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ASSIGNMENT OF LEASES AND RENTS

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THIS ASSIGNMENT made as of January 28, 1988 by
American National Bank and Trust Company of Chicago, a
national banking association, not personally,
but as Trustee under Trust Agreement dated December 11,
19 86 and known as Trust No. 100868-09 (the "Trust"), and
by Raymond L. Berry and Eileen Berry of the State
of Illinois, County of Cook, being hereinafter collectively called "Borrower") to AMERICAN
NATIONAL BANK AND TRUST COMPANY OF CHICAGO (hereinafter called
the "mortgagee" or "American").

WHEREAS, Borrower, as sole beneficiary of the Trust, has
caused the Trust to give to American its promissory note (the
"note") in the principal sum of \$202,000.00 due on or before
May 31, 1992;

WHEREAS, Borrower has further caused the Trust to de-
liver its mortgage (the "mortgage") to secure the note,
which mortgage conveys the premises (the "premises") des-
cribed in Exhibit A hereto; and

WHEREAS, Borrower and Trustee (hereinafter sometimes
collectively called the "undersigned") are desirous of
further securing the note.

NOW, THEREFORE, the undersigned, for and in consi-
deration of these presents and the mutual agreements herein
contained and as further and additional security to the
mortgagee, and in consideration of the sum of ONE DOLLAR
(\$1.00) to the undersigned in hand paid, the receipt whereof
is hereby acknowledged, do hereby sell, assign and transfer
unto the mortgagee all leases of the premises, or any part
thereof, together with all the rents, issues and profits now
due and which may hereafter become due under or by virtue of
any lease, whether written or verbal, or any letting of, or
of any agreement for the use or occupancy of the premises or
any part thereof, which may have been heretofore or may be
hereafter made or agreed to or which may be made or agreed
to by the mortgagee under the powers herein granted, together
with all guaranties of any of the foregoing, it being the
intention hereby to establish an absolute transfer and
assignment of all the said leases and agreements, and all
the avails thereof, to the mortgagee, and Borrower does
hereby appoint irrevocably the mortgagee its true and
lawful attorney in its name and stead (and the Trust hereby
authorizes mortgagee) (with or without taking possession of
the premises), to rent, lease or let all or any portion of
the premises to any party or parties at such rental and upon

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(iv) If any of the current leases provides for the abatement of rent during preparation of the demise
of the interest of lessor and lessor thereafter;

(iii) The current leases are valid and enforceable in accordance with their terms and shall remain in

a default under any of the current leases;
notice of lapse of time or both, would constitute evidence of notice of facts which, with the giving of

excesses no later than the latest contractual and thence

sitions of assignments thereafter contained in documents, convenants, provi-

and assignd, under the terms, or other successors

named in the current leases, or their successors

no default exists on the part of lessor or lessee

(ii) Attached as Exhibit "B" is a schedule of all

leases existing as of the present date with as-

pects to the premises or part thereof ("current

leases") ; all assignments to the current

leases); the sole owners of the entire lessor's

rights in the property; the lessor,

deemed on the affidavit schedule; the under-

lease to the lessee;

The undesignated agree and represent and Borrower warrants

unto mortgagee, its successors and assigns as follows:

The undesignated agrees to the lease of this assignment,
any other or otherwise assignee of the rents or profits of

portion of the premises. The undesignated agrees not to make

any assignment of any interest in possession of any

comprised by the undesignated, or otherwise disposed of

leased, or disclaimed, or otherwise disposed of

for any portion of said premises has been or will be accrued

advantage and that the payment of none of the rents to accure

portion of the premises for more than one instalment in

been or will be paid by any person in possession of any

the undesignated represents that no rent has

hereinafter set forth.

taking possession of the premises pursuant to the provisions

recommence and indemnify as the mortgagee would have upon

same amount, exemption of liability and right of

mises, with the same rights and power and subject to the

benancy existing or which may hereafter exist on the pre-

the leases and agreements, written or verbal, or other

due, or that may hereafter become due under each and all of

arising from or accruing at any time hereafter, and all now

collect all of said avails, rents, issues and profits

such terms, in its discretion as it may determine, and to

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3

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The performance or observance of any of the conditions or
payments or conditions in the mortgage or default shall be made in
shalt occur in performance or observance of any of the agree-
ment of interest or principal due under the note or default
events of Default hereunder: default shall be made in the
of the following events shall occur, which shall constitute
rights and powers conferred upon it herein until and unless one
standing, that the mortgagee shall not exercise any of the
and agreed, notwithstanding contention, it is expressly noted
assumption is a present assetgment, it is understood
although it is the intention of the parties that this

shall from time to come reasonably required.
assurances and assignments in the premises as the mortgagee
immediately upon the request of the mortgagee, all such further
The undesignated further agrees to execute and deliver

liability shall be asserted or incurred against the mortgagee,
exercise of the powers herein granted by the mortgagee, no
pursuant to the provisions hereinafter contained. In the
making of actual possession of the premises by the mortgagee
the mortgagee a "possession in possession" in the absence of the
nothing herein contained shall be construed as constituting
understated.

