#### ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT, made this 22nd day of January, 1986, is by and between Dennis R. Fields and Charles A. Greenberg, Jointly and Severally, who has an address of Three First National Plaza, Suite 1505, Chicago, Illinois 60602 (hereinafter collectively called "Assignor"), and Concord Mortgage Company whose address is 8400 Corporate Drive, Suite 210, Landover, Maryland 20785 (hereinafter called "Assignee").

#### WITNESSETH:

Assignor, for good and valuable consideration, the receipt of which is hereby acknowledged, does hereby bargain, sell, trinsfer, assign, convey, set over and deliver unto Assignee all right, title and interest of the Assignor in, to and under the leases described on the Schedule of Leases attached hereto and made a part hereof together with any and all future leases hereinafter intered into by any lessor affecting the Premises described in Exhibit A attached hereto and made a part hereof ("Premises"), and all guarantees, amendments, extensions and renewals of said leases and any of them, and of any subleases, concessions, licenses or other agreements conferring rights in connection with the ise or occupancy of any portion or all of the Premises all of which are hereinafter called the "Leases," and all rents, income receipts, revenues, issues and profits which may now or hereafter be or become due or owing under the Leases, and any of them, or on account of the use of the Premises.

This Assignment is made for the purpose of securing:

- A. The payment of the indebtedness (including any extensions or renewals thereof) evidenced by a certain Note of Assignor of even date herewith in the aggregate principal sum of TWO MILLION FOUR HUNDRED THOUSAND DOLLERS (\$2,400,000) (hereinafter collectively the "Note") and secured by a certain Mortgage ("Mortgage") of even date herewith encumbering the Premises; and
- B. The payment of all other sums with interest thereon becoming due and payable to Assignee under the provisions of the Mortgage and any other instrument constituting security for the Note; and
- C. The performance and discharge of each and every term, covenant and condition of Assignor contained in the Note, Mortgage and any other instrument constituting security for the Note.

Assignor covenants and agrees with Assignee as follows:

- l. That the sole ownership of the entire Lessor's Interest in the Leases is vested in Assignor, and that Assignor has not, and shall not, perform any acts or execute any other instruments which prevents Assignee from fully exercising its rights under any of the terms, covenants and conditions of this Assignment.
- 2. That the Leases are valid and enforceable in accordance with their terms and have not been altered, modified, amended,

This instrument prepared by: Mark W. Burns Keck, Mahin & Cate 8300 Sears Tower Chicago, Illinois 60606 When recorded return to: Concord Mortgage Company 62 West Huron Street Chicago, Illinois 60610 Attn: Andrea Burns abij31562

g stia jean japang katang pan gripa ng kasa.

Le la complete de la La complete de la complete del la complete de la complete del la complete de la complete del la compl

### 

rent (1) and the state of the control of the state of the control of the control

and the state of t

terre de la companya Companya de la companya della companya della

हर करे हैं जिसे हैं अभिने में कुछ दिया है। अब कि "मुस्तनियों है है का है अभिने कि कि है जो अधिक के अधिक है।

o de la composition La composition de la La composition de la La composition de la composition della c

refrittiske belgeers keid Gesendd Gheggreit (1999) Gesendd Gendd Geld (1997) Territ Gesendd Geld (1997) ANG BE COURTED TOOMS TO A TOOM TO A

terminated, cancelled, renewed or surrendered nor have any of the terms and conditions thereof been waived in any manner whatsoever except as approved in writing by Assignee.

- 3. That there are no defaults now existing under any of the Leases and there exists no state of facts which, with the giving of notice or lapse of time or both, would constitute a default under any of the Leases; Assignor shall give prompt notice to Assignee of any material default occurring under any of the Leases.
- 4. That Assignor shall give prompt notice to Assignee of any notice received by Assignor claiming that a default has occurred under any of the Leases on the part of Assignor together with a complete copy of any such notice.
- 5. That each of the Leases shall remain in full force and effect irrespective of any merger of the interest of Lessor and any Lessee under any of the Leases.
- 6. That Assignor will not collect any of the rent income or profit arising under the Leases in advance of the time when due under the terms of the Leases.

The parties further agree as follows:

This Assignment is absolute and is effective immediately. Notwithstanding the foregoing, until notice is sent to the Assignor in writing that a default has occurred under the terms and conditions of the Note or any other instrument constituting additional security for the Note (which notice is hereafter called the "Notice"), Assignor may receive, collect and enjoy the rents, income and profits accruing from the Premises

In the event of any default at any time in the Note, Mortgage or any other instrument constituting additional security for the Note, Assignee may after 10 days prior notice to Assignor, at its option after service of a Notice, receive and collect all such rents, income and profits as they become due, from the Premises and under any and all Leases of all or any part of the Premises. Assignee shall thereafter continue to receive and collect all such rents, income and profits, as long as such default or defaults shall exist, and during the pendency of any forcicsure proceedings, and if there is a deficiency, during any redemption period.

