NOEFIGIALITY



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hicago, Illinois June	10

DUI AS I	rustee und	er the pro	visions of a	Deed or	Deeds in Tr	ust duly reco	rded or register	ed and delivered	to said Compar	y in pursuance of
Trust A	freement	dated _	June	6.]	988		and kr	own as its Ti	ust Number	1091897
			hereafter or	illed Anii	tuot) ju cous	ndetation of	Ten Dollars (\$	0.00) in hand pr	id, and of othe	r good and valuable
considera	tions, the	receipt an	d sufficienc	y whereof	are hereby a	cknowledge	d, does hereby a	ssign, transfer an	d set over unto	RICHARD
TAUE surv	BER an	d IR ship,	MA TAI	UBER,	his w s tena	vife, a ints in	as joint	tenant:	s with	right of
			 		· · · · · · · · · · · · · · · · · · ·			- the	rreinafter call	ed the Assignee
Lot 1 Brier Quart Forty Prince	rwent; Add: cer of (40) cipal	ition therebase (20 ition the Nor Meri Rose	y an absoluer, unto the e of Illinois.) in to North the Rodan Rodan Rodan mont,	sees to whoste transfi Assistance and desc Block orth h Wes ange in C	er and assign herein, all re cribed as tolk Cone Edgewa Thirte	inclares of Anomenic of all belating to the uwa, to wit: (1) in later a cter of the cter	Thomas subdivi f Sectio 3), East Illinoi	rust may be ent d agreements as d premises situal	tled: it being the all the renticed in the Cour y's Six the No 1), Tow Third	th Green rth East nship
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is instru	ment is ei	Ven to sec	Cure navme	nt of the	grit cinel su	m of Tv	vo Hundi	ed Thank	OFFICIAL S Memica Sac	1 no/100
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	secured b	e Mort ga r	re or Trust I	Deed to	Chica	.go 73t	le and	Trust Co		neving the real
tain lean										

as Trustee or Mortgigee lated . June and recorded in the Recorder's Office or Registered in the Office of the Registive of Titles of the above named County, conveying the real estate and premises hereinabove described. This instrument shall remain in full force in effect until said loan and the interest thereon, and all other costs and charges which may have accrued or may hereafter accrue under said Trust Deed or Mortgage have been fully paid.

This assignment shall not become operative until a default exists in the payment of principal or interest or in the performance of the terms or conditions contained in the Trust Deed or Mortgage herein referred to and in the Notico Notes secured thereby

Without limitation of any of the legal rights of Assignee as the absolute assignee of the relationsses and profits of said real estate and premises above described, and by way of enumeration only, it is agreed that in the event of any felax it under the said Trust Deed or Mortgage above described, whether before or after the note or notes secured by said Trust Deed or Mortgage is or are declared to be due in accordance with the terms of said Trust Deed or Mortgage, or whether before or after the institution of my / sai proceedings to foreclose the lien of said Trust Deed or Mortgage, or before or after any sale thereunder. Assignee shall be entitled to take a cust possession of the said real estate and premises hereinabove described, or of any part thereof, personally or by agent or attorney, as for condition broken, and may, with or without force, and with or without process of law, and without any action on the part of the holder or holder; of the indebtedness secured by said Trust Deed or Mortgage, enter upon, take, and maintain possession of all or any part of said real estate a of premises hereinabove described together with all documents, books, records, papers, and accounts relating thereto, and may exclude the has gnor, its beneficiaries or their agents or servants, wholly therefrom, and may hold, operate, manage and control the said real estate and premises hereinabove described, and conduct the business thereof. Assignee may, at the expense of the mortgaged property, from time to time, cause to be made all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises as may seem judicious, and may insure and reinsure the same, and may lease said mortgaged property in such parcels and for such times and on such terms as may seem fit, including leases for terms expiring beyond the maturity of the indebtedness secured by said Trust Deed or Mortgage, and may cancel any lease or sub-lease for any cause or on any ground which would entitle the Assignor or its beneficiaries to cancel the same. In every such case the Assignee shall have the right to manage and operate the said real estate and premises, and to carry on the business thereof as the Assignee shall deem best. Assignee shall be entitled to collect and receive all earnings, revenues, rents, and income of the property and any part thereof. After deducting the expense of conducting the business thereof and of all maintenance, repairs, renewals, replacements, alterations, additions, betterments, and improvements, and all payments which may be made for taxes, assessments, insurance, and prior or proper charges on the said real estate and premises, or any part thereof, including the just and reasonable compensation for the services of the Assignee and of the Assignee's attorneys, agents, clerks, servants, and others employed by Assignee in connection with the operation, management, and control of the mortgaged property and the conduct of the business thereof, and such turther sums as may be sufficient to indemnify the Assignee against any liability, loss, or damage on account of any matter or thing done in good taith in pursuance of the rights and powers of Assignee hereunder, the Assignee shall apply any and all moneys arising as atoresaid to the payment of the following items in such order as said Assignee deems fit:

