90106487

First Illinois Bank FFICIAL GOPY

COOK COUNTY, ILLINOIS FILED FOR RECORD

Instrument prepared by and after recordation to be sent to:

1990 HAR -9 AM 10: 34

90106487

First Illinois Mortgage Corp.
1440 Renaissance Drive
Park Ridge, Illinois 60068
Artn: Yvone Ressot

Box 333

Combined Security Agreement and Assignment of Rents by Land Trust Beneficiaries

1300

ocated at331	February 20, 1990				and	allects	certain	property ("Prope
AMERICA SI	, ter Ave., Evanston, II	linois		······································				
					April	22	097	and more particu
	ner ito, which is the subject matter of 102901-00	ira Irust Agreeme	ent ("Trust Agreement ("Trust") betweer) dated American	Nationa	1 Bar	k and	Trust Compa
nd known as Trust No s Trustee of said Trust and	the unitarianed parties ("Benefic	ares") holding tr	(Trust) betweer le entire beneficial into	rest in said 1	rust			- Quicago -
			ITALS:					
mortage lender ("Lende certain indebtedness of Section 15 of the Mortgai tgage assigns to Lender Cotateral"). The Beneficiaries intending the Trustee or in the Beneficiaries intending no or about the Prope OW, THEREFORE, Beneficiaries would otherwise havichinghts expressly including intender the provisions of further identification and entitor the purpose of period.	execution of this Aureoment, the Beter is a Multifamily violigage (the "Molfunsteer by a Note ("Notige grants to Lender a serulity interer the rents and revenue (of ins Projectaires, and whether or not the Superioraires, and whether or not the Superioraires nereby confirm and grant to we acquired if the Supplemental Colles without limitation, (a) the entire rigit (Sections 15 and 25 of the Mortgage, incorporated herein by reference recting Lender's security interest in the Beneficiaries have executed this	ortgage") applicative") payable to the isst incertain personative	ole to the Personal Pro- a order of Lender bea- a order of Lender bea- and property and fixtures, re- interest in the Supplei- rinterest in the Supp	perty and fixthing even dall est located on ints and reversity or personal collater the time of example of the that y Beneficanes reof may be to the that written.	ures (collecte with the Noilor about the Noilor are he eral whether all property a crall and succession of its and are applied or recoiled.	lively " flortgaj a Propi reafter i or noi ind whi in othe is Mori s from pendec ided by	Persona ge. sity and referred cowners ether no ringhts w ligage or the Prop tas Exhi y Lende	I Property") to see Section 26 of the filto as "Suppleme thip thereof shall be wor hereafter local rith respect theret at any time therea erty; and (b) Lend bit B to this Agreer is as a financing st
and the second of the second		all of the ciaries of ust	Bonetylary Shar	and	in I Majrd	L	tu	d
		<u></u>						
•	: A 44 4 D.		(Beneficiary	CVA				
	Address of Beni	ancianes.	22/7 04-1-4				····	
	•		2347 Ridge A		120			
			Evanston, Il	linois oc	/ 4/7/			
	ותועותוו	OAL RENEEICIAE	NY ACKNOWLEDGE	AE-NT				
ATE OF ILLINOIS)						15	? •	
CIMUEN T	. Siewanson - Rolan	.d .	a Motani ii	hibbero and t	or end con	olu aor	eta u e	lo hereby certify t
A.	iland And Shares	Doule	أحصرك			- 1		· -
artitlest	MANA AND THE STATE OF THE STATE	7-8-04-15		•				on(s) whose name اس
THE CONTRACTOR	subscribed to the loreging instrument and subscribed to the loreging in the lo					KDDWK	edgea m	ar_I_AneY_
	· · · · · · · · · · · · · · · · · · ·			ss morain ser	liotui			,
	micial seal this 2200 Living of	TERMAN	19_707	80	/			
rep under my hand and o		•		V415				
ep under my hand and o	•							
ven under my hand and o	1		Notary Public	044 50654	40.47			
	INDIVIDUAL LIMITED	PARTNERSHIP		OWLEDGEN	MENT			
	individual Limited	PARTNERSHIP I		OWLEDGEA	MENT			
AZE OF ILLINOIS)	INDIVIDUAL LIMITED	PARTNERSHIP I		OWLEDGEN	MENT			
ATE OF ILLINOIS) UNTY OF)	INDIVIDUAL LIMITED Is acknowledged before me tins			OWLEDGEN	MENT			
NEOFILLINOIS) UNTY OF)	S. i			OWLEDGEN	· · · · · · · · · · · · · · · · · · ·		Quner	at partner on bet
ATE OF ILLINOIS) UNTY OF)	S. i			OWLEDGEN				al pariner on beh
ATE OF ILLINOIS) UNTY OF)	S. i			OWLEDGEN				
ATE OF ILLINOIS) UNTY OF)	S. i			OWLEDGEN				al pariner on beh
ATEOFILLINOIS) SS DUNTY OF)	s acknowledged before me tins		BENEFIĆIARY ACKN					al pariner on beh
ATE OF ILLINOIS) SS DUNTY OF) Deforegoing instrument was	s acknowledged before me tins		BENEFIĆIARY ACKN					al pariner on beh
ATE OF ILLINOIS) DUNTY OF) alovegoing instrument was ATE OF ILLINOIS) SS	s acknowledged before me tins		BENEFIĆIARY ACKN					al pariner on beh
ATE OF ILLINOIS) UNTY OF }	s acknowledged before me this	ATE BENEFICIAR	BENEFIĆIARY ACKN					al pariner on beh
ATE OF ILLINOIS) SS DUNTY OF) Ploregoing instrument was ATE OF ILLINOIS) SS UNTY OF)	s acknowledged before me tins	ATE BENEFICIAR	BENEFIĆIARY ACKN					al pariner on beh