Assignor hereby irrevocably appoints Assignee its true and lawful attorney with full power of substitution and with full power for Assignee in its own name and capacity or in the name and capacity of Assignor, from and after the service of the Notice, to demand, collect, receive and give complete acquittances for any and all rents, income receipts, revenues, issues and profits accruing from the Premises, and at Assignee's discretion to file any claim or take any other action or proceeding and make any settlement of any claims, either in its own name or in the name of an Assignor or otherwise, which Assignee may deem necessary or desirable in order to collect and enforce the payment of the rents, income receipts, revenues, issues and profits. Lessees of the Premises are hereby expressly authorized and directed to pay any and all amounts due Assignor pursuant to the Leases to Assignee or such nominee as Assignee may designate in writing delivered to and received by such lessees who are expressly relieved of any and all duty, liability or obligation to Assignor in respect of all payments so made.

redd. De beford effedd foedd freu elland i sein boe'r gonedd fan doe'i bloderedd o'i doe'r ei boe'r en o'i De groen felw ar gellen i fan de gefoledd foedd foedd foedd he'i refordd broch brite o'i rai o'i De groen fan de groen fan de gefoledd gefoleth gefoleth ar fan de groende gefoleth.

The Alleger of the property of the second of the second of the Control of the second o

inder in the Colorest of the first of the first of the first transfer the second of the first of

order and the second of the se

A CONTRACTOR OF THE BANK OF THE ABOUT OF THE CONTRACTOR OF THE CON

The second of the second secon

From and after service of the Notice, Assignee is hereby vested with full power to use all measures, legal and equitable, deemed by it necessary or proper to enforce this Assignment and to collect the rents, income receipts, revenues, issues and profits assigned hereunder, including the right of Assignee or its designee to enter upon the Premises, or any part thereof, with or without force and with or without process of law, and take possession of all or any part of the Premises together with all personal property, fixtures, documents, books, records, papers and accounts of Assignor relating thereto, and may exclude the Assignor, its agents and servants, wholly therefrom. Assignor hereby grants full power and authority to Assignee to exercise all rights, privileges and powers herein granted at any and all times after service of the Notice, without further notice to Assignor, with full power to use and apply all of the rents and other income hereby assigned to the payment of the costs of managing and operating the Premises and of any indebtedness or liability of Assignor to Assignee, including but not limited to the payment of taxes, special assessments, insurance premiums, damage claims, the costs of maintaining, repairing, rebuilding and restoring the improvements on the Premises or of making the same rentable, reasonable attorneys fees incurred in connection with the enforcement of this Assignment, and of principal and interest payments due from Assignor to Assignee on the Note and the Mortgage all in such order as Assignee may deter-Assignee shall be under no obligation to exercise or prosecute any of the rights or claims assigned to it hereunder or to perform or carry out any of the obligations of the lessor under any of the Leases and does not assume any of the liabilities in connection with or arising or growing out of the covenants and agreements of Assignor in the Leases. It is further understood that this Assignment shall not operate to place responsibility for the control, care, management or repair of the Premises, or parts thereof, upon Assignee, nor shall it operate to make Assignee liable for the performance of any of the terms and conditions of any of the Leases, or for any waste of the Premises by any lessee under any of the Leases or any other person, or for any dangerous or defective condition of the Premises or for any negligence in the management, upkeep, repair or control of the Premises resulting in loss or injury or death to any lessee, licensee, employee or stranger.

Waiver of or acquiescence by Assigned in any default by the Assignor, or failure of the Assignee to indist upon strict performance by the Assignor of any covenants, conditions or agreements in this Assignment, shall not constitute a waiver of any subsequent or other default or failure, whether similar or dissimilar.

The rights and remedies of Assignee under this Assignment are cumulative and are not in lieu of, but are in addition to any other rights or remedies which Assignee shall have under the Note or any other instrument constituting security for the Note; or at law or in equity.

If any term of this Assignment, or the application thereof to any person or circumstances, shall, to any extent, be invalid or unenforceable, the remainder of this Assignment, or the application of such term to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby, and each term of this Assignment shall be valid and enforceable to the fullest extent permitted by law.

