## ASSIGNMENT OF RENTS

THIS ASSIGNMENT is made December 14, 19.88 by LaSalle National Bank as trustee under Owner"), to METROPOLITAN BANK AND TRUST CO an Illinois corporation ("the Bank"), trust \$40041 ("Owner"), to METROPOLITAN BANK AND TRUST CO

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 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,
all relating to the real estate and premises situated in the of
Chicago County of Cook State of Illinois and describe's ollows to wit:  Lots 15, 16, 17 and 18 in Block 10 in Higgins Law and Company's addition to Chicago, in the East 1 of the Northwest 1 of Section 9, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, IL. Commonly known as 430 W. Erie St. 17-09-124-013 (affects Lots 17 and 18)
This Assignment is given to secure payment of the principal sum of five hundred thousand and 60/106
Dollars (\$ 500,000.00 ) upon a certain loan evidenced by a promissory note of Owner to the Bank dated
December 14, 1988 and secured by a Mortgage or Trust Deed dated December 14, 1988
19, conveying and mortgaging the real estate and premises previously described to the Bank, as Trustee or Mortgagee. This Assignment shall remain it full force and effect until said loan and the interest thereon and all other costs and charges which may have accrued under said Mortgage or Trust Deed have fully been paid.
This Assignment shall be operative only in the event of a default in the partners of principal and interest secured by said Mortgage or Trust Deed or in the event of a breach of any of the terms or conditions contained in said Mortgage or Trust Deed or in the note or notes secured thereby or in this Agreement.
Owner hereby irrevocably authorizes the Bank in its own name to collect all of said rean, estnings, income, insure and profit arising or settring at say time hereafter, and all now one or that may hereafter become due of each and every lease or agreement, written or verbal, existing or so hereafter exist, for said premises, to take actual postersion of the sair real control and said and premises to read-induce booken, control of the sair real premises bereins between the sair real erases and premises bereinshove described such control of the said of a corord, papers, and account relating theretoo, and may hold, operate, manage and control of the said of a corord, papers, and account relating theretoo, and may hold, operate, manage and control of the said of and premises bereinshove described, and conduct the besiness thereof. The Bank may, at the expense of the morrigaged property, from nine to time could to be made all necessary or proper repairs, reasons, replacement, useful alternations, additiones, betterments and improvements to the said real erasus at may seem videous, and may insure and resistant the said real erasus said may lease said morraged property in such parcels and for such himse and or to himse and as premises at may seem videous, and may insure and resistant they are the said real erase said for such insurance and appropriate of the said real erases and premises, and to carry on the business thereof as the bank, in its tole discretion, shall done best less on any ground which would entitle the Owner to cancel the same. In every such case, the Bank shall have the right to manage and operate the said real erase and premises, and to carry on the business thereof as the bank, in its tole discretion, whill done best her bank hal
(1) Interest on the principal and overdue interest on the note or notes secured by said Trust Deed or Morrane, at the rate therein provided; (2) interest actuated and angual on the said note or notes; (3) the principal of said note or notes from time to time, a nativity outstanding and unquisit; (4) any and all other charges secured by or created under the said Trust Deed or Martgage above referred to; and (5) he behave, if any, to the Owner. Owner hereby ratifies all that the Book may do by virtue of this Assignment.
Owner, for iretif, its successors and assigns, covenants and agrees that it will not, orally or in writing, modify. I render or renew any of such leases, or dissists the obligations of the iresect theretaker, or release say one or more meants from their respective obligations must such lease, without previous written consent of the Bank. Owner further covenants and agrees that it will not esting or pledge said reast or critect from say of the seasest or leases say rest or restals in advance of the due doet thereof, without written consent of the Bank. Any violation of this civeas it shall constitute a definite under the mortgage or Trust Deed, and in such event, the whole amount of the principal then remaining unpoid thall immediate the principal then remaining unpoid thall immediate.
Any failure or ominion to enforce this Antigament for any period of time shall not impair the force and effect thereof o. pr /period the rights of the Book, not shall the Book be required under this Agreement to exercise or enforce any of the rights berein grassed to it, all the mr /ren herein contained being strictly discretionary with the Book.
These covenants shall continue in full force and effect until the subject indebtedness is paid in full.
Made and executed in Chicago, Illinois on December 14,, 1988
This document prepared By the Mark of the Prepared by Tast No CO Comment Prepared By the Mark of the Prepared By the Mark of the Prepared By the Prepared B
Chicago Bline's 60608
STATE OF ILLINOIS ) SS COUNTY OF COOK ( SS
I. Rathy Pagena, a Notary Public in and for said County, in the State
aforesaid, DO HEREBY CERTIFY that  JOSEPH W. LANG HOE PRESIDENT Relater Personally Assistant Secretary
known to me to be the same person whose name subscribed to the foregoing instrument, appeared
before me this day in person, and acknowledged thathe signed, sealed and delivered the said instrument as
free and voluntary act, for the uses and purposes therein set forth.
GIVEN under my hand and official seal this the day of Diccimber 1988
MORENT A SENE

Notary Public

Form 87-028

BAHKCRAFT

ь

(SEAL)

## **UNOFFICIAL COPY**



## RIDER ATTACHED TO AND MADE A PART OF ASSIGNMENT OF RENTS

(UNDER TRUST NO ) **DATED** 12/14/88

This Assignment of Rents is executed by LA SALLE NATIONAL BANK, not personally but as Trustee only. It is expressly understood and agreed by the parties hereto, anything contained therein to the contrary notwithstanding, that each and all of the promises, covenants, undertakings and agreements herein made are not intended 7s personal promises, covenants, undertakings and agreements of said Trustee, nor any admission that said Trustee is entitled to any of the rents, issues, or profits under the said trust, it being understood by all parties hereto that said Trustee at no time is entitled to receive any of the rents, issues or profits of or from said trust property. This Assignment of Rents is executed by LA SALLE NATIONAL BANK, as Trustee, solely in the exercise of the authority conferred upon it as said Trustee, and no personal liability or responsibility shall be assumed by, nor at any time be asserted or enforced against it, its agents or employees, on account hereof, or on account of any promises, covenants, undertakings or agreements herein or in said Note contained, either expressed or implied, all such liability, if any, being expressly waived and released by the mortgagee or holder or holders of said Note and by all persons claiming by, through or under said mortgage or the holder or holders, owner or owners of said Note and by every person now or hereafter claiming any right or security thereunder. It is understood and agreed that LA SALLE NATIONAL BANK, individually or as Trustee, shall have no obligation to see to the performance or nonperformance of any of the covenants or promises herein contained, and shall not be liable for any action or non-action taken in violation of any of the covenants herein contained.