## 92328669 | Micaganated Hust & Saving County | Assignment OF RENTS

THIS ASSIGNMENT is made April 23 1993 by Norma Rodriguez, a single parson ("Owner"), to AMALGAMATED TRUST & SAVINGS BANK, an Illinois corporation ("the Bank").

NOW THEREFORE, in consideration of and as an inducement to the making of a loan by the Bank to Owner,

WITNESSETH, that whereas the Owner has title to the premises described below.

and assigns, all the rents, earnings, income, issues and prescribed below, which are now due and which may hereaf of any lease, whether written or oral, or any letting of, pof any part of the real estate and premises described belo or may hereafter make or agree to, or which may be mad granted, it being the intention of the parties to make an all such leases and agreements and all the rents, earning	assign, transfer and set over unto the Bank, its successors tonts, if any, of and from the real estate and premises defer become due, payable or collectible under or by virtue bussession of, or any agreement for the use or occupancy low, which Owner may have heretofore made or agreed to, le or agreed to by the Bank under the powers hereinafter and establish hereby an absolute transfer and assignment of income, issues, and profits thereunder, unto the Bank,
all relating to the real estate and premises situated in	
and described a fellows, to wit:	,State ofIllinois
in Cook County 1 linois.  P.I.N. #20-34-208-206  Property Address: Rill S. Vernon, Chief	Chatham Fields, A Subdivision of the Northele 14 East of the Third Principal Meridian.  143333 TRAN 3283 05/03/93 15:44 46652 ÷ #-93-328669 copk (Dunty Recorder and no/
Dollars (\$40.000_00	
April 23, 19 93 and secred by a Mo	
19_93, conveying and mortgaging the real estate and p Mortgagee. This Assignment shall remain in 6.11 force an other costs and charges which may have account under a	premises previously described to the Bank, as Trustee or and effect until said loan and the interest thereon and all said Morteage or Trust Deed have fully been paid.
This Assignment shall be operative only in the event of a detail in the pla the event of a breach of any of the terms or conditions contained in said	regment of principal and laterest secured by said Mortgage or Trust Deed or Mortgage or Trust Deed or in the note ur notes secured thereby or in this
Owner hereby irrevocably authorizes the Bank in its own name to oblice any time hereafter, and all now doe or that may hereafter become due hereafter exist, for said premites, to take actual possession of the said real of or by agent on attorner, as for condition by the actual possession of the said real ere of the pagent on attorner, as for condition by the said real ere and the said real ere and premites the certain by the said real ere and premites the said train bred on said real exists and premites berefine by the said real erest by said train bred on said real exists and premites berefine by the said train bred on the real erest exists. The Bank may, at the expense of the mortgaged property, from time to meets, useful alterations, additions, betterments and improvements to the said the same, and may issue said mortgaged property in such parells and for such the beyond the maturity of the indebtedness secured by said Trust Deed or Mortgage which would entitle the Owner to cancel the same. In every such case, the I premises, and to carry on the business thereof as the bank, in its sole discretering revenues, rents, and income of the property and any part hereof, amaintenance, repairs, renewals, replacements, alterations, additions, betterment meant, insurance, and prior to proper charges on the said real estate and premise the services of the Bank and of the Bank's attorners, agents, clerks, servance, againse any liability, loss, or damage on account of any matter or thing done in Bank shall apply any and all monery arising a shoreside or the parament of	cr all of said rears, estables, lacome, issues and profite arising or accrulage in it, each and every lesse or agreement, written or verbal, existing or to a team of replacements of any part thereof, parsenably attended on the part of any part thereof, parsenably attended on the control of
(1) Interest on the principal and overtide interest on the note of notes per terest accrued and unpaid on the said note or notes; (3) the principal of said o and all other charges secured by or created under the said Titus Deed or Mort, hereby ratifies all that the Bank may do by virtue of this Assignment.	target by said (1216 Deed of Mo). The terror travels provided; (2) income or notes from time to time re naising outersading and unpaid; (4) any tragge above referred to; and (5) the Polance, if any, to the Owner. Owner
Owner, for itself, its successors and assigns, covenants and agrees that it we diminish the obligations of the lessees thereunder, or release any one or more rious written consent of the Bank. Owner further covenants and agrees that it tensees any reot or result in suvance of the due date thereof, without written of sader the mortgage or Trust Deed, and in such event, the whole amount of the j	re reasons from their respective obligation was r such lease, without pub- will not stallen or pledge said ream or c liert from any of the reason of consect of the Bank. Any violation of this tyren at hall constitute a defenda principal then remaining unpaid shall immediately become due and payable.
Any failure or omission to enforce this Assignment for any period of time :  Bank, nor shall the Benk be required under this Agreement to exercise or enfo- period strictly discretionary with the Bank.  These covenants shall coulant is full force and effect until the subject inde	erce any or too rights herein granies to it, all the states berrie containing
Made and executed in Chicago, Illinois on	
	X Normal Rodriguez Sur Normal Rodriguez
STATE OF ILLINOIS ) SS	
I,JERRI AKINS	, a Notary Public in and for said County, in the State
foresaid. DO HEREBY CERTIFY that NORMA E. RO	DRIGUE2 personally
nown to me to be the same person whose nameIS.	subscribed to the foregoing instrument, appeared
efore me this day in person, and acknowledged thatShe	<i>√</i>
HER free and voluntary act, for the uses and p	urposes therein set forth.
	A*

(SEAL)

" OFFICIAL SEAL"
JERRI AKINS
NOTARY PUSLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 12/14/96

GIVEN under my hand and official seal this \_\_\_\_\_26Tii\_\_ day of \_

June Henry Noner Public

## UNOFFICIAL COPY Programme

Property of Cook County Clerk's Office

**33328669** 



MATE TO:
AMALGAMNTE) BANK OF CHICAGO
I W. MONEOE ST.
CHICAGO, IL. GOGOS
ATTN: ANN HARTLEY