## UNOFFICIAL COPY /

PETERSON BANK LAND TRUST **ASSIGNMENT OF RENTS** 

87654567

The above space for RECORDER'S USE ONLY

Dec. 10. 19.<u>8</u>7 Chicago, Illinois Know all men by these Presents, that American National Bank & Trust Co. of Chicago, not personally but as Trustee under the and known as its Trust Number 104097-04 , hereafter 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 PETERSON BANK, an Illinois Banking CORPORATION having an office and place of business in Chicago, Illinois, hereinafter called the Assignee, all the rents, earnings, income, issues and profits, 'any, of and from the real estate and premises hereinafter described, which are now due and may become due and which may hereafter become due, payable of 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 said Assignor may have hereofore made or agreed to, or may hereafter make or agree to, or vict may be made or agreed to, by the Assignee under the powers hereinafter granted, together with any rents, earnings and trust may be entitled; it being the in entitle hereof to make and establish hereby an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, issues, income, and are its thereunder, unto the Assignee herein, all relating to the real estate and premises situated in the County of and State of Illinois, and described as follows, to wit: provisions of a Deed or Deeds in Trust duly recorded and delivered to said Trustee in pursuance of a Trust Agreement dated ... \_ and State of illinois, and described as follows, to wit:

LOT 43 IN WITWICKI'S FIRST ADDITION TO GLEN EDEN ESTATE BEING A SUBDIVISION OF THAT PART OF THE NORTH EAST 1/4 OF SECTION 11, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS;

COMMENCING AT THE SOUTH EAST CORNER OF THE NORTH EAST 1/4 OF SAID SECTION THENCE NORTH ALONG THE EAST 1 ME OF SAID SECTION, 5 CHNS AND 50 LINKS THENCE WEST PARALLEL WITH THE SOUTH LINE OF NORTH 1/2 OF SECTION 11, AFORESAID 27 CHNS AND 33 LINKS; THE CE SOUTH 5 CHNS AND 50 LINKS TO THE SOUTH LINE OF THE NORTH 1/2 OF SECTION 11 AFORESAID, THENCE EAST ON SAID SOUTH LINE TO POINT OF BEGINNING (EXCEPT THE WEST 487.34 FEET OF SAID TRACT) AND (EXCEPT THE EAST 600 FEET THERLOF) ALSO THE NORTH 10 ACRES OF THE NORTH 20 ACRES OF THE EAST 1/2 OF THE SOUTH EAST 1/4 OF SECTION 11, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as 8049 Memory Lane, Chicago, Illinois 60956

Permanent Real Estate Index Number 12-11-419-028

Sixty Thousand and no/100-----This instrument is given to secure payment of the principal sum of . Dollars, and interest upon a certain loan securer by he Mortgage or Trust Deed to

Dec. 10, 1987 PETERSON BANK as Trustee or Mortgages dated Dec. 10, 1987 and recorded in the ficorder's Office or Registered in the Office of the Registrar of Titles of the above named County, conveying the real estate and premises hereinabove de cribed. This instrument shall remain in full force and effect until said loan and the interest thereon, and all other costs and charges which accrued or may here accrue under said Trust and recorded in the Puserder's Office or Registered Deed or Mortgage have been paid.

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

Without limitation of any of the legal rights of Assignee as the absolute assignee of the rents, issues and profits of said real estate and premises above described, and by way of enumeration only, it is agreed that in the event of any default under the said Trust Deed or Mortgage above described, whether before or after the note or notes secured by 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 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 thereander, Assignee shall be antitled to take actual possession of it has said to said a said to said a said to said 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 for said real estate and premises hereinabove described, or of any part of said real estate and premises hereinabove described, or of any part of said real estate and premises hereinabove described together with all documents, books, records, papers, and accounts relating therato, 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 theraof. Assignee may, at the expense of the mortgaged property, from time to time, cause to be made all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises as may seem judicious, and may insure and relinance the same, and may lease said mortgaged property in such parcels and for such times and on such terms as may seem fit, including leases for terms expiring beyond the maturity of the indebtadness 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 t

This instrument shall be assignable by Assignoe, and all of the terms and provisions hereto.

The executors, administrators, legal representatives, successors and assigns of each of the parties hereto.

The failure of Azzignee, or any of the agents, attorneys, successors or assigns of the Azzignee to enforce any of the terms, provisions and conditions this agreement for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any rights under the terms hereof but said Azzignee or the agents, attorneys, successors or assigns of the Azsignee shall have full right, power and authority to enforce this agreement, or any of the Azzignee shall have fund or times that shall be deemed lift.

