ON 616493 71-32 7225



signment of Kents (Corporate Trustee Form)

KNOW ALL MEN BY THESE PRESENTS, that whereas,		790
LA SALLE NATIONAL BANK		
corporation organized and existing under the laws of theSt	ateofII	linois
_	it as Trustee under the provisions of	
ly recorded and delivered to the undersigned in pursuance of a		mber 1, 1987
, and known as trust number	per 112535	, in order to secure
indebtedness ofEighty Two Thousand Five Hundre	ed and no/100	Dollars
82,500,00) executed a mortgage of even date her LIBERTY FEDERAL SAVINGS AND I	ewith, mortgaging to OOAN ASSOCIATION OF CHIC.	AGO
ne following described real estate: of Thirteen (15) (except the West Ten (10) For fourteen (14) in Block One (1) in Metrologies a Subdivision of Lot One (1) to Six (6). Subdivision of the South East (6) ection Twenty Eight (28), Township Forty One hird Principal Meridian, in Cook County, Illands	opolitan's Laramie Niles (of Huxhold's Addition to Quarter (場) of the North W (41) North, Range Thirtee	Center Road Gardens, Niles Center, being Vest Quarter (光) of
nd, whereas LIBERTY FEDERAL SAVINGS AND LOAN AS and the note secured thereby: NOW, THEREFORE, in order to further secure, so identical design as a part of the secure of	SOCIATION OF CHICAGO is the	holder of said mortgage
LA SALLE NATIONAL BANK	<i>5</i> 3 5	2 Brummel
pereby assign S transfer S and set S over unto LII bereinafter referred to as the Association, and/or its successors indissigns, all my lease, either oral/or written, or any letting of, or any agreement of the use of the intention hereby to establish an absolute transfer and assignment of it such the specially those certain leases and agreements now existing upon the importance of the undersigned, do hereby irrevocably appoint the said Association it ease authorize the Association to let and reslet said premises or any part thereos, and the said premises, inits own name or in the names of the undersigned, as it may into the said Association may do. It is understood and agreed that the said Association shall have the power to use in future indebtedness or liability of the undersigned to the said Association, due sayment of all expenses for the care and management of said premises, including state broker for leasing said premises and collecting rents and the expense it is understood and agreed that the Association will not exercise its rights and crossed or after a breach of any of its covernants. It is further understood and agreed, that in the event of the exercise of this and exigned at the prevailing rate per month for each room, and a failure on the very month shall, in and of itself constitute a foreible entry and detainer and maintain an action of foreible entry and detainer and established time this assignment and power of attorney shall terminate. The failure of the Association to exercise any right which it might exercise hereafter.	of the undersigned for the management of Ading to its own discretion, and to bring or so sider expedient, and to make such repairs a signed might do, hereby ratifying and confideration of the might do, hereby ratifying and confideration of the art educ, or that may hereafter be on the for such at once, assessments, total and of or such at once, assessments, total and of or such at once, assessments and servants as under this assignment until after default it assignment, the inderigned will pay rent for act of the undersigned of promptly pay said the Association may no its own name and sometimes. This assignment and power of attos of the parties hereto and significant in the Association that the Association and the said Association and t	of said property, and do hereby defend any suits in connection to the premises as it may deem irming anything and everything and the payment of any present contracted, and also toward the ustomary commissions to a real may reasonably be necessary, in any payment secured by the reflection the first day of each and without any notice or demand, riney shall be binding upon and as a Covenant running with the on shall have been fully paid, at
This assignment of rents is executed by <u>LA SALLE NATIONAL</u> It personally but as Trustee as aforesaid in the exercise of the power and author	BANK ty conferred upon and vested in it as si ch Tr	istee (and said
LA SALLE NATIONAL BANK	nd it is expressly understood and agreed that	hereby
rustee aforesaid, personally to pay the said note or any interest that may accoverant either express or implied herein contained, all such liability, if any, bei claiming any right or security hereunder, and that so far as LA SALLE either individually or as Trustee aforesaid, or its successors, personally are conceuded individually or as the said took solely to the premises hereby convey the manner herein and in said note provided or by action to enforce the premises across the said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the manner herein and in said note provided or by action to enforce the premises hereby convey the premises the premises hereby convey the premises the premises hereby convey the premises	cure thereon, or any indebtedness accraing ng expressly waived by the Mortgagee and b NATIONAL BANK red, the legal holder or holders of said note of for the payment thereof, by the unforcement of the payment thereof.	and the owner or owners of any
IN WITNESS WHEREOF, LA SALLE NATIONAL B.		
of personally but as Trustee as aforesaid, has caused these presu	nts to be signed by its	President, and
s corporate seal to be hereunto affixed and attested by its	Secretary, this	14th day of
September , A.D. 19 87	LA SALLE NATIONAL BANK	
TTEST Callor Holle	As Trustee as aforesaid and	
Assistant Secretary	BOX 333 - TH	
	R LIBERTY FEDERAL SAVING	gs \
his instrument was prepared by Liberty Federal Savings and coan.	D: Chicago, III. 60659 Association of Chicago, 5700 33005 04	1834-ve. 1811 icago, 111. 60659

OFFICIAL COPY a Notary Public, in and for said County, in the State aforesaid, LA SATTE MAGITZANTAL Wassistair Secretary of said corporation, who are personally known to me to be the same persons Vice whose names are subscribed to the foregoing instrument as such. President, and Secretary, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said corporation, as Trustee as aforesaid for the uses and purposes therein set forth; and the said ... Secretary then and there acknowledged that as custodian of the corporate seal of said corporation, did affix said seal to said instrument as _____ own free and voluntary act and as the free and voluntary act of said corporation, as Trustee as aforesaid, for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal, this Notary Public Dr. Cook Colling Clerk's Office 90 My Commission Expires

SAVINGS AND LOAN ASSOCIATION

CHICAGO, ILLINOIS 60659 5700 N. LINCOLN AVENUE