(Cola)

128969 DI

1654G 08/11/87 1987 SEP 30 PM 3: 17

87532704

COLLATERAL ASSIGNMENT OF LEASE AND RENTS

**\$16.00** 

THIS ASSIGNMENT, made this  $29^{7M}$  day of 867, 1987, by First Bank of Oak Park, not individually, but as Trustee under Trust Agreement dated January 19, 1967, and known as Trust Number 7781, as Assignor, to First National Bank of Skokie, a national banking association, having its principal place of business in Skokie, Illinois, as Assignee;

### WITNESSETH, THAT:

WHEREAS, Assignor, to evidence and secure a loan indebtedness, has made and delivered to Assignee a promissory note of even date herewith in the principal amount of \$1,500,000.00 and Assignor's beneficiary has made and delivered to Assignee its Promissory Note of even date herewith in the principal amount of \$500,000.00, payable as in the note provided, with interest as therein expressed, and Assignor has executed and delivered a Mortgage (it being agreed that "mortgage" as hereinafter used shall be construed to mean "deed of trust" or "trust deed" or "deed to secure debt" if the context so requires) bearing the aforesaid date to secure said notes on certain real estate in the County of Cook, State of Illinois, more particularly described as follows:

See Exhibit "A" attached hereto and by express reference made a part hereof.

including the improvements now or hereafter thereon and the easements, rights and appurtenances thereunto belonging, all of which with said real estate being hereinafter called the "mortgaged premises"; and

WHEREAS, Assignee has required the assignment hereinziter made as a condition to making the above loans;

NOW, THEREFORE, Assignor, for good and valuable considerations, the receipt of which is hereby acknowledged, does hereby bargain, sell, transfer, assign, convey, set over and deliver unto Assignee, as security for the payment of the above described loan indebtedness and the payment and performance of all the terms and conditions of said notes (hereinafter collectively referred to as "Note") and

THIS INSTRUMENT PREPARED BY: MOW TO MARTIN W. SALZMAN AC 33 North LaSalle Street No Suite 2222 Chicago, Illinois 60602 P.

O Address: 2450 N. WAUKELAN ROAD Northfield, Illinois

P.I.N. 04-23-300-004

7532704

8/532704

71 3 13 13

00.8t&

The state of the s For same the interference of the entire of the first like

. Desputation of a superior to a segment of a superior of a superior of the su Har PA. Bib. (MI) to the granes that the second of the control of menogol, trave flots con the later of the control o g to the life life to be a And thought on paying great thereby មេស៊ី២ សុខស្មី២៩១៧ បំពុងការ៉ាស់សុមម ១១១ สมั อธิภาสุด โลกซ อาโปซากา

wouldnesses oncrease with the co

GNA COME OFFICE or and find domains deptilized to Bo ITE innipantar cancer we were ger hoffpr angeralismic

gatifacia nd gaperpiaka ng 1971. Paradi aseta ng

Oldetten lige for a second consequence of a second consequence of the The Section of the se

Alpellin , Billingar, o

the mortgage and any and all amendments, extensions and renewals thereof, all leases affecting the mortgaged premises, or any part thereof, now existing or which may be executed at any time in the future during the life of this Assignment, and all amendments, extensions and renewals of said leases and any of them, all of which are hereinafter called the "leases," and all rents and other income 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 mortgaged premises, it being intended hereby to establish a complete transfer of all leases hereby assigned and all the rents and other income arising thereunder and on account of the use of the mortgaged premises unto Assigned, with the right, but without the obligation, to collect all of said rents and other income which may become due during the life of this Assignment. Assignor agrees to deposit with Assignce upon demand such leases as may from time to time be designated by Assignee.

Assignor hereby appoints Assignee the true and lawful attorney of Assigno with full power of substitution and with power for it and in its name, place and stead, to demand, collect, receipt and give complete acquittances for any and all rents and other amounts narein assigned which may be or become due and payable by the lessees and other occupants of the mortgaged premises, and at ir. 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 Assignor or otherwise, which Assignee may deem necessary or desirable in order to collect and enforce the payment of any and all rents and other amounts herein assigned. Lessees of the mortgaged premises, or any part thereof, are hereby expressly authorized and directed to pay all rents and other amounts herein assigned to Assignee or such nominee as Assignee may designate in writing delivered to and received by such lesses who are expressly relieved of any and all duty, liability or obligation to Assignor in respect of all payments so made.

