UNOFFICIAL C71578178 03 001 Page 1 of 3

Cook County Recorder

25.88



THIS INSTRUME! IT WAS PREPARED BY:

Theodora Gruzlewski 500 W. Madison Chicago, IL 60661

LOAN#: 010095711

ASSIGNMENT OF RENTS

CITIRAN(5"

Real Estate Group 500 West Madison Chicago, Illinois 60661 Telephone (1 312 627 3900)

KNOW ALL MEN BY THESE PRESENTS, that & ... undersigned,

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO

| of the | City | of | Chicago | County e/ | Cook | and State of |
|-------------|--------------|-----------------|----------------------------------|-------------------------|--------------------------|------------------------------|
| Alfaois, a | | | rustee under the pr | ovisions of a Trust A | greement dated | JULY 29, 1999 |
| | n as Trust | | 5253-09 | , in considerat o | m of a loan in tl | ne amount of |
| FOUR HU | | | ND AND NO/100 | | | 200 00 |
| | | | | | dollars \$460. | |
| evidenced | by a promis | sory note an | d secured by a mort _k | gage, both instruments | s bearing even da | te herewith, and other good |
| and valua | able conside | eration, doe | s hereby sell, assig | n, transfer and set o | ver unto Ci\iba i | ık, Federal Savings Bank, |
| a corpora | tion organiz | ed and exis | ting under the laws o | of the United States, o | r to its success/a | s and assigns, (hereinafter |
| referred to | as the Lenc | ler), all rents | s, issues and profits n | ow due and which ma | y hereafter becor | esolae under or by virtue of |
| any lease, | whether wr | itten or ver | bal and whether now | existing or hereafter | executed, or any | letting of or any agreement |
| | | | | ig described premises | | 'C |
| THE 4 | NORTH 60 | PEET OF T | HE EAST 44 FEET | OF LOT 7 AND THE | S NORTH 60 FE | ET OF TOP 8 |

IN G. W. HUNTON'S ADDITION TO SOUTH EVANSTON IN NORTHWEST 1/4 OF SECTION 19, TOWNSHIP 4) NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P. T. N. 11-19-121-018-0000

more commonly known as:

911-13 Maple Avenue Evanston, Illinois 60202 1907678 CENTENNIAL TITLE INCORPORATED

99793997

IT ISJUNDERSTOOD AND AGREED THAT THE LENDER WILL, NOT EXERCISE ANY OF ITS RIGHTS UNDER THIS ASSIGNMENT UNTIL AFTER DEFAULT UNDER THE TERMS OF THE AFORESAID PROMISSORY NOTE AND MORTGAGE.

It is the intention of the undersigned hereby to establish an absolute transfer and assignment of all such leases and agreements and all the avails thereunder unto the Lender, whether such leases or agreements may have been heretolore or may be hereafter made or agreed to, or which may be made or agreed to by the Lender under the power herein granted.

The undersigned does hereby irrevocably appoint the Lender the agent of the undersigned and consent that the Lender assume the management of said property, and may let and re-let said premises or any part thereof, according to its own discretion, and bring or defend any suits in connection with said premises in its own name, or in the name of the undersigned, as it may consider expedient, and make such repairs to the premises as it may deem proper or advisable, and to do anything in and about said premises that the undersigned might do, hereby ratifying and confirming anything and everything that the Lender may do.

It is understood and agreed that the Lender may use and apply said avails, issues and profits toward the payment of any present or for are indebtedness or liability of the undersigned to the Lender, due or to become due, or that may hereafter be contracted, e.ed also toward the payment of all expenses and the care and management of said premises including taxes, assessments and it surance premiums which may in its judgment be deemed proper and advisable, and the undersigned does hereby ratify and confurn all that the Lender may do by virtue hereof. This assignment shall be binding upon and inure to the benefit of the heirs, 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 until all of the indebtedness or liability of the undersigned to the izender shall be fully paid, at which time this assignment shall terminate.

The failure of the Lender to exercise any right which it might exercise hereunder shall not be deemed a waiver by the Lender of its right of exercise there fite.

THIS ASSIGNMENT is executed by the uniter signed Trustee, not personally but as Trustee under the terms of the aforesaid Trust Agreement, and it is expressly under stord and agreed by the parties hereto, anything herein to the contrary notwithstanding, that each and all of the covenants, under takings and agreements herein made are made and intended, not as personal covenants, undertakings and agreements of the 'rrustee in its individual corporate capacity, but as covenants, undertakings and agreements of the Trustee acting solely in the exercise of the powers conferred upon it as such Trustee, and no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforced against the Trustee in its individual corporate capacity, or against any agent or employee of the said Trustee, on account hereof, or on account of any covenant, undertaking or agreement herein contained, cities expressed or implied, all such personal liability, if any, being hereby expressly waived and released by the parties hereto or holders hereof, and by all persons claiming by or through or under said parties or holders, and any of said parties or holders half look solely to the real estate herein describéd, and the avails, issues and profits thereof or therefrom.

IN WITNESS WHEREOF, AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO
not personally but as Trustee as aforesaid, has caused these presents to be signed by its
President and its corporate seal to be hereunto affixed and attested by its

Day of August 2nd , A.D., 19 99

TRUSTEE: AMERICAN NATIONAL BANK AND

TRUSTEE: AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO

ATTEST

Attestation not required by American National
By: ______Bank and Trust Company of Chicago Bylaws

Its: _______ANITA M.LUTKUS

ASST VP

STATE OF ILLINOIS

NOFFICIAL COPY

COUNTY OF

| 1 | <u> 100E</u> | LYN | GEB | OY. |
|---|--------------|-----|-----|-----|
| | | | | |

, a Notary Public in and for the said County in the State aforesaid, , personally known

Do HEREBY CERTIFY THAT ANITA M. LUTKUS

ASST. V.P. to me to be the

President and

Secretary

respectively of

١.

American National Bank and Trust Company of Chicago

in which name, as Trustee, the above and foregoing instrument is executed, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their free and voluntary act and as the free and voluntary act of said corporation, as Trustee as aforesaid, for the uses and purposes therein set forth, and caused the corporate seal of said corporation to be thereto affixed.

GIVEN under my hand and Notarial Seal this

day of 0 5 1999

My Commission Expires:

Cook County Clerk's Office