SECURITY FEDERAL SAVINGS AND LOAN ASSOCIATION OF CHICAGO

FIRST STATE BANK (& TRUST COMPANY OF FRANKLIN PARK a corporation organized and existing under the laws of the State of Illinois

00 not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the

in pursuance of a Trust Agreement dated December 30th, 1985

, and known as trust number 1123

in order to secure an indebtedness of

Two Hundred Ten Thousand and no/100-Dollars (\$210,000,00

executed a mortgage of even date herewith, mortgaging to SECURITY FEDERAL SAVINGS AND LOAN ASSOCIATION OF CHI CAGO

the following described real estate:

PLEASE REFER TO THE ATTACHED LEGAL RIDER!!!

and, whereas, said Morrvagee is the holder of said mortgage and the note secured thereby:

and, whereas, said Mortragee is the holder of said mortgage and the note secured thereby:

NOW, THEREFORE, in order to further secure said indebtedness, and as a part of the consideration of said transaction, the undersigned corporate true set hereby assigns, transfers, and sets over unto said Mortgagee, and/or its successors and assigns, all the rents now due or while provide the second due under or by virtue of any lease, either oral or written, or any letting of, or any agreement for the use or or a pancy of any part of the premises 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 establish an absolute transfer and assignment of all such leases and agreements and all the avails hereunder unto the Mortgagee and especially those or train leases and agreements now existing upon the property hereinabove described.

The undersigned, do hereby is revocably appoint the said Mortgagee the agent of the undersigned for the management of said property, and do hereby authorize the said Mortgagee to let and re-let said premises or any part thereof, according to its own discretion, and to bring or defend any suts in connection with said premises in its own name or in the names 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 about said premises that the undersigned might do, hereby ratifying and confirming anything and everything that the said Mortgagee may do.

It is understood and agreed that the said Mortgagee shall have the power to use and applicated.

It is understood and agreed that the s id Mortgagee shall have the power to use and apply said avails, issues and profits toward the payment of any present or future individues or liability of the undersigned to the said Mortgagee, due or to become due, or that may hereafter be contracted, and v so toward the payment of all expenses for the care and management of said premises, including taxes, insurance, assessments, usual and customary commissions to a real estate broker for leasing said premises and collecting rents and the expense for such at orders, agents and servants as may reasonably be necessary.

It is further understood and agreed, that in the even of the exercise of this assignment, the undersigned will pay rent for the premises occupied by the undersigned at the prevailing rather month for each room, and a failure on the part of the undersigned to promptly pay said rent on the first day of each and every month shall, in and of itself constitute a forcible entry and detainer and the said Mortgagee may in its own name and without any notice or demand, maintain an action of forcible entry and detainer and obtain possession of said premises. This assignment and power of attorney shall be binding upon and inure to the benefit of the heirs, executors, administrators, successors and assign of the parties hereto and shall be construed as a Covenant running with the land, and shall continue in full force and effect or all all of the indebtedness or liability of the undersigned to the said Association shall have been fully paid; at which time this assign and the indebtedness or liability of the undersigned to the said Association shall have been fully paid; at which time this assign and the indebtedness or liability of the undersigned to the said Association shall have been fully paid; at which time this assign and the indebtedness or liability of the undersigned to the said Association shall have been fully paid; at which time this assign and the power of attorney shall terminate.

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The failure of the said Mortgagee to exercise any right which it migh, exercise hereunder shall not be deemed a waiver by the said Mortgagee of its right of exercise thereafter.

said Mortgagee of its right of exercise thereafter. This assignment of rents is executed by said corporation not personally but as Trusce as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said corporation bereby warrants that it possesses full power and authority to execute this instrument) and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said corporation, either individuelly or as Trustee aforesaid, personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing his individuelly or as Trustee aforesaid, personally if any, being expressly waived by the low tages and by every person now or hereafter claiming any right or security hereunder, and that so far as said corporation, either individually or as Trustee aforesaid, or its successors, personally are concerned, the legal holder or holders of said note and he owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof by the enforcement of the lien hereby created in the manner herein and in said note provided or by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, the undersigned corporation, not personally but as Trustee as afores id, has caused these presents to be signed by its Ass't Vice President, and its corporate seal to be hereunto affixed and attested by it. Ass't Trust