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 assigned hereunder, including the right to enter upon the mortgaged premises, or any part thereof, and take possession thereof forthwith to the extent necessary to effect the cure of any default on the part of Assignor as lessor in any of the leases; and Assignor hereby grants full power and authority to Assignee to exercise all rights, privileges and powers herein granted at any and all times hereafter, without notice to Assignor, with full power to use and apply all of the rents and other income herein assigned to the payment of the costs of managing and operating the mortgaged premises and of any indebtedness or

District the control of the control Acts index to temperature of a policy of the color
Ida for attracts and then go of the person of the color of the col Par (properties of the Property of the State The sent testion was a formal and the sent of the sent an an abline was an abline 

Of Colling Clark's Office I'm the rate bet round Brown by the state Decrease and the commence The professional control of the cont Tompson to a with the conserve Server and the consultance of happing of migraph of comme ent surprised to a light and the state of t priverities of Villagery and

Fig. 6. In the particular content of the proof of the content of the proof of the content of the proof of the content of the particular content o SENSO THE SET OF SET OF SECURITION OF SECURITION OF SECURITIONS ាំង ប្រជាជា ប

7532704

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 mortgaged premises or of making same rentable, attorney fees incurred in connection with the enforcement of this Assignment, and of principal and interest payments due from Assignor to Assignee on said note and the mortgage, all in such order as Assignee may determine. Assignee shall be under no obligation to press 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; and Assignor covenants and agrees that it will faithfully perform all of the obligations imposed under any and all of the leases and hereby agrees to indemnify Assignee and to hold it harmless from any liability, loss or damage which may or might be incurred by it under said leases or by reason of this Assignment, and from any and all claims and demands whatsoever which may be asserted against Assignee by reason of any alleged obligations or undertakings on its part to perform or discharge any of the terms, covenants or agreements contained in any of the leases. It is further understood that this Assignment shall not operate to place responsibility for the control, care, management or repair of the mortgaged premises, or parts thereof, upon Assignee, nor shall it operate to make Assignee liable for the carrying out of any of the terms and conditions of any of the leases, or for any waste of the mortgaged premises by the lessee under any of the leases or any other party, or for any dangerous or defective condition of the mortgaged previses or for any negligence in the management, upkeep, repair or control of said premises resulting in loss or injury or death to any lessee, licensee, employee or stranger.

Any amounts collected hereunder by Assignee which are in excess of those applied to pay in full the aforesail liabilities and indebtedness at the time due shall be promptly paid to Assignor.

Upon payment in full of the principal sum, interest and other indebtedness secured hereby, this Assignment shall be and become null and void; otherwise, it shall remain in full force and effect as herein provided and, with the covenants, warranties, and power of attorney herein contained, shall inure to the benefit of Assignee and any subsequent holder of said promissory note, and shall be binding upon Assignor, and its heirs, legal representatives, successors and assigns, and any subsequent owner of the mortgaged premises.

Notwithstanding any provision herein to the contrary, prior

phisticuse Contillant Contillant Spring Conference of the co construction of the second of the secon Of County Clart's Office and the seathern of the Sign to Condoon to ritigate.

ed on organization of the vi. nestas, est film to majorito de film to Vi. nestas, est film to matoritation de

fine promodel come Continue of the con-Page Transferral Control Advances of the Control of Against the grown to be the first Brand Brand Carlot Carl

State Control of the Control of the

1 3 2 7 0 4

to a default by Assignor in the payment of any indebtedness secured hereby or in the performance of any obligation, covenant or agreement of Assignor contained herein, or in said note or the mortgage, or in any of the leases, Assignor shall have the license and right to collect as the same become due and payable, but in any event for not more than one calendar month in advance, all rents and other income arising under the leases and from the mortgaged premises, and to enforce all provisions contained in the leases. Assignor shall render such accounts of collections as Assignee may require. The license herein given to Assignor shall terminate immediately upon default in payment of any indebtedness secured hereby or in the performance of any other obligation, covenant or agreement of Assignor contained in said note or the mortgage, or in this Assignment. or in any of the leases; and, upon written notice of Assignor s default at any time hereafter given by Assignee to any lessee by mailing same by United States registered mail, postage prepaid, addressed to the lessee named in the lease, all rentals thereafter payable and all agreements and covenants thereafter to be performed by the lessee shall be paid and performed by the lessee directly to Assignee in the same manner as if the above license had not been given, without prosecution of any legal or equitable remedies under the mortgage. Any lessee of the mortgaged premises or any part thereof is authorized and directed to pay to Assignor any rent herein assigned currently for not more chan one calendar month in advance and any payment so made prior to receipt by such lessee of notice of Assignor's default shall constitute a full acquittance to lessee therefor.

