WICKESSEIH, that wat	reas the Owner has t	itte to the premises	destribed below	ν.	
NOW THEREFORE, in a Ten Dollars (\$10.00) in his whereof are hereby acknowled assigns, all the rents, cascribed below, which are not of any lease, whether written of any part of the real estate or may hereafter make or aggranted, it being the intentiall such leases and agreement	nd paid, and of othe edged, Owner does he rings, income, issues when due and which may tor oral, or any letting and premises describe ree to, or which may lon of the parties to mets and all the rents, or	r good and valuable reby assign, transfe and profits, if any, hereafter become dg of, possession of, at below, which Over made or agreed take and establish by arnings, income, iss	e considerations or and set over to of and from the one, payable or cor any agreeme one may have ho by the Bank tereby an absolutates, and profits	i, the receipt a into the Bank, real estate and ollectible unde nt for the use peretofore made inder the powe e transfer and thereunder, un	nd sufficiency its successors I premises de- r or hy virtue or occupancy or agreed to, ers hereinafter assignment of not the Bank,
all relating to the real esta	te and premises situa	ited in the	City		of
Chicago and described as fellows, to	, County of	look	State of	Illinois	wee and week or
The East 1 of the Sout of Lots 17 and 18 in s being a Subdivision of Way of the Chicago. 20 of Section 26, Townsh Cook County, 1111nois This Assignment is given	th 50 ft. of that said Block 9 in State Block 9 in State part utlington and Qu. 39 North. Ram	S.J. Glover's A lying South of incy Rallroad o ge 13, East of	ddition to (the South 1: f the West; the Third Pi	Thicago, sa ine of the l of the Nor tincipal Me	id addition Right of rthwest ‡ ridian, in
Dollars (\$130,000,00	.) upor a certain le	oan evidenced by a p	romissory note	of Owner to th	ie Bank dated (
July_29,	19., 87 , and received 1:	y a Mortgage or T	rust Deed dated	. July. 2	9
19.87, conveying and more Mortgagee. This Assignment other costs and charges which	shall remain in L.P.	force and effect ant	il said lonn und	the interest th	tereon and all
This Assignment shall be operative in the event of a breach of any of the Agreement.	only in the avent of a defaulteme or conditions comained	on the payment of princi in said Stortgage or Tro	pal and interest secur is Deed or in the no	ed by sald Mortgage to or notes secured	or Trust Deed or thereby or in this
Agreement. Dwarer hereby irrevocably authorizes any time becentice, and all mow dubreselver exist, for sald premises, to two rby agent or attories, and for condition of the bolder or holders of the indicated exists and premises bereliable the Owner wholify therefrom, and may thereof. The Bank may, at the appears meno, useful alterations, additions, become another and may lease will mortgaged beyond the maturity of the indebtsches which would endich the Owner to can premise, and to early so the business exactings, revenue, routs, and factor to matter and income chaintenance, repairs, renewals, replaces ments, immanore, and prior to proper of the business exactings, revenue, and prior to proper chains the services of the bank and of the Bankert and control of the mortgaged pre-against any liability, loss, or damage on the bank shall apply any and all money.	es the Hank in its own name or that may beenfire become to that may beenfire become to the an in broken, and may, with or shedness secured by aid. It we described together with all noise, and in property, for the mortgaged property, for the mortgaged property, for the mortgaged property, for the property in such parcels and a secured by said. That Deed cell the same. In every such of the property and any passents, alterations, additions, barges on the said real estate a ke's attorneys, agents, clerks, operty and the conduct of the account of any matter or the account of any matter or the	e to collect all of sald terme due in the each and e sald reades are und promin without love, and with seventh of the sald in	as, earnings, incomes ery lease or agreen er preshoully describe or without process or rupon, take, and made, papers, and account free ery ery ery ery ery ery ery ery ery	liture and profits a cent, written or ver- ch or of any part if law, and without law in without intain possession of nuts relating thereto, ver described, and co- ver described, and co- part in the proper repairs, including leases lease for any cause and operate the sa- be entitled to colle- ted by the property of which may be main just and reasonable on the property of the op- the collection of the transport of the transport of the transport of the transport of the pro- ting of the property of the property of the pro- ting of the pro- perty of the pro- ting of	rising or accrulag- ist, existing or to hereof, personally- say setting to the all or any part of and may exclude adder the historia renewals, replace- rative and releases for termy expiring or on any ground id real citage and wi and receive all thereof and of all e for tase, nices- compensation for personal of the procession, manage- demnify the Bank e Hank hereunder,
torest accounted and unpaid on the said me and all other charges secured by or over hereby rather all that the Bank may de	ste or notes; (3) the princips ted under the said Trust Dee to by victue of this Assignmen	t of said note or notes from d or Mortgage above cefer to	m three to time countreed to; and (1) the	ing outstanding and balance, if any, to 1	funpald; (4) any he Owner. Owner
Owner, for liself, its successors and or illminish the obligations of the lesses vious written consent of the flank, Own lessees any rent or rentals in attance of under the mottages or Trust Deed, and	utigns, covenants and agrees a thereunder, or release any over forther covenants and agr the due date thereof, without in such event, the whole number	that It will not, orally or one or more tenants from ces that it will not assign i written consent of the lia int of the principal then re	in writing, modify, their tespective oblig or pledge said rents or, Any violation of maining unpaid shall	stender or renew i stion on lee such li or cillect from eny this tuven at their ci immate, et secome	ing of such leases, ease, without pie- of the tenants or onsitute a default i due and payable.
Aur failure or omission to enforce of Bank, nor shall the Bank be required to belog strictly discretionary with the Bank These covenance shall continue in fo				(s) is, all the mattern	berein contained
Made and executed in Ch	icago, Illinois on	July 29,	, 19	37	Y
This Document Prepared By STATE OF ILLINOIS 1 SS	Katherine A. Ha 2201 W. Germak (Chicago, 11 60)	rgarton Road	racipo V	Minas	1
STATE OF ILLINOIS (SS					
I, Cheryl Bruce	kmann	, a Notary	Public in and f	or said County	, in the State
nforesaid, DO HEREBY CEE	UTIFY that DayLi	P. Titus & Jo	linG Lamano	na ambieni direkt na 1884 i pr	. personally
known to me to he the same	person. B whose nam	e subscrii	sed to the fore	going instrume	nt, appeared
before me this day in person,	and acknowledged th	natChe Y signed,	scaled and deliv	ered the said i	nstrument as
their free and vol-	•				
GIVEN under my hand as	nd official seal this	30th day of	July		19_87

(SEAL)

UNOFFICIAL COPY

The state of the lank & This the sould state of the sould state the sould stat

COOK COUNTY RECORDER

43710 ¢ C: ** -\$3 \$\(\sigma\) +\(\sigma\) 2300

140002 LEVN (100 01/31/8) 10:43:00

0E51-01 ** 17:52