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MAD03591F 10/03/89

ASSIGNMENT OF LEASES AND RENTS

KNOW ALL MEN BY THESE PRESENTS, that AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, not personally but as Trustee under Trust Agreement dated as of September 15, 1989 and known as Trust Number 109533-05 (the "Trustee") whose address is 33 North LaSalle Street, Chicago, Illinois 60602, and Columbia Holdings No. 8903 Limited Partnership, an Illinois limited partnership, whose address is c/o Lincoln Property Company, 33 West Monroe Street, Suite 2620, Chicago, Illinois 60603, Attention: Gerald Kostelny ("Beneficiary"), (Trustee and Beneficiary being hereinafter collectively referred to as "Assignors"), in consideration of the sum of \$700,000.00 and other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged, do hereby assign, transfer and set over unto EXCHANGE VAILONAL BANK OF CHICAGO, of 120 South LaSalle Street, Chicago, Illinois 60603 (hereinafter referred to as the "Mortgagee"), 211 right, title and interest of the Assignors in, under or pursuant to any and all present or future leases, whether written or oral, or any lettings of possession of, or any agreements for the use or occupancy of, the whole or any part of the real estate and premises hereinafter described which the Assignors or either of them may have heretofore made or agrees to or may hereafter make or agree to, or which may be made or agreed to by the Mortgagee under the powers hereinafter granted, including all amendments and supplements to and renewals thereof at any time made (hereinafter a "Lease", or, collectively, the "Leases"), all relating to that certain real estate situated in the County of Cook, State of Illinois, described in Exhibit "A" attached hereto and made a part nereof and the improvements now or hereafter erected thereon (the "Premises"), including, without attached hereto and made a part nereof and the improvements now or hereafter erected thereon (the "Premises"), including, without attached hereto and made a part nereof and the improvements now or hereafter erected thereon (the

This Assignment is made and given as colliteral security for, and shall secure (i) the payment in full of all principal of and interest on a Promissory Note of the Trustee and Beneficiary bearing even date herewith, payable to the order of the Mortgagee in the aggregate face principal sum of \$700,000.00 and any note issued in extension or renewal thereof or in substitution therefor (the "Note"), (ii) the performance of all obligations, covenants, promises and agreements contained herein or in that certain Mortgage and Security Agreement with Assignment of Rents bearing even date herewith, from the Trustee to the Mortgagee (the "Mortgage" conveying and mortgaging the Premises as security for the Note and any and all other indebtedness intended to be secured thereby, and (iii) the payment of all expenses and charges, legal or otherwise, paid or incurred by the Mortgagee in realizing upon or protecting the indebtedness referred to in the foregoing clauses (i) and (ii) or any security therefor, including this Assignment.

THIS INSTRUMENT PREPARED BY:

Michael S. Kurtzon 208 South LaSalle Street Suite 1200 Chicago, Illinois 60604 (312) 263-3700

PERMANENT INDEX NO.:

25-18-317-004; 25-18-317-003; 25-18-317-002; 25-18-317-001; 25-18-317-020; 25-18-317-021 and 25-18-317-022

ADDRESS 11047 South Western Avenue Chicago, Illinois 60643

Avenue 0643

The Assignors do hereby irrevocably constitute and appoint the Mortgagee the true and lawful attorney of the Assignors with full power of substitution for Assignors and in Assignors' name, place and stead after an uncured default hereunder to ask, demand, collect, receive, receipt for, sue for, compound and give acquittance for any and all sums due or to become due under any Lease, with full power to settle, adjust or compromise any claim thereunder as fully as the Assignors could do, and to endorse the name of the Assignors or either of them on all commercial paper given in payment or in part payment thereof, and in the Mortgagee's discretion to file any claim or take any other action or proceeding, either in the Mortgagee's name or in the name of the Assignors or either of them or otherwise, which the Mortgagee may deem necessary or appropriate to collect any and all sums due or to become due under any Lease, or which may be necessary or approrriate to protect and preserve the right, title and interest of the Mortgagee in and to such sums and the security intended to be afforded hereby.

