STANDARD BANK & TRUS	T CO. OF HICKORY	HILLS	Lo	en No		_
a corporation organized and exis	sting under the laws of	the State of	Illinois			
not personally but as Trustee un	der the provisions of a	Deed or Deeds in to	rust duly recorded and	d delivered to	the undersigne	ed be
in pursuance of a Trust Agreeme	ent dated March 28	, 1988	, and known as tru	ist number 3	3447	•
in order to accure an indebtedne	es of TWO HUNDRED	FIFTY THOUSAN	D AND 00/100E	Oolians (\$ 250	,000.00),
executed a mortgage of even date	herewith, mortgaging	∞ STANDARD BA	NK & TRUST CO.	OF HICKORY	HILLS	
the following described real estate of part of the Southwe the Third Principal Me PLUH 22-24-301-005	est Quarter of Second of S	ection 24, Tow Township, Cook gage and the note se	nship 37 North, County DEFT 01 T\$3333 T \$0440 \$ cured thereby COOK C	Range 11 is. JB/(RAN 4312 10 C = BE COUNTY RECOR	East of 06 1704/88 01:0 3-4563 DER	\$12.00 02:00 514
NOW, THEREFORE, in order to undersigned corporate runce her the rents now due or which mily hany agreement for the use or order the terms of the use of the terms of the use of the terms of the terms of the terms of the undersigned, do here said property, and do hereby authorized property, and to hereby authorized property.	reby assigns, transfers, iereafter become due un ipancy of any part of the ich may be made or agretite transfer and assignse ortain leases and agity freevocably appoint or the said Mortgage any suit in connection to male alche papairs it	and sets over unto a der or by virtue of a le premises herein de eed to by the Mortgr nment of all such lea reements now existin the said Mortgages e to let and re-let sai with said premises i	and Mortgagee, and/o. ny lease, either oral of secribed, which may he agee under the power ses and agreements an ag upon the property he the agent of the unde id premises or any par n its own name or in may deem proper or as	r its successors or written, or a save been heret herein granted dall the avails ereinabove desergined for the t thereof, accothe names of t divisable, and to vivisable, and to	and assigns, a my letting of, of ore or may had been deed to be in the interest of the interes	or be n- to of of di
It is understood and agreed that the still highly here is all have the power to use and apply said avails, issues and profits toward the payment of any present or future indebtedness or liability of the undersigned to the said Mortgagee, due or to become due, or that may hereafter be contracted, and also loward the payment of all expenses for the care and management of said or premises, including taxes, insurance, assessments, and and customary commissions to a real estate broker for leasing said premotions and collecting rents and the expense for such art on eys, agents and servants as may reasonably be necessary. It is further understood and agreed, that in the wat of the exercise of this assignment, the undersigned will pay rent for the premises occupied by the undersigned at the prevailing rate per month for each room, and a failure on the part of the undersigned to promptly pay said rent on the first day of each and any mount of the said mortgage may in its own name and winou any notice or demand, maintain an action of forcible entry and detainer and obtain possession of said premises. This assign ment and power of attorney shall be binding upon and inure to the sensit of the heirs, executors, administrators, successors and melans of the parties hereto and shall be construed as a Covenant running with the land, and shall continue in full force and effect until all of the indebtedness or liability of the undersigned to the said Mortgagee that the Mortgagee will not experience the power of attorney shall terminate. It is understood and agreed that the Mortgagee will not experience the power of the said Mortgagee to exercise any right which it might expense the read of the said Mortgagee to exercise any right which it might expense hereunder shall not be deemed a waiver by the said Mortgagee of terminate the received and the said mortgage of the said mortgage to exercise any right which it might expense hereunder shall not be deemed a waiver by the said Mortgagee of the robing here in the said corporation n						
XSectorates, thin 21st	day of Sept	ember	, A.D. , 19 88			
ATTEST Jane Hour		Standar Av DR	AB Trusted B	Co.01 Hick s afgresaid and Deaufe		
Dorothy Perry A. V P STATE OF Illinois	Sexensex	Bridg AVP	ette W. Scanlar Trust Officer) ,	enericient	
COUNTY OF COOK	} 88 . 1 ,			dersigned, a N	otary Public is	2
and for said County, in the State a			•			
personally known to me to be the	AVP & TO Permi		Bank & Trust C		_	
a corporation, and Donothy Personal Secretary of said corporation, and instrument, appeared before me the the said instrument as such Officer suant to authority, given by the Beact and deed of said corporation, for	personally known to m nis day in person and s s of said corporation an oard of Directors of said	e to be the same per severally acknowledged and caused the corporation as their	ed that as such Office ste seal of said corpora	e subscribed to rs, they signed tion to be affixed	o the foregoing and delivered ed thereto, pur-	

THIS INSTRUMENT WAS PREPARED BY:

GIVEN under my hand and Notarial Seal, this

Sharon Bonaguro

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Standard Bank of Hickory Hills

7800 W. 95th St., Hickory Hills, IL. 60457
4403-1 (*1/74)
4503-1 (*1/74)
ARCTI - Standard Corporate Trustee Form Assignment of Rents for use with Blandard Morigage Form 31 MCTI and Standard Promissory Installment Note Form 31 MCTI

21st

, A.D. 1988

September

"OFFICIAL SEAL" Nota:
DEBORAH A. GARON
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 2,4/92

Notary, Public

UNOFFICIAL COPY

Serify Of Cook County Clerk's Office