All Notices to be given pursuant to this Assignment shall be sufficient and shall be deemed served if mailed postage

नार । अहा हिंदी अंदिता अंदिता अंदिती अंदितीय साम मितिया है। जेन अधिकार के जिल्हा कर स्थान னாக நடித்த இரு அறுவற வகத்த இரையிற்கு இன்ற இரு நிறு இருக்கு இன்ற இருக்கு இறிறி இரிறிறி படித்த இருக்கு இருக்கு இ இருக்கு இருக்கு அதிரும் இருக்கு இருக் received and reflect and believed the entities and reflective secretaries who will be a supplied to the ારે એ નિર્દેશ હોઇ ક્ષેત્રોના ઉત્તર હોઇ કે અને ક્ષેત્રો કરો છે. તે કો કો હોઇ છો કરો છે. તે માટે કો કરા લોક છે જે and for the second of the s The second of Britisky in commence ုန်းသည်။ မြောင်းသည်။ မြောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မြောင်းသည်။ မြောင်းသည် မောင်းသည်။ မောင်းသည်များ၏ ကြုံသည်များကို သည် ကြို့သည်များကို မြောင်းသည်။ မောင်းသည်။ မြောင်းသည်။ မြောင်းသည်။ မေ သည်မြောင်းသည် မြောင်းသည်။ မြောင်းသည် မောင်းသည်။ မောင်းမောင်းသည်များကို မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်း The Arman Andrews (Andrews Control of the Andrews Andrews (Andrews Andrews And And Andrews Andre ी हार्यो क्षेत्रको है किया है किया है जिस्से अस्ति है इ.स.च निर्मात संस्कृत स्मृतियोगिक है है and the second of the second o ्रिके किल्ली के विकास के बार्किक के बेर्किक के किल्ला के किल्ला के किल्ला के किल्ला के किल्ला के किल्ला के किल जिल्लाक के अपने किल्ला के किल्ल A second of the control of the co AND THE PROPERTY OF THE PARTY OF THE Francisco Personal Control ត្តសំឡុកបស់បងរាជ្ញាស់ ២៩ភូឌីប៉ូរីអភិ di delikaliyasi di etab daga t ो होता राजको प्रकार होते हो। १८. जुला कार्य होते हो। स्टब्स्ट्रा करा की und i neskirek fil kilo isa dibe sing kilo tiki ng isabe maya si b de war gerir d · 医甲基酚 (1.15) en de la grande de la grand La grande de la

Andrews (1) de personal de la composition de la la la la comitation de la

Annie in der Songer Gertrett Gereitscher Beiten Annie Streiber bestät der Sind ander Gertrette Gereitsche Streiber der Sind ander Gereitsche Gereitsche Streiber der Sind an der Sind ander Sind ander

ing the street of the solution of the land bear to the solution, and the solution of the solut

o de la company de la la company de la c La company de la company d

## UNOFFICIAL, COPY 6.2

prepaid, certified or registered mail, return receipt requested, to the above-described addresses of the parties hereto, or to such other address as a party may request in writing. Any time period provided in the giving of any Notice hereunder shall commence upon the date such Notice is deposited in the mail.

The terms, "Assignor," and "Assignee," shall be construed to include the heirs, personal representatives, successors and assigns thereof. The gender and number used in this Assignment are used as a reference term only and shall apply with the same effect whether the parties are of the masculine or feminine gender, corporate or other form, and the singular shall likewise include the plural.

This Assignment may not be amended, modified or changed nor shell any waiver of any provisions hereof be effective, except only by an instrument in writing and signed by the party against whom enforcement of any waiver, amendment, change, modification or discharge is sought.

IN WITNESS WHEREOF, Assignor has caused this instrument to be signed and sealed as of the date first above written.

ASSIGNOR

By:

Seffnis R. Fields

By: Charles A.

ASSIGNEE:

Concord Mortgage Company

Bv

Allan S. Birndorf, President

Common street address 11 West Division, Chicago, Illinois

P.I.N. 17-04-407-010 Vol. 499

(656/D)

The first of the second of the

ing province and filled to the engine of the constant point in the engine of the engine of the constant of the

AB TERRITORIO ARCHAEL PARTICIPATO A PROPERTI A ARCHAEL PARTICIPATO A PARTICIPATO A PARTICIPATO A PARTICIPATO A A PROPERTI EN ARCHAEL PARTICIPATO A PARTICIPATO A PARTICIPATO A PARTICIPATO A PARTICIPATO A PARTICIPATO A PART 

trak (n.) The little of the formation of the little state of the contract of the first of the contract of the **建设设置** 

in the state of th

#### EXHIBIT A

#### Legal Description

\*\*\* Lot 4 in Block 24 in Bushnell's Addition to Chicago in Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.\*\*\*

Permanent Index No. 17-04-407-010 20L. 499 000

Common Street Address: 11 West Division Street, Chicago, Illinois OCOOP CONTRACTOR OF CONTRACTOR

a rringer

Legal Description:

was rough to Block 24 an Eddling The Routinon to Chicogo in Section & Township (1) World B. Section & The Round Of the Third Colons of the Third Colons (1) Historian of the Third Colons of the Third Colons