This assignment is executed by First Bank of Oak Park, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such trustee (and said Bank hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said Note contained shall be construed as creating any Mability on Assignor or on said Bank or on any beneficiary who is not a guarantor, personally to pay the said Note or any interest that may accrue thereon, or any indebtedness accruing thereunder, or to perform any covenant either express or implied herein contained (it being understood and agreed that each of the provisions hereof, except the warranty hereinabove contained in this execution clause, shall constitute a condition and not a covenant or agreement, regardless of whether the same may be couched in language of a promise or covenant or agreement), all such liability, if any, being expressly waived by Assignee and by every person now or hereafter claiming any right or security hereunder, and that so far as Assignor and its successors and said Association personally are concerned, the Holders and the owner or owners of any indebtedness accruing hereunder shall look solely to any one or more of: (1) the premises and the

The second of th Oct Colling Clark's Office

rope the second of the first of And The Sales to the Art of the and the growing that the first of the first of dates in grapher to the control of the other High State of the section of the sec ee will drill muse to Salar Sal

 Sept. The property of the control of the c THE SHARE WITH LIKE IN

rents, issues and profits thereof for the payment thereof by the enforcement of the lien hereby created, in the manner herein and in the Note provided; (2) assets of the Trust Estate held under the Trust Agreement; (3) any other security given to secure said indebtedness; or (4) the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, Assignor has executed these presents as of the day and year first above written.

First Bank of Oak Park, as Trustee aforesaid

Attest: OMANE (1.)

STATE OF ILLINOIS )

COUNTY OF COOK

VICE PRESIDENT & RUST OFFICER

I, JUDITH ENGN LEUS a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that HEEDELE W. MELK of FIRST DANK OF OF And Local Danier 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-PRISTTO. and AST. SECY. 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 AST. SECY. then and there acknowledged that (s) he, as

Stef. then and there acknowledged that (s)he, as custodian of the corporate seal of said Bank, 3id affix the corporate seal of said Bank to said instrument at (his) (her) 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.

SEPT, , 1987.

Motary Public

My commission expires

OFFICIAL SEAL
JUDITH ELLEN LEWIS
Notary Public - Cook County
State of Illinois
My Commission Expires 8/13/90

per language de la companya de la co negroup of the forest to the control of the control

sy jadanska ekoti Semetkik militirat (\* 1865). Project (\* 1865). Romanista

SECTION PROPERTY. Aller Control of Control

<u>у д.бе.</u> Бар позаро 61 бе Bergunden. Diet ob 1965 och The cost Ada is by ART POT (BIRMOTHE) FO

me jenere timb sero. Sedu pitie suit jangt lien (redi voto) be appa tos t

to doe yandmotov bro onthe of Resogrape bas tear off tell .

Dir Clarks

### EXHIBIT A

0423 -300-004 HAD

That part of the South half of Section 23, Township 42 North, Range 12 East of the Third Principal Meridian, described as follows: Beginning at a point in the South line of the North half of the South half of Section 23, 1320 feet East of the West line of said Section 23, thence East 8.91 feet, thence North 65 feet, more or less, to the cepter line of River, thence Morth Westerly along the center line of said River to a point in the South line of John Stoll's land 2045.20 feet West of the center line of the Wau'egan Road as measured along said South line of John Stoll's land, thence East along said South line of John Stoll's land, 2045.20 feet to said center line of Waukegan Road, thence Southerly along said center line of Waukegan Road 431 feet, thence West in a straight line, 1837.63 feet, more or less, to a point 82.84 feet South of the point of beginning and 1320 feet east of said West line of said Section 23, thence North 82.84 feet to the point of beginning (also sometimes described on the tax warrant books of Cook County, Illanois, as: The North 5.56 acres of Lot 30, also that part East of the center of River of Lot 31 in County Clerk's Division of Section 23, Township 42 North, Range 12 East of the Third Principal Meridian) excepting from the above descriped premises that part thereof, if any, falling within the South 293.16 feet of Lot 30 in County Clerk's Division of Section 23, aforesaid), in Cook County, Illinois.

#### AND

That part of Lot 30 in County Clerk's Division in Section 23, Township 42 North, Range 12, East of the Third Principal Meridian, beginning at the intersection of the South line of said Lot 30 with the center line of wzwkegan Road; thence West along said South line 300 feet, thence North 92 feet, thence East on a line parallel to the South line of said Lot 30 to center line of Waukegan Road, thence South along said center line to the point of beginning, in Cook County, Illinois.

04-28-401-00 3 4AO

1 04 23 - 600 DOY

This property of the content of the

cidenter.

Insufficient for

The part control

The part of the series

The part of the series of the series

The part of the series of the series

The part of the series of the series of the series

The part of the series of the series of the series

The part of the series of the series of the series

The part of the series of the series of the series of the series

The part of the series of the series

32 m 131/2 1 2 1 1 1 1 1