Notary Public

EGAL DESCRIPTION OF PROPERTY

LOIS 11 AND 12 IN EAST RIDGE ADDITION TO EVANSION, BEING A SUBDIVISION OF THE LEAST 298 DEET OF THE SOUTH 7.56.
CHAINS OF THE NORTH 14.63 CHAINS OF THE NORTH WEST 1/4 OF SECTION 30, TOWNSHIP 41 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 11-30-110-031 and 11-30-110-032

All furniture, fixtures, apparatus, machinery and equipment, whether now owned or hereafter acquired; now or hereafter located upon or used in connection with our held or acquired for use in connection with, the real estate (including present and future improvements) described in Exhibit A attached hereto, commonly known as 338 Custer Ave., Evanston, 1221nois:

("Property"), including any and all accessories, parts, replacements, accessions, and all proceeds of any of the foregoing; logether with all tenent security deposits and insurance premium rebates to which Beneficiary and/or the Trustee is or may be entitled to and all sums on deposit with Lender applicable to the Real Estate.

Together with all buildings, improvements and tenements now or hereafter erected on the Property, and all herefolding in the Property, and all herefolding in the Property, and all leave recipies, and water stock appurenances, rents, royalties, mineral, oil and gas rights and prolifs; water, water rights, and water stock appurenancing to the property, and all lixtures, m. I metry, equipment, engines, boilers, incinerators, building materials, appllances and goods of every nature whatsoever now or just a strength of the purposes of supplying or distributing healing; but not limited to, those for the purposes of supplying or distributing healing; cooling; electricity, gas, water, at a digit; and all elevators, and related machinery and equipment, the prevention and extinguishing apparatus, security, and access control apparatus, plumbing, b. thrufrs, water heaters, water closets, sinks, ranges, stoves, retrigerators, dishwashers, laundry equipment, disposals, washers, dryers; awnings, storm windows, storm or us, screens, blinds, shades, curtains and curtain rods, mirrors, cabinets, paneling, rugs, affacted floor coverings; lumiture; pic-

tures, antonnas, trees and plants, and ...

all of which, including replacements and udd". one thereto, are herein referred to as the "Personal Property."

EXHIBIT B

15. UNIFORM COMMERCIAL CODE SECURITY AGREEMENT

This instrument is intended to be a security agree ner lip insulant to the Uniform Commercial Code for any of the items specified above as part of the Property which: be suitclain as a mandred sufferment. It adminst, both on a property of this instrument in such form as Lender may require to perfect a security interest with respect to said items. Borrower shall pay all costs of filing such financing enternals and any extensions, renewals, amendments and releases the red and shall pay all to said items. reasonable costs and expenses of any record searches for finanting, is/aments Lender may reasonably require. Without the prior written consent of Lender Editions therefore the second process of any other security interest in said items, including replacements and additions therefor Upon Borrower's breach of any covenant or agreement of Borrower contained in this Instrument, including the covenants to pay, when due at summs. some smallor. Open portions a breachtstany covertent or agreement of portioner contained in this instrument, including the covertent or agreement of portions and in the instrument, Lender shall have the remedies of a secured by this instrument, Lender shall have the remedies provided in paragraph 27 of this instrument as to such items. The lenders and any of said remedies, Lender may proceed against the items of pell property and any name of personal property specified above as part of the Property appealed or together and in any order whatsoever, without in any way affecting the availability of Lender's remedies under the Uniform Commercial Code or of the rendles provided in paragraph 27 of this Instrument.