Level of the the control of the cont

-Common Sirjer Lichbard Li West Dlvision S. Sugas Chidago, Lalignois

# 86031562

# UNOFFICIAL COPSY 6 2

#### SCHEDULE OF LEASES

#### CHICAGO EAST APARTMENTS

	시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시
Unit No.	
	Unit No.
200	705
201	706
202	708
203	700
204	709 707
205	
	800
206	801
207	802
208	[ 803 ] Fig. 15   15   15   16   16   16   16   16
209	
	1 <b>805</b>
300	806
301	807
302	808
303	809
304	
305	900
306	
307	902
308	903
309	904
	905
400	906
401	907
.402	908
403	909
404	
405	2000
406	
	100
1.407	100:
408	1003
409	1004
	1005
500	1006
501	1007
502	1008
503	1009
505	
506	1100
<b>507</b>	
508	
508	1102
509 504	1103
	1104
600	1105
601	1106
602	1107
603	1108
604	1109
605	- [72] [6] 전 - [1] - [2] - [1]
606	1200
607	1201
607 608	1201
000	1202
609	1203
	1204
700	1205
701	1206
702	1207
703	1208
704	1209

Any and all commercial leases for the premises entered into by and between assignor or others and commercial tenants.

STREET, SE LESSES

CHICAGO LAGI ADAGTALATA

			$c_{i,j}$ ) and $J_{i,j}$
the many and a second to the second of the s			
			$\Omega(E_{i})$
3 2 200			in the second
207 201 201			exeur. Paires
			ett
			7.13
			100
104			
1008			1000
			TOU.
			Sen Sen
			10083 11083
<b>11</b>			1.7 (1821)
18 (18 / 18 ) 18 (18			13.7
			2013
			i de jus
	ueta talla, apadela Tuda esti yakan		- 122 - 102
			Los.
			(Ana)
			6.03
			i i Cer
			1,05
* Cut.1			- 1 80AV
			. Com
			1.08
COVE			i Titt.
	T.4 4 III.		2,05
			3000
STAR DOMESTS			tur,
Complete State Co			
			riyê. NG
30 tr			000) (* 1000)
**************************************			2. 609
			602 6
			290
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The Speciment			្រុំអូស្រុះ
。 11. 11. 11. 11. 11. 11. 11. 11. 11. 11.		슬리는 그 때	
			00
			di tori. Ngjar
TOTAL TOTAL			
			na v
민준사님이 가는 바쁜 하다 없다.		"真"的 the Art Gray	

General to the state to be a seem of the second of the sec

STATE OF ILLINOIS SS COUNTY OF COOK

I, ANDREA BURNS, a notary public in and for said County and State, do hereby certify that DENNIS R. FIELDS personally known to me to be the DENNIS R. FIELDS personally known to me to be the same person(s) whose names are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that they signed and delivered the said instrument as their free and voluntary act for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this 2200 day

andrea Beiras

My Commission Expires:

My Commission Expires Jane 28 1988 

(MWB/C)

H.).

Exorium re mare

ador to strenes

a notary number Table grater a Table grater of the set that the set of our set that the set of our set that the set of our set of the se

rate the army tract during of the bidge the county invited

Secretary of the secretary of the

My Counterion Manual Leads

STATE OF ILLINOIS SS COUNTY OF COOK ANDREA BURNS in and for said County and State, do hereby certify that a notary public CHARLES A. GREENBERG personally known to me to be the same person(s) whose names are subscribed to the foregoing CHARLES A. GREENBERG instrument, appeared before me this day in person, and acknowledged that they signed and delivered the said instrument as their free and voluntary act for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal this 22ND day. OF JANUARY, 1986. Endrea Buris My Commission "xpires: My Commission Express Jame 28, 1988 (MWB/C)

errendung dip dinada (Besider and Earliest

द्वी राज्यात रिक्का की राष्ट्र enter the control of 

and the state of the second of the second of the second se 

national value, induly value

(\$5,236)

# UNOFFICIAL COPY ...

STATE OF ILLINOIS )
COUNTY OF COOK )

I, Andrea Burns, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Allan S. Birndorf, personally known to me to be the President of Concord Mortgage Company, a Maryland corporation, and personally known to me to be same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the same instrument as President of said Company, as his free and voluntary act and as the free and voluntary act and deed of said Company, for the uses and purposes therein set forth.

of <u>Jajuary</u>, 1986.

Andrea Burnes

My Commission Expires:

My Commission Expires Jane 28, 1988

(MWB/O)

DELT-CL RECORDING

\$18.00

THESE AND SECURE OF A SECURE OF SECURE

35

Medder of Perchasis

The content of the soft that at the first grant of the content of

्रिक्री के इस्ता के स्वाक्षी के हैं। alven under an french and to bear at Soul this ever 73.Ta. (12) Jan 18 13 for traduct auties (Experteer) 167 Countission Express June 20, 1869 A COMPANY