FORM 4111 \_\_\_\_\_\_45

## UNOFFICIAL COPY 8 DOCUMENT NO.

STATUTORY	<b>FEDERAL</b>	TAX	LIEN	SEARCH

PRESENT PARTIES IN INTEREST:	<del></del>		
	DATE OF	SEARCH:	
		8047 <b>09</b>	
RESULT OF SEARCH:  None	9-15-90 GD	CAROL MOSELEY BRAUK REGISTRAR OF TITLES 90 SEP 18 PH 3: 20	
INTENDED GRANTEES OR ASSIGNEES:	7's O <sub>ss</sub>		
RESULT OF SEARCH:	IDEN	TIFIED Io.	
	Pagistrar of CAROL MOS	Torens Tills: ELEY BRAUN LIJG/PHISSIO	

## UNOFFICIAL COPY

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Customer # figancy	
Torrens man Gilling C	Date 9-18-90
CH. H C LSS45 LF. DN	W 111-6-
Grantor Maureen E	Managlia
S.S.#	
Grantor	
S.S.#	
Grantee	
S.S.#	
Grantee	
S.S.W	111365
PIN#08-21-403-05	To x y 1 37
Fed Lien Search	
Title Officer	<u> </u>
Title Company 187 57	
Trust Dept. Survey I Approva	
Refused	4
Type of Document	Number
Document	
	0,
	<u> </u>
Total No. Docs.	
Logged	Microfilm
To Tax Dept.	Rel'd
Previewer	Date
Typist	Date
Revisor	Date
New Ctt. #	
Delivery	Date
Customer Signature	
FORM NO. 300 Federal Tax Li	en

PS GN MENT AN IREQT: (1) PSP\$128658

THIS ASSIGNMENT is made March 15, 1990, by Maureen E. Managlia: A widow ("Owner"), to First National Bank of Mount Prospect, A National Banking Association ("Bank"). ("Bank"). SS S S 19 41 932 WITNESSETH, that whereas the Owner has cicle to the premises described below.

NOW THEREFORE, in consideration of and as an indicement to the making of a loss by the Bank to Owner, Ten Dollars (\$10,00) in hand paid, and of other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged, Owner does hereby assign, transfer and set over unto the Bank, its successors and assigns, all the rents, earnings, income, issues and premises if any, of and from the real estate and premises described below, which are now due and which may hereafter become due, payable or collectible under or by virtue of any lease, whether written or oral, or any letting of, possession of, or any agreement for the use or occupancy of any part of the real estate and premises described below, which Owner may have heretofore made or agreed to, or may hereafter make or agree to, or which may be made or agreed to by the Bank under the powers hereinafter granted, it being the intention of the parties to make and establish hereby an absolute transfer and assignment of all such leases and agreements and all the rents, carnings, income, issues, and profits thereunder, unto the Bank,

all relating to the real estate and premises situated in the 331 Sheridan Rd.

winnetka	onal     Meridian   Easterly
This Wesighment is given to secure payment of the principal sum of Three sundred Thousand and no Dollars (\$.300,000,00	
March 15, 1990 For secured by a Mortgage or Trust Deed dated March 15,	
1990 conveying and mortgaging the eal estate and premises previously described to the Bank, as Trustee o Mortgagee. This Assignment shall remain in full force and effect until said loan and the interest thereon and all other costs and charges which may have account under said Mortgage or Trust Deed have fully been paid.	i
This Assignment shall be operative only in the event of a default of the payment of principal and interest secured by said Morrgage or Trust Deed of in the event of a breach of any of the terms or consistency of said Morrgage or Trust Deed or in the note or notes secured thereby or is the Agreement.	} •
Owner hereby lirevicably authorized the flank in its own name to colonical of said gents, earling, income, issues and profits arising or accruin at any time hereafter, and all now tide or that may beteafter become dir unter each and every lease or geregosent, within or verbal, saliting or a hereafter eath; for said premises, to give actual propertion of the said in a color of the parties, to give actual propertion of the said premises previously described, and of any past thereof, personally and the indicer of the individual properties, and mainting possession of all or any part of the individual of the individual properties and premises hereinabove described, and say, with no without force, and with or without proves of law, and without any action on the part of the individual phenomenance of the individual possession of all or any part of the individual placefrom, and may hold, operate, managen and control the said real real placefrom, and any hold, operate, managen and control the said real real and premises hereinabove described, and conduct the bulgate thereof. The Bank may, at the expense of the mortageed property, from time to the, aute to be made all necessary or proper repairs, measure, replace while placefrom, and introduced and interpretable and for such times and on such terms as may seem in the color of the said real real and premises as may ream justicious, and may insure and refract the material of the individual places for terms experted beyond the maintrip of the individual places for terms experted which would entitle the Owner to control the same. In every such case, the Bank shall, have the right to measure and operate the raid real real premise, and to carry on the individual place and reverse and permise, and to carry on the individual property and any part thereof. Alert deduction, the right and operate the raid real real real premise, and principle of conducting the business thereof and of any material real premise, and principle of conducting the business thereof and of a maintenance, r	3912558
(1) Interest on the quincipal and overdue interest on the note or untersecuted by said Trust Peed and despite at the rate therein provided; (2) in 1999 acrosed his proposition the tail note or unters (3) the principal of said note or notes from time to time, or using outstanding and unpaid; (4) and and of the contest trusted by or createst under the said Tent Ireal or Mostgage above referred to; and (5) the belonce, if any, so the Owner, Owner, Owner, or called all that the Bank may do by virtue of this Assignment.	
Owner, for itself, its successors and assigns, covenants and agrees that it will not, orally or in writing, modify, a vender or renew any of such leases of distributions in the chilesteen thereinder, or release any one or more transit from their respective oblive loss under such lease, without previous written consent of the famil. Owner during covenants and garees that it will not assign or pleafe said renew. It is any of the senants of the family of the family of the senants of the family in givener of the due date thereof, without written consent of the famil. Any violation of this cyens is shall constitute a stefaul under the mottange or Truit Deed, and in such event, the whole amount of the principal their remaining unpaid that it must date y became due and perpade	
Any failure or omission to anforce thit Assignment for any period of time shall not impair the force and effect thereo, or particle the rights of the Bank, nor thall the Bank be required under this Agreement to exercise or enforce any of the rights herein granted to it, all the Lank.	
These coverance shall continue in full (pree and effect until the subject indebtedness is paid in full.	
Made and executed in Prospec Winois on Merch 15 190	
This Document Prepared By: Michael F. Garcia, Vice President First National Bank of Mount Prospect One First Bank Plaza, Mount Prospect, II  STATE OF ILLINOIS SS  60056	
1. MARIA C. YEKSINAD, a Notary Public in and for said County, in the State	
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foresaid, DO HEREBY CERTIFY that Mauraan E. Managlia, a widow personally	
mown to me to be the same person whose name is subscribed to the foregoing instrument, appeared	
refore me this day in person, and acknowledged that _fihe signed, sealed and delivered the said instrument as	
her free and voluntary act, for the uses and purposes therein set forth.	
SHAL)  GIVED under my hand and official sent the STM day of Deplem 1970  MARIA G. YEKSIGIAN  Notary Public, State of Illinois  My Commission Expires 1/22/91  Nome Visite  Nom	

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PN 3: 29 1990 SEP 18

CAROL MOSELEY DRAUN REGISTRAN OF TITLES

3912656

First American Table insurance
Company of the Med-Vest
100 North LaSalie at the Suite 408
Chicago, Illinois 60502 750-6780

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Property or Cook County Clerk's Office