Metropolitan Bank & Trust Company, as Trustee under trust agreement #1806 and 89, by dated October 10, 1989 0 an Illinois corporation ("the Bank"). THIS ASSIGNMENT is made November 10th . 19.

("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 granted, it being the intention of the parties to make and establish hereby an absolute themselves the Bank.

relating to the real e	state and premises situated	in the <u>C1ty</u> of
		State of Illinois.
described a ollows,	to wit:	
		rty commonly known as: 1201 S. Campbell
	attached heretoforth.	
at a part to		4.0
-24-205-001		1 30
-24-205-073	/x	
his Assignment is give	en to secure payment of the	principal sum of Two Hundred Fifty Thousand 5 00
		videnced by a promissory note of Owner to the Bank dated
vember 10th	, 1989 and secured by a	Mortgage or Trust Deed dated November 10th
roomse This Assionme	ot shall tempin in full force	d premises previously described to the Bank, as Trustee or and effect until said loan and the interest thereon and all r said Mortgage or Trust Deed have fully been paid.
his Amignment shall be operate	ve only in the event of a defaring in the	e payment of principal and interest secured by said Mortgage or Trust Deel or sid Mortgage or Trust Deed or in the note or notes secured thereby or in this
were hereby irrevocably authory time hereafter, and all now five exist, for said pressions of the exist, for said pressions of the exist, for said pressions of the exist of the exist of the exist erase and premises herein consists and premises herein water wholly therefrom, and may for the expen, useful alterations, additions, it me, and may lease said moraged the santurity of the indebted would exist to Owner to item, and to carry-on the business, and to carry-on the business, repairs, remewals, replay, insurance, and prior to proper ervices of the Beak and of the and control of the moraging of the property of the said the moraging of the said that is not carry of the moraging of the said control of the moraging of the said control of the moraging of the said control of the moraging of the said that is ply any and all said the said that is ply any and all said the said that is ply any and all said the said that is the said that the said th	rizes the Bank in its own name to it due or that may hereafter become dit rake actual possession of the said realistic broken, and may, with or without of the said realistic broken, and may, with or without of the said realistic broken, and may, with all docury bold, operars, manage and control it see of the mortgaged property, from the petterments and improvements to the read property is such parcels and for such asset the same, in every such case, it see thereof se the bank, in its sole disc of the property and any part thereo cements, alterations, additions, berturne charges on the said real estate and present and seed the property and any part thereo cases the same. In conduct of the busine on account of any matter or thing doesn't affected the purposery and the conduct of the busine on account of any matter or thing doesny arising as aforesaid to the persent	policy, all of said reacs, earnings, income, issues and profits arising or accruing the under each and every lease or agreement, written or verbal, existing or to be rean and premises previously described, or of any part thereof, personally out or c, and with or without process of law, and without any action on the do. '.o' gage, enter upon, take, and maintain possession of all or any part of ments, 300's, records, pepeers, and accounts relating thereto, and may part of ments, 300's, records, pepeers, and accounts relating thereto, and may part of the said we' reats and premises bereisabove described, and conduct the business of or date, son's to be made all necessary or proper repairs, renewals, replaced the said and the said services as may been fat, including leases for terms expiring ortgage, and my classes any lease or sub-lease for any cause or on any ground be Bank shall are 'be right to manage and operate the said real's said and credies all personals the 'best of the said said services and of all sets, and improvement, and all personals the business thereof and of all sets, and improvement, and all personals the business thereof and of all sets, and improvement, so the said the just and reasonable compensation for us, and others employed by the Bank in connection with the operation, management the specific part of the following items in a so, refer as the Bank deems fit: It accurated by said Trust Deed or 'loverage, at the rase therein provided; (2) im-
other charges secured by or c	note or notes: (3) the principal of an rested under the said Trust Deed or M do by virtue of this Assistment.	ld note or notes from time to riske : ***-inlant outsteading and tuppeid; (4) any lortunge above referred to; and (5) the lanance, if may, to the Owner. Owner
waer, for itself, its successors a ninish the obligations of the les written consent of the Bank, O may rest or restals in advance the mortance or Trust Deed, at	nd assigns, covenant and agrees that f see thereunder, or release any one or a waver further covenance and agrees, the of the due dess thereof, without write as in such event, the whole amount of a	it will not, orally or in writing, modify a reender or renew may of such leases, more senants from their respective obligations under such lease, without pre- it it will not needing or pledge said reast or or act from any of the senant or me consect of the Bank. Any violation of this covers it shall constitute a default the principal then remaining unpaid shall imm where y become due and payable.
ry failure or omission to enforce nor shall the Bank be required strictly discretionary with the	e this Assignment for any period of the under this Agreement to exercise or s leak.	may shall not impede the force and effect thereof or po addes the rights of the miorce any of the rights herein grouped to it, all the meters herein contained
	full force and effect until the subject	
	ng	hor 10th 1080
ide and executed in C	hicago, Illinois on <u>Novem</u>	ber 10th 1989
		Metropolitan Bank & Trust Company, as Tru
is Document Prepared E	IV: -MAIL -MI	u/t/a #1806 dated 10/10/89
etropolitan Bank		J- PH 4
201 W. Cermak Rd.		By Sapaine Ballistim
steago, T1, 60608	ł	- Comment of the comm
TE OF ILLINOIS		Arrosti Hanne A Di ak
VITY OF COOK S	,	Attest: Thangerer W. Shyski
Cheryl Brueckma	inn	, a Notary Public in and for said County, in the State
	u/t/a #1806	
n to me to be the sam	e persons whose names	subscribed to the foregoing instrument, appeared
e me this day in perso	n, and acknowledged that _t	he_Y signed, scaled and delivered the said instrument as
eir free and w	duntary act, for the uses and	purposes therein set forth.
VEN under my hand	and official seal this10th	day of November , 19_89
		on D R R

BANKCRAFT

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Property of County of Coun PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. 1/4 OF SECTION 24, TOWNSHIP 39 NORTH, RANGE 13 EAST OF THE THIRD 18, INCLUSIVE, OF ODGEN'S SUBDIVISION OF THE EAST 1/2 OF THE NORTH EAST COCCITT, 2 20 PULLICION OF TOTS 2, 3, 5 TO 8, INCLUSIVE, AND LOTS 13 TO THE NORTH EAST CORNER OF SAID LOT 18, ALL IN BLOCK 1 IN OGDEN AND IN THE EACT LINE OF SAID LOT 14, SAID POINT BEING 203.80 FEET SOUTH OF SOUTH WEST CORNER OF LOT 13; THENCE EAST ON SAID CENTERLINE TO A POINT CENTER-LINE OF SAID WALL, SAID POINT BEING 92.56 FEET NORTH OF THE BEGINNING AT A POINT IN THE WEST LINE OF SAID LOT 14, AND ON THE NOWITH OF THE FOLLOWING DESCRIBED CENTER-LINE OF A 12 INCH BRICK WALL; LAKEN FOR THE WIDENING OF ROOSEVELT ROAD) AND PART OF LOT 14 LYING VIT OF LOTS 15, 16, 17 AND LOT 18 (EXCEPT THE NORTH 17 FEET THEREOF

PARCEL 1:

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