The Brneficiary warrants to the Mortgagee that the Assignors have good right to make this Assignment and that the Assignors have not herotofore alienated, assigned, pledged or otherwise disposed of any of the rights, rents and other sums due or which may hereafter become due and which are intended to be assigned hereunder.

Notwithstanding the foregoing provisions making and establishing a present and absolute transfer and assignment of all rents, earnings, income, issues and profits as aforesaid, and so long as no Event of Default shall exist under any of the Note or the Mortgage, the Assignors shall have the right and license to collect, use and enjoy all rents and other sums due or to become due under any by virtue of any Lease as they respectively become due, but not more than 30 days in advance.

The Assignors hereby irrevocaciv consent to and authorize and direct that the tenant under any Lease upon demand and notice from the Mortgagee of the Mortgagee's light to receive the rents hereunder, shall pay such rents to the Mortgagee without any obligation on the part of such tenant to determine the actual existence of any default or event claimed by the Mortgagee as the basis for the Mortgagee's right to receive such rents and notwithstanding any notice from or claim of the Assignors or either of them to the contrary. The Assignors pereby waive either right or claim against any tenant for any such rents paid by tenant to the Mortgagee.

Without limiting any legal rights of the Mortgagee as the absolute assignee of the rents, issues and profits of the Premises and in furtherance thereof, Assignors agree that in the event of default under said Mortgage, and after the expiration of any applicable grace period, whether before or after the Note is declared due in accordance with their terms or under the terms of said Mortgage, the Mortgagee may, at its option, take actual possession of the Premises hereinabove described, or of any part thereof, personally or by agent or attorney, as for condition broken, and with or without force and with or without process of law, enter upon, take, and maintain possession of all or any part of said premises together with all documents, books, records, papers and accounts relating thereto, and exclude the Assignors, their agents or servants, therefrom and hold, operate, manage and control the premises, and at the expense of the Assignors, from time to time, cause to be made all necessary or proper repairs, renewals, replacements, useful alterations, additions, bettermeents and improvements to the premises as may seem judicious, and pay taxes, assessments and prior or proper charges on the premises, or any part thereof, and insure and reinsure the same, and lease the Premises in such parcels and for such times and on such terms as may deem fit, including Leases for terms expiring beyond the maturity of the indebtedness secured by said Mortgage, and cancel any Lease or sub-lease for any cause or on

any ground which would entitle the Assignors or either of them to cancel the same and in every such case have the right to manage and operate the said Premises and to carry on the business thereof as the Mortgagee shall beem best.

After payment of all proper charges and expenses, including the just and reasonable compensation for the services of the Mortgagee, its attorneys, agents, clerks, servants and other employed by the Mortgagee in connection with the operation, management and control of the Premises and the conduct of the business thereof, and such further sums as may be sufficient to indemnify the Mortgagee against any liability, loss or damage on account of any matter or thing done in good faith and legally in pursuance of the rights and powers of the Mortgagee hereunder, the Mortgagee may, at its option, credit the net amount of income which the Mortgagee may receive by virtue of this Assignment and from the Premises to any and all amounts due or owing to the Mortgagee under the terms and provisions of the Note, the Mortgage and any loan or security agreement pertaining thereto, whether or not the same may then be due or be otherwise adequately secured. Mortgagee shall have the right, but not the duty to apply such net income to the discharge of any other lien or charge upon the Premises or to completion of the improvements being financed out of the proceeds of the Note. The manner of the application of such net income and the item which shall be credited shall be within the sole discretion of the Mortgagee. Mortgagee shall be subrogated to any lien or charge discharged out of the rents, income and profits of the Premises.

The Assignors hereby further covenant that the Assignors will, upon request of the Mortgagee, execute and deliver such further instruments and do and perform such other acts and things as the Mortgagee may reasonably deem necessary or appropriate to more effectively vest in and secure to the Mortgagee the rights and rents which are intended to be assigned to the Mortgagee hereunder.