The release of the Trust Deed or Mortgage securing said note shall taso racto uporate as a release of this instrument.

THIS ASSIGNMENT OF RENTS is executed by the undersigned trustee, not personally but as a Trustee as aforesaid, in the exercise of the power and suthority conferred upon and vested in it as such Trustee, (and said note contained shell power and suthority to execute this instrument) and it is expressly understood and agreed that nothing herein or in said note constitued as creating any interest that may accrue thereon, or any interest that may accrue thereon, or any independences, or to perform any coversant either trustee personally to security the said note or any interest that may accrue thereon, or any interest or implied herein contained, all such liability, if any, being expressly welved by the Assignee and by every person now or hereafter claiming any right in and the total security and the owner or security independent and the owner or owners of the lies in the title security herein contains hereby any indebtedness accruing hereby such indebtedness accruing hereby such indebtedness accruing hereby to the lies in the lies hereby say indebtedness accruing hereby conversed for the user account of the lies hereby say indebtedness accurity hereby. By the lies owner or and the owner of the lies hereby conversed for the user accuring the enforcement of the lies hereby say indebtedness accruing hereby.

		· DEFT-91 BECORDING
	·	THILL TOWN SOME AND A COURT OF THE PERSON
	to see to see to see to	and the second s
	Chicago, II. 60659	COOK CORNEY RECESSION
	3232 W. Peterson	.oN
Form 8890 Typecraft Co. Chicago	OT JIAM Rix	☐ Place in Recorder's Box
Reference: Oh/Ku		8049 Memory Lane, Chgo, IL
7/ 40	POSES INSERT STREET ADDRESS OF ABI	
3030 VT036060 G3010003-0 2.10	BA BO 303000 A: WBBOTO WOTO!!! OFFICE	TOD THE DESCRIPTION OF THE COS
<i>A</i>	Softer have no passing as	
<b>'</b> O.	Commission Expires 6/2 /88	• • • • • • • • • • • • • • • • • • •
<b>Y</b> 0	oral : rugile, Stale of Illinois	<i>А</i> Щ <b>2</b> ъп <b>2</b>
	LOTERTO IVI. Sovienciai	** <b>3</b>
C.V.	"OFFICIAL SEAL"	<b>}</b>
· C).	Z*************************************	Married &
Notary Public	•	
Sold in Soron	(A)	<del></del>
0	The same arms for the same states	
lo yebsint	Given under my hand and National Seal	ls92 IsinstoM
DEC I OA684		
ECONO P USIG	0_	
	0/	
same tree in the Vietnatov and set off sa	aid officers own free and voluntary act and y for the uses and purporat, inerein set forth,	es se
Company to be affixed to said instrument	Company caused the corporate seal of said	piss
eses therein set forth; and the said officers	act of said Congramy for the uses and purp-	(STV)
and voluntary act and as the free and volun-	vered the said instrument as their own free a	deliw
	same person whose names are subscribed to ectively, appes ed before me this day in per	
GIRLION PRIZOGRILY KNOWN TO THE LO DE	_ <del></del>	ALC LA PARTIE A
- Chicago	od izbit dra shen a vode ett ich Yalte od izbit dra shed landian negra, a	нао
g = 3		COUNTY OF COOK 120.
YEBRIN OU Niconnie meto has wrong at	andersigned, a Motary Public in and for th	STATE OF ILLINOIS ) <sub>SS</sub> , I, the
	_	<b>% 5</b>
	r	ĬO <sub>A</sub> ,
4.1	<i>a</i>	10
Jan A	Nest1A	
NOT THE STORY	A8	<i>"∑"</i> ((U) → 2)
1143010300 30	PKI V	7 × 8 × 8
± 4.	as aforesaid and not personally	
9932U1[ 2A ,	<del></del>	CORPORATE SEAL
Openial Co. on terms	American National Bank &	
	APART ITS STORES WITH THE	seal to be hereunto affixed and strested to, the day and y
saused these presents to be signed and its corporate	not personally but as a Trustee as aforesaid, has c	IN WITNESS WHEREOF, the undersigned trustee
		creeted, in the manner herein and in said note provided o
		any indedteoness acctuing nateunder snau look solely created in the maner herein and in the intovided t

10

**UNOFFICIAL COPY**