## UNOFASSICIONAL PARENCO PY 9

86138419

Chicago, Illinois April 4

....1986... 00

## Know all Men by these Presents, that MAIN BANK, an Illinois corporation,

not personally but as Trustee under the provisions of a Deed or Deeds in Trust duly recorded and delivered April 1. 1986 and known as its trust number 86133 to said Bank in pursuance of a Trust Agreement dated thereinafter called-Assignor), in consideration of Ten Dollars (\$10.00) in hand paid, and of other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged, does hereby assign, transfer and set over unto Adolph J. Miglsen and

Ruth No Nielsen, his wife, as joint tenants with right of survivorship? ........ (herematter called the Assignee), all the rents, earnings, income, issues and profits, it any, of and from the real estate and premises hereinafter described, which are now dues 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 hereinafter described, which and Assigner may now hereafter granted, together with any rents, earnings and income arising out of any agreement for the use or cocupancy of the following described real estate and premises to which the premisance of Assignor's said trust may be entitled; the rents, earnings in the intention period to make and establish hereby an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, issues income, and profits thereunder, unto the Assignee herein, all relating to the real estate and premises situated

Cock in the County of ...

and described as follows, to wit:

Parcel 1: Lots 1 through 6, both inclusive and Lots 31 through 42, both inclusive, in Block 1 in Wallace E. Rhode's Subdivision of Blocks 1 and 2 in W. and R. O'Brien's Subdivision of the West 1/2 of the South West 1/4 of Section 34, Township 40 North, Range 13, (except the 5 acres in the South East corner thereof and railroad right of way) in Cook County, Illinois

Parcel 2: The North 1/2 of the verated alley lying South of and adjoining Lots 1 through 4 in Block 1 in Wallace E. Rhode's Subdivision a on said, vacated by ordinance dated September 19, 1974, a copy of which was recorded December 11, 1974 as document 22932170

Parcel 3: The South 1/2 of vacated alley 'ying North of and adjoining Lots 39 to 42 in Block 1 in Wallace E. Rhode's Subdivision aforesaid, vac ted by ordinance dated September 19, 1974, a copy of which was recorded December 11, 1974 as document 22932170

Property Address: 4601-15 W. Armitage, Chicago, Illinois

PIN: 13-34-301-028, 041, 046, 039, 042, 014 and 015

This instrument is given to secure payment of the principal suit of Fifty Thousand and 00/100 (\$50,000.00)

mannenamenamen. Dollars, and interest upon a

certain loan secured by Mortgage or Trust Deed to Chicago Title & (Rust Company.....

April 4, 1986

as Trustee or Mortgagee dated rule 1 4, 1986
and recorded in the Recorder's Office or Registered in the Office of the Registrar of Titles of the above named County, conveying the real estate and promises hereinabove described. This instrument shall remain in full force and effect until said loan and the interest thereon, and all other costs and charges which may have accrued or may hereafter accrue under said Trust Deed or Mortgage have been fully paid.

This assignment shall not become operative until a default exists in the payment of principal or interest or in the performance of the terms or conditions contained in the Trust Deed or Mortgage herein referred to and in the Note or Pote, secured thereby.

Without limitation of any of the legal rights of Assignee as the absolute assignee of the rents, issued and mofits of said real estate and premises above described, and by way of enumeration only, it is agreed that in the event of any default ander the said Trust Deed or Mortgage above described, whether before or after the note or notes secured by said Trust Deed or Mortgage, it or are declared to be due in accordance with the terms of said Trust Deed or Mortgage, or whether before or after the institution of any legal proceedings to foreclose the lien of said Trust Deed or Mortgage, or before or after any sale thereunder, Assignee shall be entitled to take actual possession of the said real estate and premises hereinabove described, or of any part thereof, personally or by agent or conney, as for confittion broken, and may, with or without force, and with or without process of law, and without any action on the pare of the holder or holders of the indebtedness secured by said Trust Deed or Mortgage, enter upon, take, and maintain possession of all or any part of said real estate and premises hereinabove described together with all documents, books, records, papers, and accounts relating thereto, and may exclude the Assignor, its beneficiaries or their agents or servants, wholly therefrom, and may hold, operate, manage and control the said real estate and premises hereinabove described, and conduct the business thereof. Assignee may, at the expense of the mortgaged property from time to time, cause to he made all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises and on such terms as may seem full, including leases for terms expiring beyond the maturity of the indebtedness secured by said Trust Deed or Mortgage, and may cancel any lease or sub-lease for any cause or on any ground which would entitle the Assignor or its beneficiaries to cancel the same. In every such case the Assignee shall deem best. Assignee sha and improvements, and all payments which may be made for taxes, assessments, insurance, and prior or proper charges on the said real estate and premises; or any part rhereof, including the just and reasonable compensation for the services of the Assignee and of the Assignee's attorneys, agents, clerks, servants, and others employed by Assignee in connection with the operation, management, and control of the mortgaged property and the conduct of the hisiness thereof, and such further sums as may be sufficient to indemnify the Assignee against any liability, loss, or damage on account of any matter or thing done in good faith in pursuance of the rights and powers of Assignce hereunder, the Assignce shall apply any and all moneys arising as aforesaid to the payment of the following items in such order as said Assignee deems fit:

