Rev 9/80

## UNOFFICIAL COPY SSO45066

2 NJ.	PETERSON BANK LAND TRUST ASSIGNMENT OF BENTS	
31164412 120.0		#
		The above space for RECORDER'S USE ONLY
provi and i good BAN incor heres the u heres incor trust the r	known as its Trust Funber 101021-01 if and valuable condermons, the receipt and sufficiently, an Illinois Banking CURPORATION having an offere issues and profits, if may of and from the real ester become due, payable of notifectible under or by use or occupancy of any part of the real estate and putter make or agree to, or which may be made or agree to a resisting out of any agreement for the use or occupant in may be entitled; it being the intention bereof to make rents, earnings, issues, income, and profits thereunder	delivered to said Trustee in pursuance of a Trust Agreement dated
<del>- P</del>	Cook and State of Phones, and der legal description actached he	reto and made a part hereof.

Lot 11 in Lincoln Square being a Subdivision of the West 4 of the Northwest & of the Northeast & of the Southwest & of Section 10, Township 41 North, Range 11, East of the Third Principal Meridian, in Cook County, Illinois

8811.150 on 08.10.303-011-0000 F60 M.

-88-048066

This instrument is given to secure payment of the principal sum of
Dollars, and interest upon a certain loan securation the Mortgage or Trust Dead to
PETERSON BANK as Trustee or Mortgagee dated
Dand or Martgage have been paid.

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

Without limitation of any of the lagal rights of Assignee as the ebsolute 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 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 thereunder, Assignee shall be entitled to take actual possession of the said real estate and premises hereinabove described, or of any part thereof, personally or by agent or attorney, as for condition broken, and may with or without force, and with or without process of law, and without any ection on the part of 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 of said real estate and premises hereinabove described, and conduct the business thereof. Assignee may, at the expense of the mortgaged property, from time to time, cause to be made all necessary or proper regains, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises as may seem judicious, and may insure and reinsure the same, and may lease said mortgaged property in such parcels and for such flams and on such farms as may seem lidicious, and may insure and reinsures the said real estate and premises as and operate the said real estate and premises, and to corry on the business thereof as the Assignee shall have the right to any cause or on any ground which would entitle the Assignor or its beneficiaries to cancel the same, in every such case the Assignee shall be entitled to collect and receive all earnings, revenues, rents, and income of the property and any pa

MAIL

## **UNOFFICIAL COPY**



Chicago, 6909 'TI 3232 W. Peterson Peterson Bank

ON.

OT JIAM RX

xoB s'isbroosA ni sosi9 🖸 402 Helens, Mt. Prospect, IL.

Reference: Oh/KLm

FOR THE RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

We then the source of Hinois (NA) the source of Hinois (NA) the source of Hinois "OFFICIAL SEAL" 

Notary Public

sidt ince inin

IsaZ IsinstoN

ingly! Bank and Truet Company of Gilicare.

Grantor, personally known to me to be the same personally known to me to be the same personal values names are subscribed to the foregoing instrument as such officers respectively, appears before me this day in person and acknowledged that they signed and delivered the said first uneant as their own free and voluntary act and as the tree and voluntary as custodian of the corporate said officers, as custodian of the corporate said officers and stress acknowledged that the corporate said officers and officers and voluntary act of said company to the uses and purpose, there are said company to the uses and purpose, there is no said company to the uses and purpose, there is no said company to the uses and purpose, there is no voluntary and the said company to the uses and purpose, there is no voluntary and the said company to the uses and purpose, there is no voluntary and the said company to the uses and purpose, there is no voluntary and the said company to the uses and purpose, the uses and purpose.

American Hational Bank and Trust Company of Chicago

CERTIFY that the above named officers of the .

I, the undersigned, a Notary Public in and for the County and State sforeigid, DO HEREBY

STATE OF ILLINOIS SS:

10/4'SC

hiss wil **VICE-PRESIDENT** 

A Storessid and mot personally,

eetsunT &A ,

ANER, MAT'L BK & TR. CO. OF CHGO

CORPORATE SEAL

1N WITNESS WHEREOF, the undersigned structee not personally but as a Tructee as eforecald, has ceused shace presents to be signed and its corporate seal to be increunto affixed and attested to, the day and year first above written.

THIS ASSIGNMENT OF RENTS is executed by the undersigned trustee, not personally but as a Trustee as electrated in the exercise of the power and euthority to execute the parameter that it possesses full power and euthority to execute this indicate, the parameter that it possesses the parameter of an end euthority to execute the personal and the constituences of the personal to pay the said note or any independences of the parameter that nothing because the personal to pay the said note or to perform any independences of the personal trustee personally to pay the said note or to perform any interests the payment of the personal trustee personally is concerned, the legal inclient of said note and the owner or owners of individual the payment thereof, by the enforcement of the ilen hereby conveyed for the personal payment the enforcement of the ilen hereby any indeptedness accruing hereby to over a payment thereof, by the enforcement of the ilen hereby conveyed for the personal in the manner herein and in said note provided or by action to enforce the personal liability of the guaranter or co-maler if any.

The material sid of the Trust Deed or Mortgage securing said that stong on the caperate as a release of this instrument.

The failure of Azsignee, or any of the egents, attorneys, successors or essigns of the Azsignee to enforce any of the terms, provisions and conditions this egreement for any period of time, at any time or times, shall not be construed or deemed to be a weiver of any rights under the terms thereof but each Azsignee or the agents, attorneys, successors or essigns of the Azsignee shall have full right, power and euthority to enforce this agreement, or any of the powers have the signs or times after shall be deemed fift.

This instrument shall be essignable by Assignee, and all of the terms and provisions hereof shall be binding upon and inure to the benefit of the respectives, adminstrators, legal representatives, successors and essigns of each of the parties hereto.