possession of said premises. This assignment and power of attoray shall be binding upon and inure to benefit of the heirs, executors, administrators, successors and assigns of the part. Fereto and shall be construed as a Coven running with the land, and shall continue in full force and effect until all of the indext duess or liability of the undersigned to said Mortgagee shall have been fully paid, at which time this assignment and power of at oney shall terminate.
It is understood and agreed that the Mortgagee will not exercise its rights under his Assignment until after defaul any payment secured by the mortgage or after a breach of any of its covenants.
The failure of the Mortgagee to exercise any right which it might exercise hereunder shall not be deemed a waiver by Mortgagee of its right of exercise thereafter.
IN WITNESS WHEREOF, this assignment of rents is executed, sealed and delivered this25t h
day of September A.D. 19 86
Mones Christian (SEAL) Catherine Chrisma (SE.
(SEAL)
THOMAS B. CHRISAN STATE OF ILLINOIS
COUNTY OF CODIC Ss. I. the undersigned, a Notary Public
and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT THOMAS P. CHRISAN AND CATHERINE CHRISAN, husband and wife AND THOMAS B. CHRISAN, a bachelor personally known to me to be the same persons whose name a are subscribed to the foregoing instruments.
appeared before me this day in person, and acknowledged that they signed, sealed and delivered the said instrum
as their free and voluntary act, for the uses and purposes therein set forth.
GIVEN under my hand and Notarial Seal, this 25th day of September A.D. 1980
20 Selist
Notary Public

*****UNOFFICIAL COPY

	_ President and its corporate sea	al to be hereunto affixe	d and attested by its
Secretary this	day of	, A. D., 19	
ATTEST		 Bv	
	Secretary		President
STATE OF	}ss.		
I,			, a Notary Public in and for said County, in
	I, DO HEREBY CERTIFY THA		
	President of	/	
and who are pers	e na ly known to me to be the	same persons whose	Secretary of said Corpora- names are subscribed to the foregoing instru-
VOIDINGLY BUT BITO			for the year and rurnoese therein set forth:
and the said	oid Corporation Cit's affix the cor	tary then and there ac	knowledged that as custodian of the
and the said corporate seal of sa and voluntary act	, Secre and Corporation of affix the cor and as the free and voluntary	tary then and there ac porate seal of said Corp act of said corporation	knowledged that as custodian of the poration to said Instrument as own free n, for the uses and purposes therein set forth.
and the said corporate seal of sa and voluntary act	, Secre and Corporation of affix the cor and as the free and voluntary	tary then and there ac porate seal of said Corp act of said corporation thisday of	knowledged that as custodian of the poration to said Instrument as own free n, for the uses and purposes therein set forth, A. D., 19
and the said corporate seal of sa and voluntary act	, Secre and Corporation of affix the cor and as the free and voluntary	tary then and there ac porate seal of said Corp act of said corporation thisday of	knowledged that as custodian of the
and the said corporate seal of sa and voluntary act	, Secre and Corporation of affix the cor and as the free and voluntary	tary then and there ac porate seal of said Corp act of said corporation thisday of	, A. D., 19
and the said corporate seal of sa and voluntary act	, Secre and Corporation of affix the cor and as the free and voluntary	tary then and there ac porate seal of said Corp act of said corporation thisday of	knowledged that as custodian of the poration to said Instrument as own free n, for the uses and purposes therein set forth. A. D., 19 Notary Public. DERT-01
end the said corporate seal of said and voluntary act GIVEN until the said and work when the said and said	, Secre and Corporation of affix the cor and as the free and voluntary	tary then and there ac porate seal of said Corp act of said corporation thisday of	Notary Public. DEPT-01 T+0002 TRAN 0384 10/29/86 13:23 \$ 77563 & B *-86-50688 COOK COUNTY RECORDER

86506889

CORPORATIONS AND TRUSTEES

68830998

1100