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the state of the Second State State See Ad Comment of the Second State State Second Se	The state of the s
CONFORME TRUSTEE UNDER LATER THE ASSIGNMENT OF RI	4 9 2
ASSIGNMENT OF RI	ENT5
KNOW ALL MEN BY THESE PRESENTS, that whereas, BANK	OF CHICAGO / GARFIEL
FORMERLY KNOWN AS GARFIELD TRUST & SAVINGS HANK	
today the same temp in the same temp to the same temporary the same temporary to the same temporary	

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IB. S. & L. LEEFER CORPORATE TRUST	EE UNDER LANG TRIBE	ICIAI CC	JRY 2	G E
7	. Men by these presents, known as garfield trust		HICAGO // GARFIELD	RIDGE
			LLIMOIS	
a corporation orga	inized and existing under the law	s of the		1111
)	delivered to the undersigned i	lly but as Trustee; under the	provisions of a Lego	6, 1990 <
	march Sammaram and Amin	at aumhor	10-3-11	n order to secure
an indahtadnase a	ONE HUNDRED FIFTEEN TH	OUSAND AND OO/100	77.1	Dollars
(5 115,000.00	.)-Executed a mortgage of even ERLY KNOWN AS LAWNDALE	date herewith, mortgaging	to BANK OF CHICAG	O / LITTLE
the following desc	· · · · · · · · · · · · · · · · · · ·	e de la companya de l		
SUBDIVISION O SECTION 32, I MERIDIAN, IN	AND 8 IN BLOCK 14 IN WH OF BLOCK 13 TO 28 IN CHE COWNSHIP 39 NORTH, RANGE COOK COUNTY, ILLINOIS	VIOTS FIRST DIVISION 13, EAST OF THE THIR	IN THE NOTIWEST 1 DD PRINCIPAL	/4 OF
said mortgage and	NY OF CHICAGO / LITTLE V.S. S. SAVINGS BANK			
transaction, the w	NEFO AE in order to further sendersign to BANK OF CHICAGO SAVINGS BANK	cure said indebtedness, and D / GARFIELD RIDGE FO	RMERLY KNOWN AS G	sideration of said
hereby assign KNOWN AS LAWN	transfer 2nd set over	VK		
hereinafter refere after become due use or occupancy made or agreed to the intention here avails hereunder	ed to as the Association, and/or under or by virtue coany lease, of any part of the premises tere of, or which may be made or agreed by to establish an absolute true unto the Association and espe	its successors and assigns, a either oral or written, or a in described, which may have eed to by the Association useful and assignment of all	any letting of, or any a ave been heretofore or under the power herein such leases and agrees	agreement for the may be hereafter granted, it being nents and all the
management of sa thereof, according name or in the na it may deem prop ratifying and con: It is underst	gned, do hereby irrevocably ild property, and do hereby au to its own discretion, and to be mes of the undersigned, as it mer or advisable, and to do anything and everythir ood and agreed that the said As d the payment of any present r to become due, or that may he	thoriz the Association to I ring in defend any suits in any souther expedient, and hing in and about said preming that the said Association sociation shull have the poor future indebutiness or	et and re-let said prer connection with said pres to make such repairs t ses that the undersigned may do. wer to use and apply a liability of the unders	nises or any part emises in its own o the premises as might do, hereby said avails, issues igned to the said
for the care and ma to a real estate bro	anagement of said premises, incl oker for leasing said premises a	uding taxes, insurance, prees nd collecting rents and the	sments, usual and custo expense for such atto	mary commissions meys, agents and
default in any pay	easonably be necessary. ood and agreed that the Associ- ment secured by the mortgage understood and agreed, that in	or after a breach of any of	tricovenanis.	
pay rent for the pronting the itself constitute a demand, maintain power of attorney assigns of the partforce and effect to	remises occupied by the undersigned to promptly pay of forcible entry and detainer and an action of forcible entry and in shall be binding upon and inure to and shall be constructed and of the indebtedness or life.	gned at the prevailing rate said rent on the first day of the Association may in its detainer and obtain possessi- et to the benefit of the heirs, ed as a Covenant running of the line of the undersigned.	per month for each ro f each and every month s own nime and with one said remises. The executors, do in strate with the lang, in shall to the said As or ation	om, and a failure h shall, in and of out any notice or is assignment and ors, successors and I continue in full
The failure o	ch time this assignment and poor the Association to exercise an ociation of its right of exercise to the control of the association of the exercise to executed by	y right which it might exe hereafter NK OF CHTCACO / CARET	reise hereunder sha'	Y KNYWY AS
not unreally but t	is Trustee as aforesald in the ex-	RETELD RIDGE TRUST &	SAVINGS BANKE and v	ested in it as such
Trustee (and said.	ANK OF CHIC ON CARPIE	LD RIDGE FORMERLY MIC	WN AS GARRIELD RI	DCR hereby d and hyreed that
BANK OF CHICAG Trustee atoresald, p hereunder, or to ber waived by the Mort	o GARFIELD RIDGE FORMI ersonally to pay the said note or form any covenant either express gagee and by every person now of GARFIELD RIDGE FORMERLY	eny interest that may accri- or implied herein contained, in hereafter claiming any righ	D RIDGE elther ue thereon, or any inde- all such liability, if an it or security hereinder	bledness accruing y, being expressly and that so far as
	r its successors, personally are c accruing hereunder shall look sollien hereby created in the mann	concerned, the legal holder or hely to the preinises hereby commend in said note pro	alders of said note and th	e numer or owners
• -	BANK OF CHICAG	O / GARPTELD RIDGE FY	ORMERLY KNOWN AS	<u>SARFIELD RID</u> GE
not personally but a	HEREOF, TRUST & SAVING a Trustee sa aforesaid, has caused	bank these presents to be signed i	y, Ita Vice	President, and
its corporate seal to	be hereunto attixed and attested	by Ita	Secretary, this.	UED day of
May	, A. D. 18-90	BANK OF CHICAGO) / GARFIELD RIDGE	
		As Truste	e as aforesaid and not per	rsonally
and the second s		By florence	lice President	ta
ATTEST	a hovat	, , ,	Jice President V	

