UNOTTIME PART COPY

This instrument prepared by: Sylvia A. Pentz Columbia, National Bank of Chgo 5250 N. Harlem Avenue Chicago, IL 60656

. National Bank Assoc	ciation, not personally ed and delivered to	but as Trustee unde	ONAL BANK OF CI er the Provisions of a d ance of a Trust Agree 1485	eed or deeds
in consideration of the hereby acknowledged		ne Dollar (\$1.00) in ign, transfer, and set	hand paid, the receipt	of which is
its successors and as become due, under of agreement for the use have been heretofore, by the grantee hereing an absolute transfer a unto the grantee here property described as 4, 33, 34, 35 and 3 a Subdivision in the 32, Township 41 hor Plat of said 0 har	signs, all the rents, in by virtue of any leads or occupancy of, and, or may be hereafter, under of the power he assignment of all s in and especially those follows: Lot Six 36 in O'Hare Area I he Northwest Quarte oth, Range 12, East Resubdivision reg	issues and profits note, whether written of the premise made or agreed to, derein granted, it being uch leases and agree to certain leases and (6) in O'Hare Are industrial Development (1/4) of the Note of the Third Printstered in the Office.	ow due and which may be received or which may be made ago the intention to here ments and all the avails agreements now existing a Resubdivision of I ment Subdivision Unitatheast Quarter (1/4 ncipal Meridian, according to the Registra ent Number 2362304	g of, or any, which may or agreed to by establish thereundering upon the lots 1, 2, 3, it Two, heing ording to or Titles
Commonly known as 1 PIN 09-32-200-066-0	0000 V	•	inois	
and does authorize irre Columbia National	Bank of Coicego	n its own name to co		
per or necessary to end to secure and maintain vacancies, and to rent, tion, hereby granting power herein granted cessors and assigns, and to the payment of any	force the payment or an possession of said possession of said possession of said possession of said possession of any portion full power and author at any and all times had further, with power	al or equitable, as in the security of such a premises or any portion of said premises to ority to exercise each ereafter without nor to use and apply satty of the undersigned	, existing or to hereafter its discretion may be deavails, rents, issues and ion thereof and to fill to any party or parties, and every right, protice to the grantor here aid avails, rents, issues at to the said	etined pro- profits, or any and all at its discre- ivilege and ein, its suc-
or its agents, due or to of all expenses and the	become due, or that e care and manageme	may hereafter be on nt of said premises,	ntracted, and also to the including taxes and as uccoment deemed prop	sessments,
	dollars secured by	a Mortgage or Trust conveying and mortg	Deed dated the 29th gaging the real court an	d premises
hereinabove described and this instrument sha all other costs and char been paid.	il remain in full force	and effect until said	loan and the interest of fortgage or Trust Dec &	
This assignment shall be terest secured by said Mortgage or Tr	fortgage or Trust Dec	d or in the event of a		onvenants :
C. A. Cara		90 J. M. 90	formation bands and gra-	robue nsviiš
	CIAMBRONE 3 5 4 0 9	IDENTIFIED No.	17 TO VANFTELOSE	-

UNOFFICIAL COPY

This Assignment of Rents is executed by COLUMBIA NATIONAL BANK OF CHICAGO as a rustee, sotely in the exercise of the authority conferred upon it as said Trustee, and no personal liability or responsibility shall be assumed by, nor at any time be asserted or enforced against it, its agents or employees on account hereof, or on account of any promises, covenents, undertakings or agreements herein or in said Note contained, either expressed or implied; all such liability, if any being expressly waived and released by the mortgage or holder or holders of said Note and by all persons claiming by, through or under said mortgage or the holder or holders, owner or owners of said Note and by every person now or hereafter claiming any right or security thereunder. It is understood and agreed that COLUMBIA NATIONAL BANK OF CHICAGO, individually, or as Trustee shall have no obligation to see to the performance or non-performance of any of the covenants or promises herein contained, and shall not be liable for any action or non action taken in violation of any of the covenants herein contained. It is further understood and agreed that the Trustee is not entitled to receive any of the rents, issues, or profits of or from said trust property and this instrument shall not be construed as an admission to the contrary.

dated at Chicago, illinois, this. WITIONAL BANA COLUMBIA NATIONAL BANK OF CHICAGO, not individually but solely as Trustee as aforesaid. CORPORATE SEAL VICE PRESIDENT EMCAGO. State of Illinois County of Cook) in and for said County in the State aforesaid, Vice President of COLUMBIA do hereby certify that NATIONAL BANK OF CHICAGO, and Trust Officer of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice President and Trust Officer, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Cashier then and there acknowledged that A & & . _, as custodian of the corporate seal of this Banky did affix the corporate seal of said Bank to said instrument as hea free and voluntary act and as the free and voluntary act of said Bank, as Trustee, as aforesaid, for the uses and purposes therein set forth. Given under my hand and notarial seal, this Notary Public 6 MUTARY PUBLIC STATE OF THE WALL rt.: 17 FEMALSETON CAP. 75% My Commission expires: 18116 12 CDSTATE OF LAND C_{12} (Y) 120

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