(1) Interest on the principal and overdue interest on the note or notes secured by said Trust Deed or Mortgage, at the rate therein provided; (2) interest accrued and unpaid in the said note or notes; (3) the principal of said note or notes from time to time remaining outstanding and unpaid, (4) any and all other charges secured by or created under the said Trust Deed or Mortgage above referred to; and (5) the balance, if any, to the Assignor,

This instrument stall relassion bla the segment of all of the terms and probeneff of the respective executors, administrator, localize present a river, successions of shall be hinding upon and inure to the o issums of each of the parties hereio The failure of Assignee, or any of the agents, attorneys, successors or assigns of the Assignee to enforce any of the terms, provisions and conditions of this agreement for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any rights under the terms hereof but said Assignee or the agents, attorneys, successors or assigns of the Assignee shall have full right, power and authority to enforce this agreement, or any of the terms, provisions, up conditions bereaf, and exercise the powers hereunder, at any time or times that

The release of the Trust Deed or Mortgage securing said note shall ipso facto operate as a release of this instrument.

THIS ASSIGNMENT OF RENTS, is executed by CHICAGO TITLE AND TRUST COMPANY, not personally but at Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustos. Nothing herein or in said Trust Deed or Mortgage or in said Note or Notes contained shall be construed as creating any liability of CHICAGO TITLE AND TRUST COMPANY personally to pay the said Note or Notes or any interest that may accrue thereon, or any indebtedness accruing thereunder or hereunder, or to perform any agreement or covenant either express or implied herein or therein contained, all such liability, if any, being expressly walved by Assignee and by anyone now or hereafter claiming any right or security hereunder. So far as CHICAGO TITLE AND TRUST COMPANY, personally, is concerned, the Assignee hersunder or the legal holder or holders of mid Note or Notes and the owner or owners of any indebtedness accruing hereunder or anyone making any claim hereunder shall look solely to the trust property herein described and to the rents hereby assigned for the payment thereof, by the enforcement of the lien hereby and by said Trust Deed or Mortgage created, in the manner herein and in said Trust Doed or Mortgage and Note or Notes provided.

IN WITNESS WHEREOF, said CHICAGO TITLE AND TRUST COMPANY as Trustee as aforesaid and not personally has caused its corporate seal to 'n hereto affixed, and has caused its name to be signed to these presents by its Assistant Vice President and attested by its Assistant Secretary he day and year first above wirtten.

STATE OF ILLINOIS, COUNTY OF COOK

Extres 4/25/92

shall be deemed fit.

22

I the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named Assistant Vice President and Assistant Secretary of the CHICAGO TIT 2 AND TRUST COMPANY, Grantor, personally known to me to be the same persons whose naries are subscribed to the foregoing instrument as such Assistant Vice President and Assistant Sec. The president as their own free and voluntary act and as the free and voluntary act of said Company for the uses and purposes therein set forth; and the said Assistant Secretary then and their acknowledged that said Assistant Secretary, as custodian of the corporate seal of said Company to be affixed to said instrument as said Assistant Secretary's own fee and voluntary act and as the free and voluntary act of said Company for the uses and purposes the rein set forth.

Given under my t and and Notazial Seal

Date

JUN 15 1988

Notarial See

"OFFICIAL SEAL"

Notary Public

E V E

NAME FEDELMANY EDELINAN STREET ONE NORTH LASALLE 6.060Z Chicago, IL CITY LA.E.

F/R INFORMATION ONLY

NEET STREET ADDRESS OF ABOVE

1.5 RIBED PROPERTY HERE

INSTRUCTIONS

OR

THIS INST RIMENT WAS PREPARED BY:

Alvin Edelman, Esq. One North Jacalle #1714 Chicago IL 60602

RECORDER'S OFFICE BOX NUMBER

ssignment of Kents CHICAGO TITLE AND TRUST COMPANY

DOOK! **FAR8** JUL -66 AH IC: OI

88294784

CHICAGO TITLE AND TRUST COMPANY 111 West Washington Street