Secremity; this 2nd

14'8670-32-140DE

day of Januaru , A.D., 19 86

Officer

FIRST STATE BANK & TRUST COMPANY CO FRANKLIN PARK ATTEST: As Trustee as aforesaid and not personally John P. Evans, Ass't Vice President elyn A Bradford Assistant Swemman Trust Officer STATE OF Illinois COUNTY OF Cook Ruth L. Hurt I. the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT John P. Evans,

personally known to me to be the Ass't Vice President of First State Bank & Trust Company of Franklin Park

Recreting of said corporation, and personally known to me to be the same personally known to me to be the foreign crimstrument, appeared before me this day in person and severally acknowledged that as such Officers, they sligned and delivered the said instrument as such Officers of said corporation and caused the corporate sail of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal, this

9th day of January

, A.D. 1986

Ruth L. Notary

THIS INSTRUMENT WAS PREPARED BY: BOX 218 Monica A. Camacho

SECURITY FEDERAL SAVINGS OF CHICAGO

1209 N. Milwaukee Ave., Chicago, IL 60622 44032-1 (*1774) 32 ARCTI - Standard Corporate Trustoe Form Assignment of Rents for use with Standard Morrgage Form 31 MCTI and Standard Premissory Installment Note Form 31 NCTI

UNOFFICIAL COPY

ia opakedoman ikogo ii vimideli Restrictions in the LOT 1 in Ida Ortlepp Subdivision of Lots, 20, 21, 22, 23, in Block 25 in Ogden Addition to Chicago in the North East quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. PERMANENT TAX No. 17-08-237-012 PP 11 60 W GROWN AVEL LOT 2 in Ida Ortlepp Subdivision of Lots, 20, 21, 22, 23, in Block 25 in Ogden Addition to Chicago in the North East quarter 59,069,50 of Section 8, Township 39 North, Range 14, East of the Third **ASSOCIATION** Principal Meridian, in Cook County, Illinois 100354150 and white the PERMANENT TAX No. 17-08-237-011 86018587 LOT 3 in Ida Ortlepp's Subdivision of Lots, 20, 21, and 22 and 23 in Block 25 in Ogden's Addition to Chicago in the North East quarter of Section 8, Township 39 North, Range 14 East of the Tuind Principal Meridian in Cook County, Illinois. PERN NI NT TAX NO. 17-08-237-010 राजे सार्वाच्या हो। TED FOR IT er gelegen in der Steller von der Geren der Steller der Steller der Steller der Steller der Steller der Stelle Steller der Ste तक के अर्थे के के अपने के अपने के किया है। ชาติลา กุลที่สุดรู้ (สระ) ดี น้ำการการก็เรื่องสิตรู้ (ก็เรื่องไม่) สิทธิ์ เกิดสิทธิ์ (ค.ศ.) a see of the first see and the first seed of the seed of the seed of the first seed of the first seed of the first seed of the seed of the first seed of the seed รอง ใช้เกิดเหมือง สมีสาร नेपालने हुन्दी नेनेपार होने के जा है है। है कि हिस अपने हुन्ने हुन हो हो। है Court of the Court had the court for his the court of the contract with a section of anan atawaha in yindoo kanin a ahaa kanin da kan Minemahan ini tiregan sa muut M The second of th John C. Cornel Age Taken Frederic Stading Property En word Lit hier in aliketh frak is a heasteadheil selfterretaria de la companya de la com La companya de la com riel derrig. To recognitive anne S. Tenne secret anxiet, plan en la company de la company de la company de la c Tour II 25 A series of the series in a consequence of the series of the terment by:

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