20113 1

Saverio Anfuso and Mary Ann Anfuso, His Wife

city of the

ofBuffalo Grove , County of Cook

, and State of

Illinois

in order to secure an indebtedness of

KNOW ALL MEN BY THESE PRESENTS, that

Seventy Three Thousand Five Hundred and no/100

Dollars (\$73,500.00), executed a mortgage of even date herewith, mortgaging to

87054538

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF DES PLAINES

hereinafter referred to as the Mortgagee, the following described real estate:

Lot 1 in Block 5 in Parson and Lee's Addition to Des Plaines in Sections 17 and 20, Township 41 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

-20-203-007-008

DEPT-01 T#1111 TRAN 0149 01/28/87 10:07:09 #2444 # B *-87-054538 COOK COUNTY RECORDER

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

NOW, THEREFORE, in order to first or accure said indebtedness, and as a part of the consideration of said transaction, the undersigned hereby assign—, transfer—in last—over unto said Mortgagee, and/or its successors and assigns, all the rents now due or which may hereafter become due under or by virtue of any lease, either oral or written, or any letting of, or any agreement for the use or occupancy of any part of the premises herein described, which may have been hereinforce or may be hereafter made or agreed to by the vlortgagee under the power herein granted, it being the intention hereby to establish an absolute transfer and assignment of all such lor see and agreements and all the avails hereunder unto the Mortgagee and especially those certain leases and agreements now existing upon the property hereinabove described.

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

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

It is further understood and agreed, that in the event of the extreme of this assignment, the undersigned will pay rent for the premises occupied by the undersigned at the prevailing rate per 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 shell, in and of itself constitute a forcible entry and detainer and the 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 assigns of the process hereto and shall be construed as a Covenant running with the land, and shall continue in full force and effect until all of the indicated on the indicated of the undersigned to the said Mortgagee shall have been fully paid, at which time this assignment and power of attorney shall terminate.

It is understood and agreed that the Mortgagee 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.

The failure of the Mortgagee to exercise any right which it might exercise hereund r shall not be deemed a waiver by the Mortgagee of its right of exercise thereafter.

IN WITNESS WHEREOF, this assignment of rents is executed, senled and delivered this 23rd

day of A. D., 19 87 prano ... (SEAL) (Saverio Anfuso) ..(SEAL)

(SEAL) (Mary Ann Anfuso) (SEAL)

STATE OF Illinois COUNTY OF COOK Cook

I, the undersigned, a Notary Public in

subscribed to the foregoing instrument.

and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT Saverio Anfuso and Mary Ann Anfuso

befor re this day in person, and acknowledged that

signed, scaled and delivered the said instrument 🗀

free and voluntary act, for the uses and purposes therein set forth.

267H

me to be the same persons whose names

hand and Notarial Seal, this

day of

they

are

(D. 19 8 Public

THIS INSTRUMENT WAS PREPARED BY:

Kenneth G. Meyer, Attorney, for First Federal Savings 749 Lee Street Des Plaines, IL.

"OFFICIAL SEAL" David L Shoup ary Public, State of Illinois My Commission Expires 7/12/87

Notary



L Erros

Stocities	and Steel of	dans	County of	especiality of the	₩\$6 × X\$40	or outsi
	Onlyon tone boats.	A avillence	mata manda	g named to	. Still derlina seer	Line Kiel Teathoris e
86646000		angstation differs	or mit were	o magazio e e ledacio	** *	. Commental
	S PLAINES	ind to authors	and luan as:	FEBEROL SAVINOS	SMIT	
				iwata) ase awasas		
18 .40	es in Rections Principal Meric	ar) & 14 - 5 - 6 - 5 - 5 - Dockers (early)	inertitete Se seet in 192	10,664 A 200		7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
		<u>;</u>		Of Committee		٠,
6 41 79 80 120 97	10 MPRT ILLIAT			**************************************		
	제 - 25(첫 원원(취 - 777:500 - 806 0		4;			
	90		Norwale	•		
The second secon			Continue America Continue Ame	em Cope de l'est le frede l'agrecie de la constitución de la constitución de la constitución de la constitución de la constitución de la constitución de la constitución de la constitución de la constituc	Les Carres M.A.	
	gradient versche State					
the material section of	a sugar service	0/	to the distriction of the control of	protection of the contract of		n de la companya de La companya de la co
		T				100
of the second se	en frankriger Hanne British (1987) begen blever en skapen en skapen blever Hanne British (1987) begen blever en skapen en skap	(•
			0,			
		***	45.		1	
	and the second s	ing and the second seco				
the 🕉 that is a	The employee of Adams	. A for a great of the second			. The second second	ng kanalan kanalan ka
ant of 👸 are tomas	or less than the state of the	to a service de participat	Charle March	am + 2 (2)	edit de la seco	
77	Staff Comments from a condi-	From Edition 1878		Ťá	THE MEMORY SECTION	e a ser en e
. Č	33.5.1. W	2011	** *** * ***	0.		
\mathbf{x}			* 1 . <i>H</i>	11 - K	$O_{x_{-}}$	\$ 5 (46)
аклен. 🛒 . 🤫			ी र अञ्चलका			
4(K82)	The state of the s	and grade	<1A368°		CO	
						so atale
and the second of the second o	millerida, e vita 1			Sur Sur.	is the second	ne en en an any
e and a second of the second second	tings exercises of some	92 - TANDO 235) घटन प्रसटकार	Martin State (or an arrival)	se je sportores z	John State
			President mend		A Anthree	
and the second of the second o	out of Indianatical One of Indianatical One of One of Adams	19 F A F			- American	-
เลศ ภายปลาเป็นปปา จะห้อเกิก (แล้ว สัก -	Oten Od. obje kedhez ir sai	ter the training	terit barredmi	rie de Prior de 1920 de	13	
$\psi^*(F_{\underline{x}})$	the state of	ran isser will resource.	art han erest of	t set des vassaulus	bry set 1 1	***
						* * * *

JIAM

State of the

TOFFICIAL 1:4%
Cover 1: Shive:
Noticy Public fine of Blince
My Commission Expires # 12:33