om,	
uol.	
rals,	
ทยง	
n lik	
10 0	
noo	
eal.	CO.
the	က္
and)
ind	دت
uy\$.	100 '
orly	(20)
1() 🗣	رکت ا
ind	
	دنگ ا
.4.	—

LaSalle National Trust	N.A.			1	1210	X , ,	
135 South LaSalle Street			UIT			(1	

Chicago, Illinois 60603-4192 ASSIGNMENT OF RENTS

Date	June	11,	19	90	
いのに			 1 27		

Know all Men by these Presents, that LaSalte National Trust, N.A., a national bank	ing association, of Chicago, filinois, not personally but as
Trustee under the provisions of a Deed or Deeds in Trust duly recorded and deliv	rored to said Bank in pursuance of a Trust Agreement
Street Address 3601 NORTH HALSTED, CHICAGO, IL 60613	
Permanent Index Number 14-21-107-009-0000	
dated June 4 . 1974 and known as its trust numb	or 24-3546-00 (herealter
called Assignor) in consideration of Ten Dotlars (\$10.00) in hand paid, and of other good whereof are hereby acknowledged, does hereby assign, transfer and set over unto	NORTH COMMINITY BANK
	(x,y) and (x,y) and (x,y) and (x,y)
3639 North bloadway, Chicago, IL 60613	(horoinafter called the Assignee), all the
rents, earnings, income, i.e. of and profits, it any, of and from the real estate and premises hereafter become due, paya", led recillectible under or by virtue of any tease, whether will for the use or occupancy of any ρa ; tof the real estate and promises hereinafter descring red to, or may hereafter make or ρ and or or which may be made or agreed to by the with any rents, earnings and income arising out of any agreement for the use of occupant which the beneficiaries of Assignar's said trust may be entitled; it being the intention here assignment of all such leases and agreements and all the rents, earnings, issues, inco	en or oral, or any letting of, possession of, or any agreement ibed, which said Assignor may have herefolore made or Assignee under the powers hereinafter granted, together act the following described real estate and premises to bot to make and establish hereby an absolute transfer and
relating to the regl entate and premises situated in his County of Cook	and State of Illinois, and described as follows, to wit:
Lot 17 and the West 15 feet of lot 16 in the Subdivision of Lots 3 to 21 inclusive and Lots 3 being part of the West 1/2 of (ection 21, Townshithe Third Principal Meridian, in Cool County, II.	3 to 37 inclusive in Pine Grave ip 40 North, Range 144, East of
Street Address: 3601 North Halsted, Chicago, IL 60313	

Permanent Index Number: 14-21-107-009-0000 This instrument is given to secure payment of the principal sum of ONE HUNDRID FIFTY THOUSAND AND 00/100-----Dollars, and interest upon a

certain loan secured by Mortgage or Trust Deed to Chicago Title and Trust Company

June 11, 1990 as Trustee or Mortgagee dated recorded in the Recorder's Office or Registered Office or Registered in the Office of the Registrar of Titles of the Appletrar of Titles of the Appletrar of Titles of the Appletrary of Titles of Titles of the Appletrary of Titles of Titles of Titles of Titles of Titles of Titles of real estate and premises hereinabove described. This instrument shall remain in full force and effect until said "...n and the interest thoroun, and all other costs and charges which may have accrued or may hereafter accrue under said Trust Doed or Mo toage have been fully paid.

This assignment shall not become operative until a default exists in the payment of principal or interest or in the principal or interest or interest or in the principal or interest or i conditions contained in the Trust Dead or Mortgage herein referred to and in the Note or Notes secured thereby.

Without limitation of any of the logal rights of Assigned as the absolute assigned of the rents, issues and profits of said rief satisfand premises above described, and by way of enumeration only, it is agreed that in the event of any default under the said Trust David of 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 a co-diance with the terms of said Trust Deed or Mortgage, or whether belore or after the institution of any legal proceedings to foreclose the field of cald Trust Deed or Mortgage, or before or after any sale thereunder, Assignor shall be entitled to take actual possession of the said real estate and premises beremabove described, or of they 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 holders of the indebtedness secured by said Trust Doed or Mortginge, enter upon, take, and maintain possession of all or any part of said roal estate and premises herainabove described together with all documents, books, records, papers, and accounts relating thereto, and may exclude the Assignor, its beneficiaries or their agents or servants, wholly theretr and may hold, operate, manage and control the said real estate and premises hereinabove described, and conduct the business their Assignee may, at the expense of the mortgaged property, from time to time, cause to be made all necessary or proper repairs, renev replacements, useful allerations, additions, betterments and improvements to the said real estate and premises as may seem judicious, and r insure and reinsure the same, and may lease said mortgaged property in such parcels and for such limes and on such terms as may seen including leases for forms expiring beyond the materity of the indebtedness secured by said Trust Deed or Mortgago, and may cancel any lease sub-lease for any cause or en any ground which would orbitle the Assignor or its beneficiaries to cancel the same. In every such case the Assign shall have the right to manage and operate the said real estate and promises, and to carry on the business thereof as the Assignee shall deem t Assigned shall be ontilled to collect and receive all parnings, revenues, rents, and income of the property and any part thereof. After deducting exponse of conducting the business thereof and of all maintenance, repairs, replacements, alterations, additions, bettermonts, improvements, and all payments which may be trade for taxes, assessments, insurance, and prior or proper charges on the said real estate i premises, or any part thereof, including the just and reasonable companyation for the services of the Assigner and of the Assigner agents, clerks, servants, and others employed by Assignee in connection with the operation, management, and control of the moriging of properties. and the conduct of the business thereof, and such further sums as may be sufficient to indemnify the Assignee significant any liability, loss, or demains on account of any matter or thing done in good faith in pursuance of the rights and powers of Assignee hereunder, the Assignee shall spepty any t all moneys arising as aforesaid to the payment of the following items in such order as said Assignee deems lit:

