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i C	I. S. A. L.: League 1945 Form OC. T. A. O. ORPORATE TRUSTEE UNDER A TARVE UST	FICIALE	PY9255485	s, Chicago
	KNOW ALL MEN BY THESE PRESE	YTS, that whereas,		
.,	:	,	ANK	
	corporation organized and existing und			* 1
·	not per			11
	uly recorded and delivered to the under			
	n indebtedness of FORTY FIXE Till			
	\$45000.) Becuted a mortgage of eve			
201913			ATION 19-12-31	
	he following described real estate: 52	18 S. Whipple Chica	igo, Il /PIN 19-12-31	l0 -0 27
0	he East 10 acres of the S	outh 19 acres of the	north 374 acres of	the Wost
	of the Southwest 4 of Se	e tio n 12, Township 3 Lying East of the We	18 North, Range 13, out 1 inc of the East	East of the
	hird Principal Mexidian, lest & of sold Southwest & and, whereas,	in Cook County, Ill	Inois. De la the	holder of
	aid mortgage and the note secured there		* Managara (1.00 to 1.00 to 1.	, notall or
(/)	NOW, THEREEORE, in order to fur			
	ransaction, the understandG			
	hereby assign, transfer and s			*****
	hereinafter referred to as the Associat	ings and Loan Associ		
	may hereafter become due under cob	y virtue of any lease, either c	oral or written, or any letting	of, or any
1	agreement for the use or occupation of the derectors or may be hereafter made.	or agreed to, or which may b	e made or agreed to by the A	\ssociution -
	under the power herein granted, it be a of all such leases and agreements and al	t the intention hereby to estal I the avails berounder unto the	olish an absolute transfer and a Association and especially the	ussignment ose certain
	enses and agreements now existing upon The undersigned, do hereby irrevoc	i the property hereinabove de	scribed.	
	management of said property, and do l	rereby futhorize the Associat	ion to let and re-let said prem	ises or any
	part thereof, according to its own discre in its own name or in the names of the	e undersigt od, as it may consid	der expedient, and to make su	ich repurs
	to the premises as it may deem proper andersigned might do, hereby ratifying	or advisable, and to do unyth	ning in and about said premis	es that the
	io. It is understood and agreed that the			
	source and profite toward the navment	of any present or future indeb	itedness or liability of the unde	ersignea vo
	the said Association, due or to become of all expenses for the care and manage	ement of said premises. Inch-	ang taxes, insurance, assessm	encs, usum
	and customary commissions to a real	estate broker for leasing said	i premises and conecting ren Accessary.	ta mid viic
	It is understood and agreed that the	re Association will not exerci	se the rights under this Assign hafalv of its covenants.	
	It is further understood and agreed will pay rent for the premises occupied	that in the event of the exe	rcise o' Pus assignment, the u	ndersigned inch room.
	and a fallow on the most of the unde	reignael to promutely use sile	ront on another day of cach	und cacra
	month shall, in and of itself constitute	a forcible entry and detainer (intain an action of forcible en	try and detainer and obtain po	ssession of
	said premises. This assignment and pov	ver of attorney shall be bindli wears and assigns of the nar	ng upon and are to the cen-	strued as a
	Commont amening with the land and	ahali cantinua in tull larce nu	m errect until mil ox was much	JUCUITUDO O E
	liability of the undersigned to the said and power of attorney shall terminate.			
	The failure of the Association to exc	OVOTOISO ENOTONILOT.		
	continuity of some to a security of the GAI	CELELO RIDGE TRUST AND 5	LAVINGS BANK	in it as such
	not personally but as Trustee as aforesaid in t Trustee (and said GARFIELD RIDGE TR	IST AND SAVINGS BANK	mound competent along and acord	horoby
	warrants that it possesses full power and aut	hority to execute this instrument) he construed as greating any liabilit	and it is expressly understood and	d agreed that
Party Sundy	GARFIELD RIDGE TRUST AND SAV	NGS BANK	either indi	vidually or as
AVIIIG	Trustee aforesaid, personally to pay the sa hereunder, or to perform any covenant eith	ld note or any interest that may or express or implied herein cont	acerue thereon, or any indebted tained, all such liability, if any, be	ness accruing
HE SHOW THE	CARFIELD RIDGE TRUST AND SAV	now or nereaster claiming any righ INGS BANK	or security nervinger, and that indi-	o tur us
2000年8月	Trustee aforesaid, or its successors, personall	y are concerned, the legal holder or	cholders of said note and the owner by conveyed for the payment the	or owners of treof, by the
tracking the state of the state	enforcement of the lien hereby created in lingility of the guarantor, if any	he manner herein and in said note	provided or by action to enforce	the personal
100 BS 04 BS	IN WITNESS WHEREOF GARFIELD	RIDGE TRUST AND SAYINGS	BANK	***************************************
GAR Garies Claries 2 245 Strume	Trustee (and said. GARFIELD RIDGE TRI warrants that it possesses full power and aut nothing herein or in said note contained shall GARFIELD RIDGE TRUST AND SAV. Trustee aforesaid, personally to pay the sa hereunder, or to perform any covenant eith waived by the Mortgague and by every person GARFIELD RIDGE TRUST AND SAV. Trustee aforesaid, or its successors, personall any indebtedness accruing hereunder shall enforcement of the lien hereby created in the liability of the guarantor, if any. IN WITNESS WHEREOF	caused these presents to be signed	by itsVice	President, and
FIELD Staid : Staid : Onl Staid :		attantad by the Corpora	ate Suprotory this	20th day of
RIDG and m y an y so- reserte records	MAY	GARFIELD RIDGE TR	RUST AND SAVINGS BANK	
注明はマア	ATTEST Julie a Novak	λ	As Trustee as aforesaid and not pe	rnofially
	ATTEST Secretary	ву 🕰	As Trustee as proceeded and not pe	<i>J.</i> !

'SS

CARFIELD RIDGE TRUST & SAVINGS BANK

Jolene DiMenna , a Notary Public, in and for said County, in the State aforesaid,

COUNTY OFCOOK