Form 87-028

BANKCHAFT

THIS ASSIGNMENT is made June 12. 19.87, by A/T/U/T £1126 ("Owner"), to METROPOLITAN BANK AND TRUST CO 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 agree to, or which may be made or agreed to by the Bank under the powers hereinafter
granted, it being the intention of the parties to make and establish hereby an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, income, issues, and profits thereunder, unto the Bank,

granted, it being the int	ention of the parties to make and ments and all the rents, earnings	i, income, issues, and profits thereunder,	unto the Bank,
	estate and premises situated in		of
		"State of Illinois	
and described in follows	to wit:		
Lot 25 and	26 in the Subdivision of	the NOrth Half of Block 4 in	Laughton's
Subdivirion	of the WEst Half of the	Northwest Quarter of Section	30, Township
	ange 14 East of the Third		
Also Common	ly known as 2301-03 Souti	n Oakley	
	Index #17-30-16	09-001-6002. ZH 26	
This Assignment is gi	ven (9 ecure payment of the pr	incipal sum of Seven Thousand Si	x Hundred Fifty
		Eight Dollars and F lenced by a promissory note of Owner to	IVE CENES
June 12,	19 and secred by a Mo	regage or Trust Deed datedJune_!	2,
Mortgagee. This Assignmother costs and charges w	ient shall remain in full force an which may have accrued under s	remises previously described to the Ban d effect until said loan and the interest aid Mortgage or Trust Deed have fully l	thereon and all 🔾 been paid. 🤝
This Amigament shall be open in the event of a breach of any of Agreement.	nive only in the event of a default in the pi the terms of conditions contained in said l	syment of principal and interest secured by said Mortg Mortgage or Trust Deed or in the note or notes secur	age or Trust Deed or ed thereby or in this is stilling or accraing terbal, esisting or to or thereof, personally get age action on the
Owner hereby inserocably aux as y time hereafter, and all no harealure exist, for said premises, or by agent or attorney, as for coper of the holder or holders of the holder arts and premises hereithe Owner wholly therefrom, and the entereof. The Bank may, at the expension, useful alternions, additions the same, and may lease said mort beyond the matter of the indebte which would emitte the Owner to remise and may rease and mort of the indebte which would emitte the Owner to remise and and rease and mortal and incomming, revenues, tent, and incommings revenues, tent, and incommings revenues, tent, and incomming revenues, tent, and incommings are some of the Bank and of the mertings of the Bank and of the next and prior to propher the services of the Bank and of the next and prior to propher the services of the Bank and of the next and prior to propher the services of the Bank and of the next and prior to propher the services of the Bank and of the next and prior to propher the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and of the next and the services of the Bank and the services of	horizet the Bank in its own name to dolled when or that may hereafter become dolled to rake actual possession of the said eral to rake actual possession of the said eral to indebtedness secured by said Trust Deed on anhove described together with all documes may hold, operate, manage and courself the case of the mostraped property, from time to be mortaged property, from time; to betterments and amprovements to the said syred property in such parts, and for such a factor we carefully a said Trust Deed or Mortage of the said. In every such case, the Research aberrol as the bank, in its sole discrete me of the property and any part thereof. It is not be said to the property and any part thereof. It is consecuted to the property and any part thereof. It is consecuted to the said eral center and pertainer a flank's attorney, agreed, clerks, servants, at property and the conduct of the business it is property and the conduct of the business; it is property and the conduct of the business; it is not accurate of the conduct of the business; it is property and the conduct of the business; it	t all of said reast, earnings, income, insues and produ- notes such and every lease or agreement, written or to the said premises previously described, or of any pa- ter, and with or without process of law, and without process of law, and without the or and premises previously described, said the or are and premises hereisabore described, and side of the and premises hereisabore described, and side of the and premises as may seem reduced, and sees and on not terms at may seem redictions, and ma- ters and may concel any lease or sub-lease for any cu- stant shall have the right to manage and operate the ion, shall do hear. The Bank shall be empised to their dedocting the prise of condecting the businer and Improvements and all payments which may be a to or say part there of, lock deling the least and reasonal ad others employed to the Bank in connection with the berrod, and roch further was at may be sufficient to a good faith in pursuance of he rights and powers of the following items in in the res the Bank deems of the following items in in the res there there	s arrising or accraing erbal, exiting or accraing erbal, exiting or to refered, personally ut any action on the of all or any part of roo, and may exclude roomage the business ri, recensily, replacely inages and reinforce of for terms expering se or on any ground said real ettate and effect and receive all in the roof and of receive all inche for trates, assentiable componentation for experience, managerindemaily the Beak the Beak bereunder, in:
(1) Interest on the principal at terest accrued and sapaid on the sa and all other charges secured by or	and overties in sections to the payment of ideate or notes; ()) the principal of said a created under the said Trust Deed or Morta	ared by said Trust Deed or I for large, at the rate there ore or notes from time to time v male in contrancing rage above referred to; and (5) the belance, if any, o	in provided; (2) la- ind unpsid; (4) say o the Owner. Owner
Owner, for inell, in successors or diminish the obligations of the b rious written content of the Bank, mere any reas or reatile in advan-	and assigns, covenant and agrees that it wi resers thereunder, or release any one or coor Owner further covenant and agrees that it is of the due date thereof, without written or	Il not, orally or in writing, modify, wherefer or react transit from their respective obligations and er both will not easign or pledge said reast or of Bert from a measure of the Bank. Any violation of this owners is that crincipal then remaining unpaid shall immediately to occur.	r say of such leates, i lease, without pre- ny of the treasts or I conscient a default me due and purable.
Any failure or omimion to enfo leak, nor shall the Beak he requir	ece this Assignment for any period of time t and under this Agreement to exercise or ento	thall not impair the force and effect thereof a. 2 close tre not the rights berein granted to it, all th. w.r.	ice the rights of the
	r mone. in full force and effect until the subject inde		ò
Made and executed in	Chicago, Illinois on June 1	2, 19 87.	C
	THIS DOCUMENT PREPARED BY	Metropolitan Bank & Tru METROWIT/N/TENERIL26 TRUST COM	ist Company
This Document Prepared		NOT INDIVIDUALLY BUT COLLEY AS TO	
	2201 WEST CERMAN		:03156
	CHICAGO, IL 60608-3995		
TATE OF ILLINOIS) COUNTY OF COOK (SS	of January Tata	2
I, Josie Navar	ro	, a Notary Public in and for and Coun	ly, in the State
foresaid, DO HEREBY (CERTIFY that David Ti	tus	personally
nown to me to be the sai	me person whose name <u>is</u>	subscribed to the foregoing instrum	nent, appeared 💐
efore me this day in pers	on, and acknowledged thathe	signed, sealed and delivered the said	instrument as
his free and	voluntary act, for the uses and p	urposes therein set forth.	
GIVEN under my hand	OFFICIAL SEAL	day of June	
SEAL)	JOSIE NAVARRO Notary Public, State of Illinois	Bills Man	ano
	My Commission Expires 10/21/90	- /1001/7-F690C	

(SEAL)

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