FOR CORPORATE TR	USTEE P2Y 191296424
AND TRUST XTEXX COSMOPOLITAN XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Loan No. 5949-4 tates of America
not personally but as Trustee under the provisions of a Deed or Deeds i	n trust duly recorded and delivered to the undersigned
in pursuance of a Trust Agreement dated May 24, 1991	, and known as trust number 29826 .
in order to secure an indebtedness of SIXTY THOUSAND and No/1	00 Dollars (\$ 60,000.00),
executed a mortgage of even date herewith, mortgaging to UNIVERSAL the following described real estate: See Rider Attached:	SAVINGS AND LOAN ASSOCIATION DEFT-01 RECORDING \$13.29 T#2222 TRAN 2556 06/19/91 12:34:00 #3875 # 18 *
and, whereas, said Morgagee is the holder of said mortgage and the no	
NOW, THEREFORE, in order to further secure said indebtedness, and undersigned corporate truster hereby assigns, transfers, and sets over us the rents now due or which ries hereafter become due under or by virtue any agreement for the use or decupancy of any part of the premises hereinereafter made or agreed to by the Metention hereby to establish an absolute transfer and assignment of all such the Mortgagee and especially those certain leases and agreements now ex. The undersigned, do hereby irrevocably appoint the said Mortgasid property, and do hereby authorize the said Mortgagee to let and re-led discretion, and to bring or defend any suits in connection with said premises as and about said promises that the undersigned might do, hereby ratifying Mortgagee may do.	as a part of the consideration of said transaction, the no said Mortgagee, and/or its successors and assigns, all of any lease, either oral or written, or any letting of, or in described, which may have been heretofore or may be ortgagee under the power herein granted, it being the interest and all the avails hereunder unto isting upon the property hereinabove described. Ingue the agent of the undersigned for the management of it said premises or any part thereof, according to its own sees in its own name or in the names of the undersigned, it may deem proper or advisable, and to do anything in
It is understood and agreed that the said Mortgagee shall have toward the payment of any present or future are tendens or liability come due, or that may hereafter be contracted, and also toward the payr premises, including taxes, insurance, assessments, ustain and customary of ises and collecting rents and the expense for such a to pays, agents and It is further understood and agreed, that in the vent of the exerc the premises occupied by the undersigned at the prevailing rate per mon signed to promptly pay said rent on the first day of each are every mont definer and the said Mortgagee may in its own name and without any red defainer and obtain possession of said premises. This assignment and obtain possession of said premises. This assignment and of the heirs, executors, administrators, successors and assign of the part with the lead and said possession with the lead of the lead	of the undersigned to the said. Mortgagee, due or to be- ment of all expenses for the care and management of said ommissions to a real estate broker for leasing said prem- servants as may reasonably be necessary. ise of this assignment, the undersigned will pay rent for th for each room, and a failure on the part of the under- th shall, in and of itself constitute a forcible entry and otice or demand, maintain an action of forcible entry and ower of attorney shall be binding upon and inure to the the parties hereto and shall be construed as a Covenant

conent of the noise, executors, administrators, successors and assigns of the parties hereto and shall be construed as a Covenant running with the land, and shall continue in full force and effect intil all of the indebtedness or liability of the undersigned to the said Association shall have been fully paid, at which time this assignment and power of attorney shall terminate.

It is understood and agreed that the Mortgagee will not exercise its rights under this Assignment until after default in any payment secured by the mortgage or after a breach of any of its creenants.

The failure of the said Mortgagee to exercise any right which it might exercise hereunder shall not be deemed a waiver by the said Mortgagee of its right of exercise thereafter.

This assignment of rents is executed by said corporation not personally but as a runtee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said corporation hereby warrants that it possesses full power and authority to execute this instrument) and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said corporation, either individually or as Trustee aforesaid, personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing herein contained, all such liability, if any, being expressly waived by the order of the personant either claiming any right or security hereunder, and that so far as said corporation, either individually or as Trustee aforesaid, or its successors, personally are concerned, the legal holder or holders of said note and the order or wanners of any indebted as accruing hereunder shall look solely to the premises hereby conveyed for the payment the of, by the enforcement of the lian

hereby created in the any.	der shall look solely manner herein and	to the premises hereb in said note provided	y conveyed for the or by action to er	payment thereof, by iforce the personal l	the enforcement of the lies	n I
					has caused these present	
to be signed by its Ad	sst. Vice Pres	ident, and its corporat	e seal to be beceun	to affixed and attence	re in Trust Office	л
Monocotato, this	30th day	ot May		. A.D., 19 91		
			VEND COCHODO	1 TIPASI WWWWAIWY	AND TRUST	/ v
ATTEST:			XXXX COSMOP		K BANK BEXXENXEXEMX foresalt; and not personall	
	and I am		, i	- A	<i>1</i> 2	S.
	ida I Javi		BY CCE	stant Vice	President	<u>`</u>
Trust 0:	ssicer	Sociality	11001	brain vice	President	
STATE OF 111:	inois)					
COUNTY OF Cool	, A3.	I. Haru T	. Green	the unde	migned, a Notary Public is	n
and for said County.	•	•		Alice A. Lanh		
personally ton				itan Bank and	Trust	
Detwortund		Acce Librations				
a corporate n. and				nally known to me to		
					subscribed to the foregoing they signed and delivered	
the said #stfffn#################################	a auch Officers of ani	d corporation and cau	sed the corporate s	eal of said corporatio	n to be affixed thereto, pur	•
net and delantarity, pr	ven by the Board of proposition, for the w	Directors of said corp sea and purposes there	pration as their free in set forth.	and voluntary act, at	nd as the free and voluntar	y
		2011		May	01	
GIVEN that my ha	ind and Notarial See	i, thin South	day of		, A.D. 19 91	
			-1/ ₂	law T.	Lucen	
				Notary Put	lic	•
THIS INSTRUMENT	T WAS PREPARED) BY. Rocintion		/	^	
1900 Cause Ual	ings & Loan Ass	,002001011 G	*********	**************************************		

1800 South Halsted Street Chicago, Illinois 60608 Anna M. Rios 44032-1 (*1774)
32 APCTI - Standard Corporate Trustee Form Assignment of Reitts for use with Standard Form 31 MCTI and Standard Promissory Installment Note Form 31 NCTI

"OFFICIAL SEAL"
MARY T. GREEN
Notary Public, State of Illinois
My Commission Explose Feb. 7, 1994

Papaeare UNOFFICIAL COPY

91296424

timegalina objects and the control of the state of the form of the state of the state of

and the state of many

The state of the s

Lots One (1) and Two (2) (except the West 60.0 feet) in Frank Delugach's Gertrude Highlands, being a Subdivision of the West Half (1/2) of the East Half (1/2) of the South West Quarter (1/4) of Section Thirty Six (36), Township Thirty Eight (38) North, Range Twelve (12), East of the Third Principal Meridian, in Cook County, Illinois and Str. Of Collins Collins Office commonly known as 7713 West 83rd Street, Bridgeview, Illinois.

PIN # 18-36-305-013-0000 PIN # 18-36-305-014-0000

Thirt contest in thempological side CONTRACTOR OF STATE

The Control of States of the Control of the Control

The said of terms of a conparties a Alle Delli Carter Land Law Let the grave processor of a season of different agent administration of the carter of th

A 64 3.