December 4, 19 85, by Juventino Benavides and Eloise C. BANK AND TRUST CO un Illinois corporation ("the Bunk"). Benavides THIS ASSIGNMENT is made December 4, 19 85 ("Owner"), to METROPOLITAN BANK AND TRUST CO

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

NOW THEREPORE, in consideration of and as an inducement to the making of a loan 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 profits, 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 hereafter 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, earnings, income, issues, and profits thereunder, unto the Bank,

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all relating to the real estate and prem	rises situated in the			
Chicago , County of and described a follows, to wit:	f Cook	State of	Illinois	
See attached for legal	description			
This Assignment is given to secure pa	yment of the principa	l sum of Forty	five thousand &	00/10
Dollars (\$ 45,000.00 .) 1001 n				
December 4,, 19 85 _ and	occured by a Moregage	o or Trust Doed da	ted December 4.	,
19 85, conveying and mortgaging the Mortgages. This Assignment shall remain other costs and charges which may have	teal estate and promise it full force and offer necessal and or said M	es previously descr of until said loan of ortunge or Trust D	ibed to the Bank, as T and the interest therec and have fully been p	rustee n and
This Assignment that he operative only in the even- in the event of a breach of any of the terms or condition	t of a defact, in the payment one contained in said Mortgag	of principal and interest s a or Trust Dead or in th	ecured by said Mortgage or To note or notes secured therei	use Door
Owner hereby irrevocably authorises the Bank in at any time hereafter, and all now due or that may hereafter exist, for said premises, to take actual possess or by agent or attorney, as for condition broken, and repart of the holder or holders of the indebtedness secured said real estate and premises hereinahove described tog the Owner wholly therefrom, and may hold, operate, me thereof. The Bank may, at the expense of the mortgaged ments, useful alterations, additions, betterments and lengthe same, and may leate said mortgaged property in such beyond the maturity of the indebtedness secured by said which would entitle the Owner to cancel the same. In premises, and to carry on the business thereof as the bearings, revenues, rents, and income of the property amaintenance, repairs, renewals, replacements, alterations, ments, insurance, and recover to proper charges on the said the services of the Bank and of the Banks attorneys, agment, and control of the mortgaged property and the coagainst any liability, loss, or damage on account of any the Bank shall apply any and all moneys atteing as a fore	ts own name to villect all of preafter become the under each ion of the helir ren i rate an nary, with or without logs, as it by said Trust Beet on river gether with all documents, bornage and control the said real. I property, from time to those reversement to the said real entry parcels and for such times an Trust Deed or Mortgage, and every such case, the flank should not be the said real entry the said real entry the said real entry the said the pagment, and the notice of the business thereof, matter or thing done in good said to the pagment of the foll	said rents, earnings, income and every lease or an intermediate previously deed not with our without proved age, enter upon, take, and a, recurds, pehere, and s. faste and premises herein at premises as may so discussed to the enter at premises as may so discussed to the enter a fail here for eight to mail the enter the Back to a fail here for eight to mail them here in the Back to a fail here for eight to mail them here to be a fail here for eight to mail them here is the fail here and the enter of the angle and such furth rome at faith in pursuance of the lowing items in each or is	inie, istues ani profits arizing regenent, written or verhal, el cribed, or of any part thereose of law, and without any a lemaintain possession of all use counts relating thereto, and salves telectibed, and conduct seary or proper repairs, renewent indictious, and may insure sem it, including leases for te sub-lease for any cause or on age and operage the said resthall be entitled to cultert an ordicting the business thereusents which may be made for the just and reasonable compits connecting with the operating it connecting with the operatings to and powers of the Bantagas the Bantagas the	pr accruicating or its person on any parith of the busing all replicant replicant representation of the Branes, as ensation of the Branes, as ensation of the Branes.
terest accrued and unpaid on the said note or notes; (3) and all other chaires secured by or created under the sai hereby ratifies all that the Bank may do by virtue of this	the principal of said note or id Trust Deed or Mortgage ab	notes from time to time to ove referred to: and (5)	maliling outstanding and tinns the belance, if any, to the Ow	idi (4) rner. On
Owner, for itself, its successors and assigns, covenan or diminish the obligations of the lessees thereunder, or vious written consent of the Bank. Owner further coven lessees any rent or rentals in givence of the due date the under the mortgage or Trust Deed, and in such event, the	ts and agrees that it will not, release any one or more tenan ants and agrees that it will no reof, without written content (a whole amount of the principal whole amount of the principal content.	orally or in writing, modes from their respective to a said or pledge said to the Dank. Any violation is then remaining unpaid to	ify currentles or renew any of chilgation, uniter such lease, t rate or collect from any of th of this cover or shall constin hall immediate, become due to	such les without ; e tenanti ite a defi ind pays
Any failure or omission to enforce this Assignment f. Bank, nor shall the Bank he required under this Agreem being strictly discretionary with the Bank.	or any period of time thall no tent to exercise or enforce any	of the rights herein gran	foct thereof us scaladice the tool to it, all the scatters here	ights of a contai
These covenants shall continue in full force and effect			Co	
Made and executed in Chicago, Illinoi	is on)/	<i>!</i>
This Document Prepared By:	The market	(vatro	Queinch	
STATE OF ILLINOIS) SS COUNTY OF COOK (SCHERY) Brueckmann			Benardia	
I, Since you accomment	, a N	lotary Public in an	d for said County, in	the St
aforesaid, DO HEREBY CERTIFY that	Juventino	Benavides & E	loise C. Benavique	ifsons
known to me to be the same person_5 w	hose name 5 s	ubscribed to the fe	oregoing instrument,	ppes
before me this day in person, and acknow	ledged that they si	gned, sealed and d	elivered the said instru	ıment
free and voluntary act, fo				
GIVEN under my hand and official see				0 Ac
CT. DIT BILLOT MY HAND BILL VIIICAL SCI	** ***********************************	•	Λ	7-43
(SEAL) 270; BOX 116		the I Am	sk me.	-
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Form 6131 Typesraft Co. - Chicago

UNOFFICIAL COPY

Property of Cook County Clerk's Office

-85-319684

DOOR OF C LOTS 6, 7 AND 8 IN B. F. JACOB'S RESUBBLIVISION OF LOTS 26 TO 34 IN BLOCK 58 IN THE CHICAGO UNIVERSITY SUBBLIVISION OF THE NORTH 1/2 OF SECTION 7, TOWNSHIF 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P(N): 20.07-185-040 (6)
20.07-185-04(17)
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