25. ASSIGNMENT OF RENTS: APPOINTMENT OF RECEIVER; LENDER IN POSSET-SICN

As part of the consideration for the indebtedness evidenced by the Note, Borrower nursury absolutely and unconditionally assigns and transfers to Lender, all the rents and revenues of the Property, including those now due, past due; or to become due by virtue of any lease or other agreement for the occupancy or use of rents and revenues of the Property, including those now due, past due; or to become due by virtue of any lease or other appearant for the occupancy of use distinguished the property is provided any lease or other appearant of the Property is provided and the property of

Borrower hereby covenants that Borrower has not executed any prior assignment of said rents, that Borrower has not perform any acts. or has not executed, and will not execute, any instrument which would prevent Lender from exercising its rights under this parar, and 25, and that at the time of execution of this instrument there has been no anticipation or prepayment of any of the rents of the Property for more than two in units prior to the date of such rents. Borrower covenants that Borrower will not hereafter collect or accept payment of any rents of the Property more than two, nor, he prior to the date dates. of such rents, Borrower further covenants that Borrower will execute and deliver to Lender such further essignments of rents and revenue ... It is Property as Lender may from time to time request

Upon Borrower's breach of any covenant or agreement of Borrower in this Instrument, Lender may in person, by again for by a court-appointed receiver, regardless. of the adequacy of Lender's security, enter upon and take and maintain full control of the Property in order to perform all acts necessary and appropriate (or, the operation and maintenance thereof including, but not limited to, the execution, cancellation or modification of leases, the collection of all rents and revenues of the Property, the making of repairs to the Property and the execution or termination of contracts providing for the management or maintenance of the Property, all the management or maintenance of the Property, all the management or maintenance of the Property and the execution or termination of contracts providing for the management or maintenance of the Property and the execution of the Property and the execution of the Property and the execution of termination of contracts providing for the management or maintenance of the Property and the execution of the Property and the Property and the execution of the Property and t on such terms as are deemed best to protect the security of this instrument. In the event Lender elects to seek the appointment of a receiver for the Property upon Borrower's breach of any coverant or agreement of Borrower in this instrument; Borrower hereby expressly consents to the appointment of such receiver. Lender or the receiver shall be entitled to receive reasonable fee for so managing the Property.

All rents and revenues collected subsequent to delivery of written notice by Lender to Borrower of the breach by Borrower of any covenant or appearant of Borrower of the breach by Borrower of any covenant or appearant of Borrower of the breach by Borrower of any covenant or appearant of Borrower of the breach by Borrower of the All the same revenues conscite applied first to the costs, it any, of taking control of and managing the Property and collecting the rents, including; but not limited to, attorney's less, receiver's less, premiums on receiver's bonds, costs of repairs to the Property, premiums on insurance policies, taxes, assessments and other charges on the Property, and the costs of discharging any obligation or flability of Borrower as lessor or landford of the Property, and then to the success to the books and records used in the operation and maintenance of the Property and shall be flabled to account only for those rents actually received. Lender shall not be liable to Borrower, anyone claiming under or through Borrower or anyone having an interest in the Property by reason of anything done or left undone by Lender under this paragraph 25.

If the rank of the Property are not sufficient to meet the costs, if any, of taking control of and managing the Property and collecting the tents; any, funds expended by Lander for such purposes shall become indebtedness of Borrower to Lander secured by this instrument pursuant to paragraph 8 hereof. Unless Lander and bear interest from the date of disbursement at the rate stated in the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate which may be collected from Borrower under applicable law.

Any entering upon and taking and maintaining of control of the Property by Lender or the receiver and any application of rents as provided herein shall not curely or waive any default herein. This assignment of rents of the Property. shall terminate at such time as this Instrument ceases to secure indebtedness held by Lender.