(vii) The undesignated by the mortgagee after default under
one of several of the undesignated against the lessor
the current leases, the undesignated shall enforce any
of rent;

(viii) The undesignated shall perform all of the undesignated's
covenants and agreements as lessor under each of the
current leases and shall note suffer or permit to
any right of possession thereto without the prior written
consent of mortgagee and any attempted termination
of lease, the undesignated shall not suffer leases of
any amendment or any other change without written
consent of mortgagee and any amendment of said leases, or any one
modification of lease or amendment of said leases, or any one
of them, without such written consent shall be null
and void;

(v) The undesignated shall note hereafter terminate, modify
companies as shall be satisfactory to mortgagee;
agreed in amount and form and written by insurance
undesignated shall furnish rental insurance to mort-
gements by reason of fire or other casualty, the

premises by reason of fire or other casualty, the

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any obligation, duty or liability under any leases or rental charges, nor does it hereby undertake to perform or discharge, the mortgage shall not be obligated to perform or do -

avails, rents, issues and profits.

operation and management therefore and to receive all such the same for all tasks incident to mortgagee's possession, may seem judicious, in its discretion, to insure and retain addititions, becemeents and improvements to the premises that reparis, decratabling, renewals, replacements, alterations, ordinated to the lessor thereon, to make all necessary or proper any lease or sublease made subsequent to the mortgagor or sub- assignable underwritten to cancel the same, to release to defalism lease or sublease for any cause or on any ground which would claims hereafter, and which full power to cancel or terminate the rights, privileges and powers herein granted at any and all grants, full power and authority to exercise each and every of cancellable debatner and actions in discharge of rent, hereby uses, including actions for the recovery of rent, actions in securitry of the avails, rents, issues and profits of the premises in its discretion or of the lessor to enforce the payment of its decrees or in the distribution of its successors or assigns which full power to use such measures, legal or equitable, as in hold, operate, manage and control the premises and conduct the own name as mortgagor and under the powers herein granted, may be deemed proper or agent of the mortgagor, or in its cases, including attorney in fact or agent of the mortgagor, who willfully threfrom and the undersigned, its agents or servants, wholly or in part of the premises relating thereto, and may exclude or then owner of the premises hereinabove, and which may encompass books, ledgers, and accounts of the undersigned all or any part of the premises, together with all the documents, processes of law, either upon and take and maintain possession of actually, or by its agents or attorney, which or without discretion of any party, which or without actual possession of any part thereof to take the mortgage and the mortgagee shall be entitled to take demised of the mortgage, the undersigned agree to surrender to the lessor or after sale thereunder, forthwith, upon after institution of legal proceedings to foreclose the less by its decleared to be immediately due, or whether before or whether before or after the entire principal sum secured thereby, the mortgage has a right to instantitute forclosure of persons, in any case in which under the provisions of the mortgage

other instrument herein mentioned.

the mortgage may have under said note and mortgage or any contained shall be deemed to affect or impair any rights grace periods, if any, shall have expired, and nothing herein any extension; thereof, and, in each instance, all applicable any time sec, lying the note or debt evidenced thereby or by agreements heretofore in any instrument now or at

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lessage or tenant of the whole or any part of the premises to authorizes and inspects each and every present and future The undersigned further specifically and irrevocably

forclosure sale.

(d) To the payment of any indebtedness secured by the mortgagor which may result from any

readily removable:
will, in the reasonable judgment of the mortgagor, make it necessary, and of placing in the premises in such extraneous or unusual condition as to cause damage, the cost from time to time of insulating members, and improvements of the premises, including renewals, replacements, alterations, additions, or better-
(c) To the payment of all expenses, defending,

now due or which may hereafter become due on the premises;

(b) To the payment of taxes and special assessments
hereinafore authorized;
claims for damages, if any, and premiums on insurance and procuring tenants and insuring (see leases), establish communications and other compensation and expenses of seeking to an agent or agents, and it shall also include lease garage and its agent or agents, if management be delegated (which shall include reasonable compensation to the mortgagor and its agent or agents, to the operating expenses, including cost of management and leaving thereout (a) To the payment of the operating expenses of the

such order as the mortgagor may direct:
premises to the payment of or on account of the following, in use and apply the available, rents, issues and profits of the conjectured upon it by this assignment shall have full power to

The mortgagor in the exercise of the rights and powers
upon demand,
direct expenses and reasonable attorney's fees, immovable
the mortgagor for the amount charged before, including direct costs,
of any claims or demands the undivided agrees to remunerate under or by reason of the assignment thereto, or in the defense against any such liability, loss or damage, under said leases or agreements contained in said leases, should the mortgagor part to perform or discharge any of the terms, convenants or by reason of any alleged obligations or understandings on its claims and demands whatsoever which may be asserted against it reason of the assignment thereto and of and from any and all which it may or might incur under any leases or under or by harmlesss of and from any and all liability, loss or damage and does hereby agree to indemnify and hold the mortgagor agreements relating to the premises, and the undersigned shall

