UNOFFICIAL C	<b>OPY</b> 87349828
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THIS ASSIGNMENT is made \_\_\_\_\_\_\_, 19. 87., by \_\*\_\_\_\_\_, ("Owner"), to OAK BROOK BANK, an Illinois corporation ("the Bank").

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

NOW THEREFORE, 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 heretofore made or agreed to,

or may hereafter make or ag granted, it being the intenti all such leases and agreemen	on of the parties t	o make and estab	lish hereby an absol	ute transfer and	assignment of
all relating to the real esta	te and premises s	ituated in the _	VILLAGE		of
PALOS PARK	., County of	COOK	State of	ILLINOIS	
and described r. follows, to	wit:		AL DESCRIPTION	:	110
	SEE EVUIDI	I A FOR LEG	AL DESCRIPTION		100
* MICHAEL E. KEFNUM A JOAN E. HAHN, 413 W	ND KATHLEEN M	. KEENUM, HIS HAHN, JR. AN	WIPE; NEVIN A. D BETTY J. HAHN	. HAHN, SR. A N, HISTWIFE	AND
PIN: _23-23-408-009 This Assignment is given	BD UN	t of the principal	sum of ONE HUN	DRED SEVENT	Y FIVE THOUSAND
Dollars (\$ 175,000.00	1				
	19 87 Pud secure	d by a Mortgage	or Trust Deed date	d JUNE 3	
1987, conveying and more Mortgagee. This Assignment other costs and charges which	shall remain in fu h may have accer-	II force and effect of under said Mo	r until said loan an ortgage or Trust Dec	d the interest thed have fully be	nereon and all en paid.
This Assignment shall be operative in the event of a breach of any of the Agreement.	only in the event of a de terms or conditions cont	fer it in the payment of aine said Mortgage	f principal and interest sec or Trust Deed or in the	ured by said Mortgage note or notes secured	or Trust Deed or thereby or in this
Owner hereby irrevocably authorized at any time hereafter, and all now dust hereafter exist, for said premises, to take the same of the first of the holder of holders of the indicated exists and premises hereinable the Owner wholly therefrom, and may therefore, and the said real exists and premises hereinable thereone hereinable thereone and the same, and may least said mortgaged beyond the maturity of the indebredness which would conside the Owner to campremises, and to carry on the business earnings, revenues, reats, and income of maintenance, repairs, renewals, replacements, insurance, and prior to proper che services of the Bank and of the Bank and of the Bank and of the Bank shall apply any and all moners.	es the Bank in its own or t'est may hereafter the actual possession of to broken, and may, wit checkness secured by said we described together winold, operate, manage an of the montgaged propert erments and improvemes a secured by said Trust E tel the same. In every sthereof as the bank, in f the property and any ients, alterations, addition arges on the said real ests k's attorneys, agents, cleek's attorneys, agents, cleek's attorneys, agents, cleek's attorneys agents, cleek's as a single as a sforesaid to to a salising as aforesaid to to	name to cilled, all of become de un ler esche said red catare and hor without. If red, and Trust Deed o Mirras, the all documes to be deducted the said call, from time to time cous to the said real, red and for such times ard leed or Mortgage, and ich case, the Bank sha ics sole discretion, shall see the said call, see the said per thereof. After ded a, betterments, and implication of the said premises, or any ke, servants, and other the business thereof, a rhing done in good fine payment of the folio	said rears, earnings, income and every lense or agree premises previously descrit d with or without process ge, enter upon, take, and an i, records, papers, and accessate and premises hereland guse to be made all necessate and premises as mey seen or such terms as may seen or such terms as and law the right to manay the seen of concurrents, all paymers of concurrents, all paymers of part ther of, including the semploye by the Bank in a such for their sums as mith la pura ac of the right swing items in you order as	e. Issues and profits a menet, written or verloed, or of any part is of law, and without aniariai possession of any operating thereto, ove described, and co ary or proper repairs, a indicious, and may is not, including leases belease for any cuuse e and operate the as ill be entitled to colle ducting the business tis which may be mad e just and reasonable connection with the o any be sufficient to faith and powers of the sue be Bank deems fit:	rising or accruing mal, existing or to hereof, personally any action on the all or any part of and may exclude adder the business renewals, replaceasure and reinsure for terms expiring or on any ground id real estate and receive all hereof and of all of for taxes, assessompensation, managedemnify the Bank.  Bank hereunder,
territ accrued and unpaid on the said no and all other charges secured by or crea- her by radifies all that the Bank may do	er or norse; (3) the prin red under the said Trust by virme of this Assigns	cipal of said note or no Deed or Mortgage abor nent.	nes from time to un. rer a ve referred to; and (5) the	ining outstanding and balance, if any, to the	unbaid; (4) any he Owner, Owner
Owner, for itself, its successors and or diminish the obligations of the lessess vious written consent of the Bank, Own lessees any rent or restals in advance of under the mortgage or Trust Deed, and i	assigns, covenants and as therequader, or release a er further covenants and the due date thereof, with a such event, the whole a	rees that it will not, or new one or more tenants agrees that it will not cout written consent of mount of the principal	ally or in writing, modify, from their respective obl- assign or pledge said rent the Bank. Any violation of then remaining unpaid sha	ful render or renew a gations under such le or collect from any this cremat shall co li immediate y become	ny of such leases, suc, without pre- of the tenants or onstitute a default due and payable.
Any failure or omission to enforce the Bank, nor shall the Bank be required to being strictly discretionary with the Bank	his Assignment for any p der this Agreement to es k,	eriod of time shall not tercise or enforce any o	impair the force and effect from the rights herein granted	t there of a sejudice to it, so the conters	the rights of the herein contained
These covenants shall continue in full				9.87 <u>.</u>	of the tenants or operating a default due and payable. the rights of the herein contained \$20.000.
107 When I I Seem	} 				<u> </u>
Jem or Jahr	1			$\mathcal{L}$	
Nu al Hard			Joan St	-la	
STATE OF ILLINOIS	ss				
1. Belle A	ul .	, a No	tary Public in and	for said County,	in the State
aforesaid, DO HEREBY CER	TIFY that Tevr	2 a. Hahn	dr., Nevena	Hichn gr.	_ personally
known to me to be the same j	person5. whose na	mes are sul	nscribed to the fore	going instrume	nt, appeared
before me this day in person,	and acknowledged	that Lhey sign	ned, sealed and deli-	vered the said is	istrument as
their free and volu	ntary act, for the	uses and purposes	therein set forth.		
GIVEN under my band and	official seal this	day	of gune		., 19.87
Trycomm	ssion expe	-	Phillips 4	N. L. J	•
(SEAL)	'7/5/8	7 <del>- ,</del>	Notari	Public	<del></del>

