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Assignment of Rents	
KNOW ALL MEN BY THESE PRESENTS, that the undersigned,	
LAKEVIEW TRUST AND SAVINGS BANK, a Corporation duly or	ganized and
existing under and by virtue of the laws of the STATE OF ILLINOIS 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 AUGUST 6, 1984 and known as trust number. 6686 in considers	tion of the
sum of One Dollar (\$1.00) and other good and valuable considerations, in hand paid, the receipt whereo acknowledged, does sell, assign, transfer and set over unto FIRST SAVINGS AND LOAN ASSOCIATION HOLLAND; a corporation organized and existing under the laws of the State of Illinois (hereinafter referred Association) all the rents, issues and profits now due and which may hereafter become due under or by virtue of whether written or verbal, or any letting of or any agreement for the use or occupancy of any part of the described premises:	f any lease.
RIDER ATTACHED HERETO AND MADE A PART HEREOF:	
The under level hereby represents that no rent has been paid under any such or agreement more than one installment in advance, and the undersigned here covenants not to collect any of the rents, issues or profits in advance of time they become due under or by virtue of any such lease or agreement, nor modify or amend ac, such existing lease or agreement by extending the term thereof or by reducing the amount of rent due thereunder, nor to cancel or any such lease or agreement prior to the expiration date provided for there without, in each such case, obtaining the prior written consent thereto of Association.	eby the r to terminate ein,
THIS INSTRUMENT WAS PREPARED BY: Candace Vedral FIRST SAVINGS AND LOAN ASSOCIATION OF SOUTH HOLLAND 475 E. 162nd St., So. Holland, 1 60473	
COOK COUNTY ILLINOIS	
HER STOR MECOND	61301
1983 FEB 13 AM 10-30	Land of the second
It being the intention of the undersigned hereby to establish an absolute transfer and assignment of all and agreements and all the avails thereunder unto the Association, whether the said leases or agreement been hereafter or may be hereafter made or agreed to, or which may be made or agreed to by the Association granted.	s may have intion under
The undersigned, does hereby irrevocably appoint the said Association, its agent for the management of erty, and does hereby authorize the Association to let and re-let said persises or any part thereof, according discretion, and to bring or defend any suits in connection with said premises in its own name or in the nundersigned, as it may consider expedient, and to make such repairs to the premises as it may deem proper and to do anything in and about said premises that the undersigned might do, no reby cutifying and confirming and everything that the said Association may do.	g to its own ames of the or advisable, ing anything
It being understood and agreed that the said Association shall have the power to use and apply said a and profits toward the payment of any present or future indebtedness or liability of the undersigned to the ation, due or to become due, or that may hereafter be contracted, and also toward the payment of all experence and management of said premises, including taxes and assessments which may to its judgment be detented and advisable, hereby ratifying and confirming all that said Association may do by vitue hereof. It being further and agreed that in the event of the exercise of this assignment, the undersigned will pay, out of that the Trust Estate specifically, described above, rent for the premises occupied by it or the hereficiaries of Estate at the rate of \$ (MARKET RATE) per month, and a failure on its part promptly to pay said rent day of each and every month shall, in and of itself constitute a forcible entry and detainer and the association own name and without any notice or demand, maintain an action of forcible entry and detainer. In cottain passid premises. This assignment and power of attorney shall be binding upon and inure to the law of the	said Associ- ises and the emed proper inther under- it portion of said Trust on the first may in its iossession of heirs, execu-
tors, administrators, successors and assigns of the parties hereto and shall be construed. As a coverar crunitiand, and shall continue in full force and effect until all of the indebtedness or liability of the understand Association shall have been fully paid, at which time this assignment and power of attorney shall terminate it is understood and agreed that the Association will not exercise any of its rights under this assignment.	to the said
after default in the payment of any indebtedness or liability of the undersigned to the Association. THIS ASSIGNMENT OF RENTS is executed by the undersigned, not personally but as Trustee as a the exercise of the power and authority conferred upon and vested in it as such Trustee, and it is expressly and agreed that nothing herein shall be construed as creating any liability of the undersigned personally or any indebtedness accruing hereunder or to perform any covenant either express or implied herein to such liability; if any, being expressly waived by said Assignee and by every person now or hereafter claimly hereunder, and that so far as the Assignee and its successors, and the undersigned personally are concerne holder or holders of this Assignment of Rents or owners of any indebtedness accruing or secured hereunde solely to the premises hereby conveyed for the payment thereof, by the enforcement of the Assignment of Forested, in the manner herein provided, or by action to enforce the personal liability of the guarantors, it indebtedness.	aforesaid, in v understood to pay rent ontained, all ng any right d, the legal er shall look tonts hereby
IN WITNESS WHEREOF, the undersigned, not personally, but as Trustee as aforesaid has caused the	•
to be signed by its Asst. Vice President and its corporate seal to be hereunte	
attested by its Trust Officer Secretary this 28th day of JANUARY. A	D. 1986
A Trivite as a forward and rot of Tally	and the second
Attent Monday By By Clin la	
Trust Officer Secretary Li. R. Reichard Assi Vice JAMES E. POLITES, JR. Assi Vice President & Trust Officer TRUST OFFICER	Président

Loan No. 12658-2.0

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LHE UNDERSICHED

DO HEREBY CERTIFY, that

A SEMAL HORING TO COMP

COOK

Prontess

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Notary Public, in and for the County and State aforesid,

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Butler, Wright and Webster's Addition to Chicago, in Section 9, Township 39 North, Lot 2 (except the North 10-1/2 inches and that part of said Lot 2 lying South of a line beginning at a point in the East line of said Lot 2, 4.29 feet North said wall, at a point 4.26 feet North of the South line of said Lot 2; thence West on a line parallel with the South line of said Lot 1, 30.5 feet more or of the Southeast corner of said Lot 2, running thence West to and along the center line of a partition wall, 44.5 feet more or less to he West face of less to the West line of said Lot 2 in Martin's Subdivision of Block 14 in Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

PARCEL 1:

PERMANENT INDEX NUMBER: 17-09-214-008-0000
ADDRESS OF PROPERTY: 676 N. Orleans, Chicago, 11.

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RCEL 2:

39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. Lot 1 and the North 10-1/2 inches of Lot 2 in Martin's Subdivision of Block 14 in Butler, Wright and Webster's Addition to Chicago in Section 9, Township

∠ PERMANENT INDEX NUMBER: 17-65-214-007-0000
∠ ADDRESS OF PROPERTY: 678 N. Orleans, Chicago, II.

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