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This Assumption is executed by American National Bank and Trust Company, All Obligations and Under takings of the undersigned
not personally but solely as Trustee as Actorised, All COVE-
nants and conditions to be performed hereunder by American National Bank
and Trust Company are undertaken by it solely as
Trustee as Actorised and not individually, and no personal
liability shall be asserted or be enforced against American
National Bank and Trust Company.

herein shall be joint and several,
entirely, all obligations and undertakings of the undersigned
in this instrument is executed by him as the person
executing, All obligations and undertakings of the undersigned

assumption of any period of redemption,
which may be made by the Mortgagee to the undersigned before
a deed of assignment to a successor trustee, unless the undersigned
receives notice, soon before sale, until the issuance of
final force and effect during the period of any foreclosure
be voluntary released, this instrument shall also remain in
any case undischarged, or until such time as this instrument may
fully paid out of funds, issues and proceeds of the proceeds, or
charged by auctioneers or by virtue of any contract entered into
the Mortgagee shall have been paid in full and all bills in
the said instrument may be incurred by the undersigned by
and all indebtedness secured by the Mortgage, in whatever form
final force and effect until the payment and discharge of any
effect of this instrument, but that the same shall continue in
secured by the Mortgagee shall operate to abrogate or lessen the
which may be incurred on any debt secured or incurred to be
it is expressly understood that no judgment or decree

of the court, or the court, of which the undersigned all holders, from time to
successors and assigns, including all holding all rights, to its
granted and retained to the Mortgagee also nature to its
all of the rights, powers, privileges and immunities herein.
entitled to the premises by, through or under the undersigned,
upon, successors and assigns (including successors by consolidation
hereby understand that the same includes holding
whatever the word "undischarged" is mentioned herein, it is

able to discharge only of successively,
when demanding the note, all of which remitted shall be enforced -
demanded where granted and elsewhere granted in any instrument.
demanded an additional remedy and shall be cumulative with the
any of the remedies granted in the Mortgage, but shall be
given to the Mortgagee, and shall note be deemed exclusive of
in this assumption hereby shall be deemed a special remedy
it is understood and agreed the provisions set forth

same,
pay all unpaid rental agreed upon in any manner to the mort-
gagor upon receipt of demand from said Mortgagee to pay the

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National Bank and Trust Company by reason of any of the covenants, statements, representations or warranties contained in this Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Assignment as of the 2 day of Feb, 1980.

American National Bank and Trust Company
not personally, but as Trustee
as aforesaid

By:

Title:

Attest:

Title:

Raymond L. Berry

Eileen Berry

STATE OF Ill)
COUNTY OF Cook) SS

KIILA DAVIDSON

I, a Notary Public,
in and for said County, in the State aforesaid, DO HEREBY CERTIFY
that VIC President of _____
Trust Agreement dated _____, 19____ and known as
Trust Number _____, and Dick Johansen

Secretary of said Bank, are personally known to me to be the
same persons whose names are subscribed to the foregoing instru-
ment as such VIC President and ASS'T Secretary, respec-
tively, appeared before me this day in person and acknowledged
that they signed and delivered said instrument as their own
free and voluntary act and as the free and voluntary act of
said Bank, as Trustee as aforesaid, for the uses and purposes
therein set forth; and said ASS'T Secretary then and there
acknowledged that he, as custodian of the corporate seal of said
Bank, did affix the corporate seal of said Bank to said instru-
ment as his own free and voluntary act and as the free and

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voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal, this _____ day of
_____, A.D., 19____.

J. L. Davelion
Notary Public

"OFFICIAL SEAL"
Last Revision

Notary Public, State of Illinois
My Commission Expires 12/26/90

STATE OF)
) SS
COUNTY OF)

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that _____ personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and official seal, this _____ day of
19_____

Notary Public

BOX 333-GG

THIS INSTRUMENT WAS PREPARED BY: *Amherst*

Sarah E. Cowles
Amercor National Bank &
33 North LaSalle *Trust*
Chicago, IL 60690

COOK COUNTY CLERK'S OFFICE
FEB 22 1998 AM 11:04

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EXHIBIT A

LOTS 23, 24, 25, 26 AND 27, EXCEPT PARTS TAKEN FOR STREET, IN BLOCK 7
IN IRA BRAUM'S ADDITION TO DES PLAINES IN THE SOUTH EAST 1/4 OF SECTION
17, TOWNSHIP 41 NORTH, RANGE 12 EAST OF THE THIRTY PRINCIPAL MERIDIANS,
IN COOK COUNTY, ILLINOIS.

RECEIVED IN
BAD CONDITION

Property address: 1396 Miner Street, Des Plaines, Illinois

PIN: 09-17-412-016-0000 GAOAII Un

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Property of Cook County Clerk's Office
811 S Wacker Dr
Chicago, IL 60606

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EXHIBIT B

Said Leases are between American National Bank, not personally, but solely as Trustee under Trust Agreement dated and known as Trust No. as Lessor, and the following Lessees.

Date of Lease

Lessee

Term of Lease

Property of Cook County Clerk's Office

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