(I) Interest on the principal and overdue interest on the note or notes secured by said Trust Doed or Mortgage, at the rate therein previded; (2) inforced accrued and unpaid on the so it note or notes; (3) the principal of suid 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.



and mure to the penetit of the

The failure of Assignee, or any of the agents, altorneys, 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, or conditions hereof, and exercise the powers between derivations thereof that shall be deemed fit

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 the LaSalte National Trust, N.A., not personally but as Trusted as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee. Nothing herein or in said Trust Deed or Mongage or in said Note or Notes contained shall be construed as creating any liability of LaSalte National Trust. N.A. personally to pay the said Note or Notes or any interest that

ay accrue their arein or therein or therein or therein ote or Notes a ust property he	reon, or any in contained, a der. So fer as and the owner arein describe	ndebtedn all such lie LaSalle N r or owner ed and to t	ess accruing thereur ability, if any, being e lational Trust, N.A., p rs of any indebtedne the rents hereby assi	nder or hereunder, or lexpressly waived by / personally, is concerne ss accruing hereunde gned for the payment	to perform any agreement or co- ssignee and by anyone now or do, the Assignee hereunder or the or anyone making any claim hi thereof, by the enforcement of the	renant either express or in hereafter claiming any fir e legal holder or holders c ereunder shall look solely he lien hereby and by said	nplied ight or of said to the
_							o.and
is caused its r	erne tribos,	nod to the	•				
		%	By Atlest	letrust, N.A. As Tic	ASSISTANT.	President	
	88.			in and for laid C	ounty, in the state aforesaid.		
			subscribed to the involved president an acknowledged that and as the free and Assistant Secretary said Bank, did affix	foregoing instrument d Assistant Secretary t they signed and del f voluntary act of said v did also then and the the said corporate se	as suchASSISTANT respectively, appler a before vered the said instrument as the Bank, for the uses and curp uses are acknowledge that he, accural of said Bank to said instrumer.	e me this day in person oir own free and voluntary s therein set forth, and the addian of the corporate si gas his own free and volu	and y act, Said eat of
			day of Ally	19/1	Seal this L. C. AD. Notary Public	esero acces	y
1	و		i :	1			
ment of Ronts	ational Trust, N.A	as Trustee	₽			National Trust, N.A.	55.7% Side State 1. 500 508034182
	ay accrue theirein or thorein ocurity heraunote or Notes a ust property he ded or Montge Witness Witne	ay accrue thereon, or any interior or thorein contained, scutily hereunder. So far as one or Notes and the owner at property herein describe and or Montgage created, witness whereof, said as caused its name to be sid year first above written.	ay accrue thereon, or any indebtednerie or therein contained, all such listerin or therein contained, all such listerin to Notes and the owner or owner ast property herein described and to seed or Mortgage created, in the material seed of Mortgage created, in the material seed of the material seed is name to be something to the material seed of the material seed o	ay accrue thereon, or any indebtedness accruing thereur strain or therein contained, all such liability, if any, being to contrive herein described and to the rents hereby assi- sed or Notes and the owner or owners of any indebtedne- st property herein described and to the rents hereby assi- sed or Mortgage created, in the manner herein and in si. Witness Whereof, said party of the first part as Trustee as caused its name tribes and to these presents by its ad year first above written. LaSalle Nationa Assistant Secretar subscribed to the Vice President an acknowledged tha and as the free and Assistant Secretar said Bank, did affix act, and as the free Given under day of Accommission of	and	are of Illinois St. Altest Assistant Secretary of eard Bank, parameters and presented to the property of the president and surecined to be president and surecined to the same state afforesand. Assistant Secretary of eard Bank, personally in the state afforesand. Assistant Secretary of eard Bank, personally in the state afforesand. Assistant Secretary of eard Bank, personally in the state afforesand. Assistant Secretary of eard Bank, personally in the state afforesand. Assistant Secretary of eard Bank, personally known to me to be the same subscribed to the foregoing instrument as such assistant source and visit and as the free and voluntary act of said Bank for the uses and said Bank for the uses and said making and as the free and voluntary act of said Bank for the uses and said Bank	LaSalle National-Trust, N.A. As Trustee as aforesaid, and not personally ASSISTANTA President Assistant Secretary Assistant Secretary of said Bank, personally known to be the same persons whose name subscribed to the foregoing instrument as such Assistant Secretary of said Bank, personally known to be the same persons whose name subscribed to the foregoing instrument as such Assistant Secretary of said Bank, personally known to be the same persons whose name subscribed to the foregoing instrument as such Assistant Secretary of said Bank, personally known to be the same persons whose name subscribed to the foregoing instrument as such Assistant Secretary of said Bank, personally known to be the same persons whose name subscribed and as the fire and voluntary act of said Bank for the uses and surp sess themse set forth, and the Assistant Secretary of also then and there acknowledge that he are custodian of the complate is said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment. As of the fire and voluntary act of said Bank to said martiment, as his own fire and voluntary act of said Bank to said martiment. As of the fire and voluntary act of said Bank to said martiment and said martiment. As of the fire and voluntary act of said Bank to said martiment and said martiment.