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Prepa	red by and Mail to:	
71rat	en Diffeo National Bank of V Assenhent Of Repts 12365246 11	
1159	Old River Road   Conforme Turis   1   00	. }
_ <	KNOW ALL MEN BY THESE PRESENTS, thet Chicago Title and Trust Company	_
<b>9</b> .	corporation organized and existing under the laws of the <u>State of Illinois</u> not personally but	
	is Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the undersigned in pursuance of a Trust Agreement dated. December 10	
10248501	n indebtedness of Seven Hundred Fifty Thousand and No/TOU First National Bank of	
\$ 80 E	NUKING WERDEISHOU' OF STAIN HILLION' HUMANING LANGUAGE TO BE THE WOLLDSAGE HE CHICANING GENERAL SELECT.	
Ł	Schiller Park	
$\mathcal{E}_{-}$	SUB-LOTS 1 AND 2 OF CANAL TRUSTEES' SUBDIVISION OF LOT 8 AND SUB-LOTS 1 AND 2 OF LOT 9	
_	IN BLOCK 11 IN FRACTIONAL SECTION 15 ADDITION TO CHICAGO, IN SECTION 15, TOWNSHIP 39 NORTH	l,
	RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	
1	Commonly known as: 524 S. Wabash, Chicago, Illinois 60605	
	Permanent Index Numbers: 17-15-110-019-0000	
	17-15-110-018-0000	
	c. 6.0.	
N	IOW, THEREFORE, in orde to further secure said indebtedness, and as a part of the consideration of said transaction, the undersigned ereby sasign, transfer and set over unto said Mortgagee, and/or its successors and assigns, all the rents now due or which may have-	
	fler become due under or by virium of any lease, either oral or written, or any letting of, or any agreement for the use or occupancy if any part of the premises herein discribed, which may have been hereitolore or may be hereafter made or agreed to, or which may	
6	e made or agreed to by the Micrische under the power herein granted, it being the intention hereby to establish an absolute trans- or and assignment of all such leasus and agreements and all the avails hereunder unto the Mortgages, and especially those certain	
	sees and agreements now existing upon the property hereinabove described.  The undersigned hareby irrevocable appoints the Mortgages the agent of the undersigned for the management of said property, not hereby authorizes the Mortgages to let and re-let said premises or any part thereof, according to its own discretion, and to bring or	
d	efend any suits in connection with said pre-rites in its own name or in the name(s) of the undersigned, as it may consider expedient, and to make such repairs to the premises as it may deem proper or advisable, and to do anything in and above said premises that	
11	he undersigned might do, hereby ratifying and confirming anything and everything that ind Morigages may 60. It is understood that the undersioned waive e.v. tights of set of spains any person in possession of any portion of the premises.	
	any lease provides for the abatement of rent during ripair of the premises demised thereunder by reason of lire or other casualty, the indesigned shall at the option of the Mortgagee, turnish to the Mortgagee rental insurance, the policies to be in amount and form and rritten by such insurance companies as shall be satisfactory to the Mortgagee. The undersigned agree that if will not further assign any	
0	if the rents or profits of said premises, except to a <u>purchaser or granise of the premises.</u> Nothing begins contained shall be construed as consultating the Mortgages a mortgages in possession in the absence of the tak-	
) g	ng of actual possession of the premises by the Mortgagos. A the exercise of the powers neterin granted the Mortgagos, no hability hall be essented or enforced sewinst the Mortgagose all such hability being expressiv wilved and religiated by the Undersigned.	
P	It is understood and agreed that the Mortgages shall have the nower to use and apply said avails, issues and profits toward the syment of any present or future indebtedness or liability of the under igned to the Mortgages, due or to become due, or that may here- tter be contracted and also lowerd the payment of all expenses for the care and management of said premises, including taxes, in-	
	urance, assessments, usual and customary commissions to a rear rance assessments, usual and customary semissions to a rear rance for authorities and continued against a recently becomes for authorities and account and servants as may reasonably be necessary.	
	It is further understood and agreed, that in the exemption the exemption of this assignment, the understined will pay rent for the exemption of the understined that the exemption of the understined	
11	opromptly pay said rent on the first day of each and every month shall, in aid of itself constitute a forcible entry and detainer and ne Mortgagee may in its own name and without any notice or demand, many in an action of forcible entry and detainer and obtain casession of said premises. This assignment and power of attorney shall be kinding upon and inure to the benefit of the heirs, execu-	
te	ors, administrators, successors, and assigns of the parties nersto and shall be construed as a Covenant running with the band, and the indebtedness or liability of the undersigned to the said Mortgage shall have been	C
	uity paid, at which time this assignment and power of attorney shall terminate.  It is understood and agreed that the Mortgages will not exercise its rights under this Assignment until after default in any payment secured by the mortgage or after a breach of any of its covenants.	٠.
	The failure of the Mortgages to exercise Any right which it might exercise nerecinity about no pe deemed a waiver by ind Mortgages to exercise the restor.	3
	This assignment of rents is executed by said corporation not porsonally but as Truster at alternation in the exercise of the power and extending the property control to the support of the power and subject to the power an	,
	nd authority in execute this instrument) and it is expressly understood and agreed that nothing herein or in said note contained shall be unfortiged as creating any liability on the said corporation, either individually or as Trustee aforastic, personally to pay the said note rany interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied	
þ	ersin contained, all such liability, if any, being expressly waived by the Mondagee and by every person now or noreatier claiming	
	onally are concerned, the legal holder or holders of said note and the owner or owners of any indebtoon 4. acciding treatment basis	
	not solely to the premises hereby conveyed for the payment thereof, by the empression of the titll things the first the mainter never and in said note provided or by action to enforce the personal liability of the guaranter, if any title to the fco-mitter.  N. WITNESS WHEREOF, the undersigned corporation, not personally but as Trustee as aforesaid, has caused here presents to be	
5	igned by itsPresident, and its corporate seal to be hereunto nilixed and attested by itsSecre-	
te		
	Chicago Title and Trust Company As Trusies as aforesaid and not personally	
	By Sugar Becker	1
A	ASSY Secretary FRED FOR RECORD Prosident	
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9	1986 NOV 26 PM 2: 42 B 6 5 6 5 2 4 6	
	100 the section was a statement the section of the	
	nd for said County, in the State aforesaid, DO HEREBY CERTIFY THAT SUSAN BECKER ersonally known to me to be the President of Chicago Title and Trust Company	
P		
	construct self-corporation, and personally known to me to be the same persons whose names are subscribed	
_	the foregoing instrument, appeared before me this day in person and soverally acknowledged that as such	
	ecretary of said corporation and caused the corporate seal of said corporation to be affixed thereto, pursuant to nuthority, given by the loard of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation.	
	sa sha sana and assanan thereig ad lash	
G	IVEN under my hand and Notarial Seal, this day of November , A.D. 19.86	
	demand & to Brind	