Notary Public

## JNOFFICIAL COPY

87349828

STATE OF ILLINOIS ,. [ 90.1]

state, do hereby certify that "Henall, Kenam". Sathbany Hugum.

And Haha, Huna R. Haha, St. Huna R. Ha Las Ala. Butt. S. Haha.

personally known to me to be the same person's whose name(s). All. 1, Collen II faired...., a Notary Public in and for said county and state, do hereby certify that Michael E. Kenner. Nothburn II. Hugary. Jane. Halm, Thurn A. Hahn, St. Thurn II. the major... Ettle II. Hahn. uses and purposes herein set forch. Given under my hand and vificial seal, this. A.day of Juny, 19.87.

My commission expires:

Coller II Laind

HOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. MAY 6, 1931 COLLEEN M. LAND JUNIX CLORATS OFFICE

MAIL TO: Oak Brook Bank 2021 Spring Road Oak Brook, IL 60521

## UNOFFICIAL COPY - 3

EXHIBIT "A"

makan jarah kepada kan dari Makameran kan Makameran dari M

MATERIAL TO CONTRACT OF THE SECOND STATES

LOT 9 (EXCEPT THE SOUTH 66.0 FEET THEREOF) IN WALNUT RIDGE, A SUBDIVISION OF PART OF SECTION 23, TOWNSHIP 37 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Cook County Clerk's Office

87349828

COUNTY OF			
1 Treller	in Order	a Notary Public in and for	said County, in the State
2,	Michael 2.4	Keenum, Kachleen M.	Heeren Coar C.
aforesaid, DO HEREB	Y CERTIFY that Thurs a.	Make ver. , Mevina 4	cha, R. personally
known to me to be the	same person5 whose names . Q	subscribed to the forego	ing instrument, appeared
before me this day in p	person, and acknowledged that £1	nege signed, sealed and deliver	red the said instrument as
their free as	nd voluntary act, for the uses and	purposes therein set forth.	
GIVEN under my b	and and official seal this GU	day ofgune	, 19.87
Myce	morission expired	Physica 40	
(SEAL)	7/5/87	Notary Pr	ablic
	• •		

H Colly Clark's

JUN 26 AH 11: 07

MAIL TO: Oak Brook Bank 2021 Spring Road Oak Brook, IL 60521