Assignors covenant and agree to observe and perform all of the obligations imposed on them under the Leases and not to do or permit to be done anything to impair the security thereof, not to execute any Lease other than at arms length or any Lease on terms and conditions less favorable to the lessor than are usual and customary in leases of similar space in the same general area where the premisses are located, not to further assign or encumber their rights under the Leases or their rights to the rents or other sums due or to become due thereunder and not suffer or permit any of the Leases to be subordinated to any other liens or encumbrances whatsoever, any such subordination to be null and void unless done with the written consect of Mortgagee. Assignors further covenant and agree not ic amend, modify or terminate any of the Leases without the prior written consent of Mortgagee, provided that unless and until an Event of Default has occurred under the terms of the Mortgage or the Note, Assignors may enter into amendments and modifications to leases which do not adversely affect the security thereof and may terminate Leases in the ordinary course of business following a default by the tenant. Assignors further covenant and agree that they will, at the request of Mortgagee, submit the executed originals of all Leases to the Mortgagee.

The acceptance by the Mortgagee of this Assignment, with all of the rights, powers, privileges and authority so created, shall not, prior to entry upon and taking of actual physical possession of the Premises by the Mortgagee, be deemed or construed to constitute the Mortgagee a mortgagee in possession nor thereafter impose any obligation whatsoever upon the Mortgagee, it being understood and agreed that the Mortgagee does not hereby undertake to perform or discharge any obligation, duty or liability of the landlord under any Leases of the premises or under or by reason of this Assignment. Mortgagee shall have no

liability to Assignors or anyone for any action taken or omitted to be taken by it hereunder, or in violation of the Mortgage Documents. Should the Mortgagee incur any liability, loss or damage under or by reason of this Assignment or for any action taken by the Mortgagee hereunder, or in defense against any claim or demand whatsoever which may be asserted against the Mortgagee arising out of any Lease, the amount thereof, including costs, expenses and reasonable attorneys' fees, together with interest thereon at the Default Rate (as such term is defined in the Note) shall be secured by this Assignment and by the Mortgage, and the Assignors shall reimburse the Mortgagee therefor immediately upon demand.

The rights and remedies of the Mortgagee hereunder are cumulative and are not in lieu of, but are in addition to, any rights or remedies which the Mortgagee shall have under the said Note Mortgage or any other instrument or document or under applicable law and the exercise by Mortgagee of any rights and remedies herein contained shall not be deemed a waiver of any other rights or remedies of Mortgagee, whether arising under the Mortgage of otherwise, each and all of which may be exercised whenever Mortgagee deems it in its interest to do so. The rights and remedies of the Mortgagee may be exercised from time to time and as often as such exercise is deemed expedient and the failure of the Mortgages to enforce any of the terms, provisions and conditions of this Assignment for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any rights under the terms hereof. The right of the Mortgagee to collect and receive the rents assigned hereunder or to exercise any of the rights or powers herein granted to the Mortgagee shall, to the extent not prohibited by law, extend also to the period from and after the filing of any suit to foreclose the lien of the Mortgage, including any period allowed by law for the redemption of the premises after any foreclosure sale.

This Assignment shall be assignable by the Mortgagee and all of the terms and provisions hereof shall be binding upon and inure to the benefit of the respective executors, administrators, legal representatives, successors and assigns of each of the parties hereto.

Notwithstanding anything to the contrary contained herein, the partners of Columbia Holdings No. 8903 shall have no personal liability hereunder.

This instrument is executed by American National Bank and Trust Company of Chicago, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in its as such Trustee (and said Bank hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and accede that nothing herein or in said Note contained shall be construed as creating any liability on said Bank personally to pay the said Note or any interest that may accrue thereon, or any indepredness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as said Bank personally is concerned, the legal holder or holders of said Note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby and by the Mortgage conveyed for the payment thereof, by the enforcement of the liens hereby and thereby created, in the manner herein and in said Mortgage provided or by action to enforce the personal liability of the Beneficiary or of any guarantor of the indebtedness hereby secured or by realization on any other collateral for the indebtedness hereby secured.

DATED as of the Aday of October, 1989.

