KNOW ALL MEN BY THESE PRESENTS, that whereas the undersigned, 94676607

REGINA ISENEGGER
CHISTERFIELD FEDERAL SAVINGS & LOAN ASS'N.
1080X S. Western Ave., Chicago, IL 80843

Ħ	ERNIE L. PINKSTON, divorced and not since remarried,	100
	of the City of Cook, State of	Illinois,
	in order to secure an indebtedness of SIXTY THOUSAND AND NO/100(\$60,000.00)	Dollars
	executed a mortgage of even date herewith, mortgaging to CHESTERFIELD FEDERAL SAVINGS AN	
	ASSOCIATION OF CHICAGO the following described real estate, situated in the County of Cook, in the	State of
	Illinois, to wit: The North 50 feet of Lot 1 (measured at right angles to the North line) in Block	ה וו
t ·	Subdivision of Lots 37-46, inclusive, and Lots 51-60 inclusive, in Washington He a Resubdivision of Lots 8 to 14 in Block 5, Lots 4 to 7 in Block 10 and all of Except Lot 4 and Lots 15 and 16 in Block 12 in Sections 17 and 18, Township 37	ingnts, Block 11.
	Range 14 East of the Third Principal Meridian, in COOK COUNTY, ILLINOIS:	
	PERMANENT REAL ESTATE TAX INDES NO. 25-17-111-034-0000 10534 S. Churci St., Chicago, IL 50643-2908	•
	and whereas, CHESTE MELD FEDERAL SAVINGS AND LOAN ASSOCIATION OF CHICAGO is the holder of said morning morning the note secured thermy	tgage and
	NOW THEREFORE, in order a further secure said indebtedness and as a part of the consideration of said transaction indersigned hereby assignated transfers and sets over unto CHESTERFIELD FEDERAL SAVINGS AND LOAN ASSOCIATION, hereinafter rate red to as the 'Association," and/or its successors and assigns, all the rents in which may hereafter become any letting of, or any lease, either oral or written, or any letting of, or any or the use or occupancy of any part of the premises herein described, which may have been heretofore or may be hereafter before any be made or agreed to by the Association under the power herein granted, it being the intention establish in absolute transfer and a signment of all such leases and agreements and all the avails hereunder unto the lon, and especially those certain leases are agreements now existing upon the property hereinabove described.	OCIATION OW due or agreement ter made on hereby
יו מ ע	the undersigned, do hereby irrevocably apply it this said Association the attorney-in-fact of the undersigned for the map peration and leasing of said property, and do here, authorize the Association to let and re-let said premises, or any paracluding the cancellation or modification of existing leases, according to its own discretion, and to bring or defend any connection with said premises in its own name or in the names of the undersigned, as it may consider expedient, and to a spairs, replacements, alterations and capital imprevenents and changes to the premises as it may deem proper or advise to do anything in and spairs as a standard premises that the undersigned has been proper and the said Association may do.	t thereof, "suits in take such table, and
	t is understood and agreed that the said Association shall have the power to use and apply such avails, issues and profit he payment of any present or future indebtedness or liability of the indersigned to said Association, due or to become during hereafter be contracted, and also toward the payment of all expenses for the care and management of said premises, insurance, assessments; the making of capital improvements and customary commissions to a real estate be easing said premises and collecting rents and the expenses for sucl. at orneys, agents and servants as may reasonably be hereby granting full power and authority to exercise each and every high, privilege and power granted at any and all times without notice to the undersigned or to executors, administrators and as tens of the undersigned, hereby ratifying and call that said attorney may do by virtue hereof.	i, or that including roker for ecessary, hereafter
e un	is further understood and agreed that the Association may, at its discretion, retain, appoint or employ attorneys, a reants for the purpose of exercising any of the powers and authority herein canted, and the Association shall not be y default, miscarriage, acts or omissions of such attorneys, agents or servants and shall incur no liability for any act reunder except only for its own gross negligence or gross misconduct.	liable for
	is understood and agreed that the Association will not exercise its rights under this A.e', ment until after default in any ocured by the mortgage or after a breach of any of its covenants.	payment
	is further understood and agreed, that in the event of the exercise of this Assignment, 'ne undersigned will pay represent the understand of the understand at the prevailing rate per month for each room, and the fulure on the part of the understand of the first day of each and every month shall, in and of itself constitute a forcible entry and at the Association may, in its own name and without any notice or demand, maintain an action of forcible entry and detotain possession of said premises. This Assignment and power of attorney shall be binding upon a unure to the benefits, executors, administrators, successors and assigns of the party hereto and shall be construed at a covenant running and shall continue in full force and effect until all of the indebtedness or liability of the understand of the said Anhall continue in full force and effect until all of the indebtedness or liability of the understand of the said Anhall have been fully paid, at which time this Assignment and power of attorney shall terminate.	dersigned detainer, ainer and fit of the with the
	and, it is further agreed that no decree or judgment which may be entered on any dobts secured or intended to be secured hall operate to abrogate or lessen the effect of this instrument, but that the same shall continue in full force until the pay lachange of any and all indebtedness and liabilities secured hereby in whatsoever form the same may be.	
	The failure of the Association to exercise any right which it might exercise hereunder shall not be deemed a waiver of the ion of its right to exercise thereafter.	Associa-
r,	N WITNESS WHEREOF, the undersigned have hereunto set their hands and seals, this 22nd	day of
	July A.D. 18 94 .	•
	$c \rightarrow \mathcal{S} \mathcal{S}$	
	ERNIE L. PINKSTON (SEAL)	(SEAL)
	(SEAL)	(SEAL)
	TATE OF ILLINOIS)	,,
	TATE OF ILLINOIS SS.	

conally known to me to be the same person whose name: is subscribed to the foregoing instrument, appeared before me and voluntary act for the uses and purposes therein set forth. signed, sealed and delivered the said instrument as

GIVEN under copporation and paterial seal this

RAYMOND M. JANECEK Notary Public, State of Illinois My Commission Spires 3/11/97

ASSIGNMENT OF RENTS

ERNIE L. PINKSTON

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VINGS AND LOAN ASSOCIATION CHESTERFIELD FEDERAL OF CHICAGO

10801 SOUTH WESTERN AVENUE

M-01-1303121-5

10534 S. Church St., Chicago, IL 60643-2908 Property of Cook County Clerk's Office

Flease Receipt & Return

Chesterfield Federal

10801 S. Western Ave., Chicago, IL 60643 Attention: Dolores Wallenberg

94676607

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COOK COUNTY, ILLINOIS FILED FOR RECORD

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