(1) Interest on the principal and overdue interest on the note or notes secured by said Trust Deed or Mortgage, at the rate therein provided; (2) interest accrued and impaid on the said note or notes; (3) the principal of said note or notes from time to time romaining and impaid; (4) any and all other charges secured by or created under the said Trust Deed or Mortgage above referred to: and (5) the balance, if any, to the Assignor.

86138419

-0	ENNOFFIC 2007 2009 24175	IAL COPY
T-12	5 , pag- pol-	ohl
	Sinet QU)	1174M

61488198

SS 7 10 01 77 03

Sitter of

M. COLL Empire		
ma talen	3	
98 61 CV	LindA 10 vab	
<b>437</b>	GIVEN under my hand and Notarial Seal this.	
ap-cively, appeared before me this day in the foregoing indicament as their own to be said Benk, as furnises as aforesaid, for American Becretary them and there achoods aid is all, did affer the corporate seal of said ay act ind at the free and voluntary act of the tree and voluntary act of	Assistant Bank Assistant Secretary of Main Bank to be the same persons whose names are subscribed by the same persons whose names are subscribed. Frestdent-Trust Officer, and Assistant Secretary, reperson and sectnowledged that they agoed and deliver free and voluntary act and as the free and voluntary at and as the rece and voluntary at and purposes therein set forth; and the said class to a purposes there are forth; and the said edged that he, as custodian of one corporate seal of a Bank to said instrument as his own free and voluntary and a seal of a said and some the said instrument as his own free and voluntary and a said Bank as Trustee as a storessid, for the past and	
resitio zuraT-trabitersT-soiV ,	Phylits Lindscro.	( NOCO 10 11NOC
State aforesaid, Do Hereby Certify, that	a Notary Public in and for and Cunty, in the	SOUNTY OF COOK
Applicant Secretary	Teatina: Teatina in the instance in the instan	TATE OF ILLINOIS }

IN WITUESS WHERZOR, Main Bank not personally but as Truttee as aforesaid, has caused these presents to be signed by its Steatests Trust Officer, and its corporate seal to be hereunto affixed and attented by its Assistant Secretary, at the place and on 'no Lote first above written.

. WYIN BYNK

Trustee as aforesaid and not personally,

THIS ASSIGNMENT OP RENTS, is executed by Main Bank in as such Trustee. Mothing herein or in asid Trustee as aforessed, in the exercise of the power and surhority conferred upon and vested in it as such Trustee. Mothing herein or in asid Note or Notes contained shall be construed as creating any liability of Main Bank Mortgage or in asid Note or Notes or any intertest that may accrue thereon, or any indebtedness accruing therein or observant sither express or implied herein contained, all such liability, he fars anyone now or hereafter claiming any right or security becounter. So tar as Main Bank personally is concerned, the Assignee hereunder or the legal holder or holders of said Note or Notes and the owner or owners of any indebtedness accruing hereunder or the legal holder or holders of said Note or Notes and the owner or owners or owner or owners and the center hereby and by said for the payment thereof, by the enforcement of the lien hereby and by said Trust Deed or Mortgage and Note or Notes provided.

The release of the True Daed or Morgage securing said note shall thus facto operate as a release of this instrument.

The failure of Assignee, or any of the agenta, attorneya, successors or sasigns of the Assignee to enforce any of the terma, provisions and conditions of this agreement for any period of time, it any time or crassors, or sasigns of the Assignee of the agenta, attorneya, successors, or sasigns of the Assignee shall have full fight, power and authority to enforce this agreement, or any of the terms, provisions, or sasigns of the Assignee the powers full and exercise the powers and authority to enforce this agreement, or any of the terms, provisions, or conditions hereof, and exercise the powers feeting or that shall be decomed it.

This instrument shell be assignable by Assignee, and all of the terms and provisions hall be bending upon and easts to the parties hereto.