ATTEST:

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, as Trustee as aforesaid

Property of Cook County Clerk's Office

Columbia Holdings of Illinois, Inc., an Illinois corporation

STATE OF ILLINOIS) SS. COUNTY OF COOK HINDIN E. BURNS , a Notary Public, in and for said County, in the State aforesaid, do hereby certify that Claire Rosati Foley TOWER OFFICERPresident of AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO and Canto Manual Company of Chicago Assistant Secretary Sec and Canta M. Luthus low , Assistant Sucretary Secretary of said Bank who are personally known to me to be the same persons whose are subscribed to the forgoing instrument as such _______ Secretar respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument Secretary, 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 the said Assistant 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 instrument as his 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. GIVEN under my hand and notarial seal (1) s 1080 day "OFFICIAL SEAL" Notary Karan E. Burns Notary Public. State o. Illinos John is Control of Con My Commission by the constraint of the constrain My Commission Expires:

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STATE OF		ILLINOIS)) ss
COUNTY	7 OE	C	٥	0	ĸ	22

I HEREBY CERTIFY that on this 6th day of October, 1989, before me personally appeared Gerald Kostelny, president of Columbia Holdings of Illinois, Inc., an Illinois corporation, General Partner of Columbia Holdings No. 8903 Limited Partnership, an Illinois limited partnership under the laws of the State of Illinois, to me known to be the president of said corporation and the same person who signed the foregoing instrument as his free act and deed as such president for the use and purpose therein mentioned, and that the said instrument is the act and deed of said partnership.

VITNESS my signature and official seal at in the County of Cook and State of Illinois, the day and year last aforesaid.

(NOTARY STAL)

Not/ary Public

WALTER COMY Commission Expires:

Cook County Clark's Office 3487527

PARCEL 1: LOTS 1, 2 AND 3 IN THE RESUBDIVISION OF LOTS 6 TO 16, BOTH INCLUSIVE, AND THE NORTH 90 FEET OF LOTS 1 TO 5, BOTH INCLUSIVE, IN BLOCK "L" IN MORGAN PARK WASHINGTON HEIGHTS, IN SECTION 18, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2: THE 25 FEET LYING SOUTH OF AND ADJOINING THE NORTH 90 FEET OF THAT PART LYING EAST OF THE EAST LINE OF SOUTH WESTERN AVENUE, AS WIDENED OF LOT 5 (EXCEPT THE EAST 109 FEET THEREOF) IN BLOCK "L" IN THE RESUBDIVISION OF BLOCKS "A", "B", "C", "D", "E", "F", "I", "K", "L", "M", "N", "O", "Q", "R", "S", "T", "U", "V", AND LOTS 1 TO 10, INCLUSIVE, AND LOTS 17 TO 24, INCLUSIVE, IN BLOCK "G", LOTS 1 TO 17, INCLUSIVE, AND LOTS 24 TO 32, INCLUSIVE, IN BLOCK "H" IN MORGAN PARK WASHINGTON HEIGHTS, BEING PART OF THE SOUTHWEST 1/4 OF SECTION 18, WEST OF PROSPECT AVENUE AND PART OF THE WEST 1/2 OF SECTION 19, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 3: THE NORTH 25 FEET OF THE SOUTH 175 FEET (MEASURED ON THE EAST PARCEL 3: THE FORTH 25 FEET OF THE SOUTH 175 FEET (MEASURED ON THE EAST LINE) OF THE WIST 130 FEET OF THAT PART OF SAID LOT 5 LYING EAST OF THE EAST LINE OF WISTERN AVENUE AS WIDENED, MEASURED ON THE NORTH LINE OF SAID LOT 5, SAID LOT 5 BEING IN BLOCK "L" IN RESUBDIVISION BY BLUE ISLAND LAND AND BUILDING COMPANY, KNOWN AS MORGAN PARK WASHINGTON HEIGHTS, AS RECORDED IN BOOK 3 OF PLATS, PAGES 71 TO 77, ALL IN TOWNSHIP 37 NORTH, RANGE 14, LAST OF THE THRID PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 4: THE NORTH 25 FEET OF THE SOUTH 150 FEET (EXCEPT THE EAST 115 FEET AND EXCEPT PART FOR WIDENING WESTERN AVENUE) OF LOT 5 IN THE RESUBDIVISION OF BLOCK "L" 1" MORGAN PARK, IN SECTIONS 18 AND 19, TOWNSHIP 37 NORTH, RANGE 14, LAST OF THE THIRD PRINCIPAL MERIDIAN, IN ORL ST O. COOK COUNTY, ILLINOIS.

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Property of County Clerk's Office

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