ASSIGNMENT OF RENTS

Buenaventura Albor married to Catalina: Corondo Albor and Joe Albor married to Catalina: Corondo Albor and Joe Albor married to by Haria Irma Albor, as joint tenants Owner"), to METROPOLITAN BANK AND TRUST CO an Illinois corporation ("the Bank"). ("Owner"), to METROPOLITAN BANK AND TRUST CO

all relating to the real estate and premises situated in the _

このかくというでき の本語の意味を かったがにはなる 自動を持ちを開発しませるからない あんしゅう はないかい はなる おおおおおき

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 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 such leases and agreements and all the rents, earnings, income, issues, and profits thereunder, unto the Bank,

' Chicago _	, County of _	Cook	State of Illin	ois
and describe as	follows, to wit:			
		of Blocks	5 and 6 in Ward's Subdiv	ision of Blocks
			on of the West 1/2 of the	
			1/2 of the Southeast 1/4	
Township 38 Nor	range 14. East	of the Th	ird Principal Meridian, i	Cook County,
Illinois. Commonty known as: 4512-14 S. Wood, Chicago, Il.				
TT 00 00 130 000 00 00 00 00T 11 1 115				
This Assignmen	at is give 1 to secure paym	ent of the p	rincipal sum of Thirty Two Tho	ousand Two Hundred
	Ux.		denced by a promissory note of Or	
October 31st	, 19 <u>89</u> andc	ured by a Mo	ortgage or Trust Deed dated Oct	ober 31st
Mortgagee. This A	ssignment shall remain in	iuli force ar	premises previously described to the ad effect until said loan and the it aid Mortgage or Trust Deed have	iterest thereon and all
			arment of principal and interest secured by as Mortpage or Trust Deed or in the note or so	
Owner hereby irrevocat any time hereafter, an hereafter exist, for said p or by agent or attorney, is part of the holder or hold add real estate and premit the Owner wholly therefor thereof. The Bank may, at ments, useful alternations, it che same, and may leake as the hold will be a said to be premised, and to carry on earnings, revenues, Franc, maintenance, repairs, renewents, insurance, and priou the services of the Bank at ment, and control of the against any liability, loss, of the Bank shall apply any	ably authorizes the Bank in its of all now due or that may hereal strainers, to take actual possession as for condition broken, and may, lers of the indebtedness secured by less hereinabove described together om, and may hold, operate, manage the expense of the mortgaged pro additions, betweenean and improve ild mortgaged property in such pare indebtedness secured by and Trubmer to cancel the same. In ever the business thereof as the bank, and income of the property and a wall, replacements, siterations, addit to proper charges on the said real and of the Bank's autorings, agency, or granged property and the conduct damage on account of any matter and all moneys arising as aforessid	we name the colli- ter become due un of the said ruit, with or without aid Trust Deed with all documer and control the si perry, from time to mean to the said wis and for such the tamped or Mortes y such case, the life is not discret ny part thereof. Itom, bettermen ne- estate and premise clerks, servann, a to the business if or thing done is to the payment of	or all of said cents, carnings, income, issues ander each and every lease or agreement, with the and premises previously described, or of oce, and with or without process of law, as Muranga, enter upon, take, and maintain part, broks, records, papers, and accounts related 's,' each maintain part, broks, records, papers, and accounts related 's,' each maintain part, broks, records, papers, and accounts related to 's,' cause to be made all necessary or provendings are a cause the mass as may seem fit, including, and any cancel any lease or sub-lease for sank shail a camber the right to manage and opion, shall a camber the right to manage and opion, thall a camber the right to manage and opion, thall a camber the right to manage and oping the camber to a camber to a camber to the camber to the right and in connection the right and such furth or sums as may be suffer spoof felth in pursua, e. I the rights and put the following items in to a order as the Bank meand the med Tens Dend of these as the Bank meand the and Tens Dend of these as the Bank meand the suffernment of the rights and per the following items in to a order as the Bank meand the suffernment.	id Mortgage or Trust Deed or nees secured thereby or in this ten or verbal, existing or so any part thereof, personally ad without any action on the basession of all or any part of ing thereo, and may exclude bed, and conduct the business her repairs, renewals, replace, and may insure and reinsure iling leases for terms expiring any cause or on any ground rate the said real estate and led to collect and receive all to business thereof and of all any be made for taxes, assessivationally the made of the compensation for with the operation, manager cleant to indemnify the Back weers of the Bank hereunder, deems for
(1) Interest on the principal and overdue interest on the note or notes secured by said Trust Deed o. Mc (gage, at the rate therein provided; (2) interest accrued and unpaid on the said note or notes; (3) the principal of said note or notes from time to tim saining outstanding and unpaid; (4) any and all other charges secured by or created under the said Trust Deed or Mortgage above referred to; and (5) the balance, if any, to the Owner. Owner hereby rathers all that the Bank may do by virtue of this Assignment.				
hereby ratifies all that the Bank may do by virtue of this Assignment.				
Owner, for itself, its successors and assigns, covenants and agrees that it will not, orally or in writing, modiv, surrender or renew any of such leases, or diminish the obligations of the leases thereunder, or release any one or more renants from their respective obligations of the Bank. Owner further covenants and agrees that it will not assign or pledge said rents or collect from any of the tenants or leases any rent or rentals in advance of the due date thereof, without writers consent of the Bank. Any violation of this cover any shall constitute a default under the mortgage or Trust Deed, and in such event, the whole amount of the principal then remaining unput shall im word. **.") become due and psyable.				
Any failure or omission to enforce this Assignment for any period of time shall not impair the force and effect thereof or reladice the rights of the Bank, nor shall the Bank be required under this Agreement to exercise or enforce any of the rights herein granted to it, all * 2 parters berein contained being strictly discretionary with the Bank.				
	ontinue in full force and effect unt			
	nd in Chicago Illinois on	octo	lue 31 1989	C
made and executive	t to			000
This Document Pre	epared By:	eser Later		allon
5 .	.,		Buenaventura Albor	
• •			x Le albor	
	•		Joe Albor	
STATE OF ILLINO COUNTY OF COO	NS (SS			
			a Notary Public in and for said	County, in the State
-('I BO IIPBT	DV CEDTIES 2	ENAUET	VTURA + JOS A	LROR
atoresaid, DU HERB Marriod known to me to be to	to lataling Control same person S whose	Indo Albo	NTURA + 105 A OF Mamily +0 REsubscribed to the foregoing in	maria Irma A/66, estrument, appeared
			L signed, sealed and delivered the	
THELD free and volumers non-for the user and purposes therein set forth.				
	"OFFICIAL SEAL	. 3	-	
GIVEN under my	pand and official seat party spirit		day of GCTOBER	19.89
·	Notary Public, State of I		Ola L	
(SEAL)	Cook County My Commission Expires 4	/16/9)	Dloop Vem	
(Jakan)		السنتسة	Nousy Public	
				Form 87-028 BANKCRAFT

UNOFFICIAL COPY

Proberty of Cook Colling Charles Cook DEPT-01
T#1111 TRAN 6826 11/01/89 10:14:00
#1343 # A # 89-518628
COOK COUNTY RECORDER

89518628

mail to metropolitan BK 2201 W. Cernak Rd. Chilago, II. 60608