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TD. 5/6/82

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ASSIGNMENT OF LESSOR'S INTEREST IN LEASE

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Bank	CHICAGO CITY BANK & TRUS			
A TRUST COMPANY				
815 West 63rd Street	A second			
Chicago, Illinois 60621	Telephone Number			
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BETTY D. C.	GREEN GREEN RANDON CL. 60617			827 E. 90TH CHICAGO, IL		
OFFICER INITIALS:	· NOTEHEBT PATE		GREEMENT DATE	MATURITY DATE	CUSTOMER NUMBER	LOAN NUMBER
	11.50	\$22,500.00	11/20/90	12/02/97		

1. ASSIGNMENT. As security as the repayment of the promissory note described above and all other present and future obligations of Grantor to Lender (whether for the same or different purposes than the prorrissory note), (together the "Obligations"), Grantor nereby assigns to Lender all of Grantor's title and interest as lessor in and to the lease(s) ("Lease") of the premises identified above under Address Of Real Property.

A copy of the Lease and the legal der crip ion of the premises are attached hereto as Exhibit A and incorporated herein by reterence,

- 2. EXTENT OF ASSIGNMENT. This six imment shall extend to all rights of Grantor under the Lease including, but not limited to, all rights to rents and other sums required to be paid under the Lease and the right to utilit. In the name of Grantor in all covenants and terms of the Lease retailing to the collection and enforcement of rental payments or other sums which may become due under the Let. > Nahing contained in this Assignment, nor any action taken by Lender pursuant to this Assignment, shall be construed to make Lender a "mortgagee-in-possession" of the premises inscribed in the Lease.
- 3. REPRESENTATIONS AND WARRANTIES OF CONTOR. All warranties shall be doesed to be reaffirmed on and as of the time of each disbursement of loan proceeds to Grantor, Grantor warrants and represents as follows:
 - (a) The Lease is in full force and effect.
 - No default exists on the part of any tenant or Granius under the Lease.
 - No rent has been collected in advance.
 - Neither the Lease nor any interest therein has been previously issigned or pledged. (d)
 - The tenants under the Lease have no defense, setoff or c. untermisting against Grantor.
 - (1) All rent due to date under the Lease has been collected and loc incession has been granted to the tenants in the form of a waiver, release, reduction, discount or other alteration of rent due or to become due.
 - 4. COVENANTS OF GRANTOR. Grantor covenants and agrees with Lender is unlows:
 - (a) The Lease will remain in full force and effect despite any merger of the internal of Grantor and any lenants thereunder. Grantor shall not transfer or convey fee title to the leased premises to any tenant without the prior written consent of Lender. Where such consent is given or where under applicable law the requirement for such consent is not enforceable. Grantor shall require the tenants, in writing, to assume and agree to pay Grantor's indebtedness in accordance with the terms, covenants and conditions of the promissory note. In no event shall any such transfer or corivey ince operate or reliesse or relieve Grantor of any liability to Lender unless Lender specifically agrees otherwise in writing.
 - (b) Grantor will not terminate the Lease (except pursuant to the terms of the Lease upon a softwit by the tenants), or modify or amend the Lease or any of the terms thereof. or grant any concessions in connection therewith or accept a surrender thereof, without "ie; nor written consent of Lender.
 - Grantor will not collect any rents and profits in advance of the date on which they become rue under the terms of the Lease.
 - Granior will not discount any future accruing rents and profits.
 - Grantor will not consent to an assignment of the Lease, or subletting thereunder, whether or no the accordance with its terms, without the prior written consent of Lender,
 - Grantor will not execute any further assignment of any of the rents and profits or any interest therein or suffer or permit any such assignment to occur by operation of law. Grantor will not request, consent to, agree to or accept a subordination of the Lease to any mortgripe, of ed of trust or other encumbrance, or any other Lease, now or
 - hereafter affecting the property or any part thereof, or permit conversion of any Lease to a sublease.
 - Grantor will perform and discharge all obligations of the lendlord under the Lease, and will give prompt virial notice to Lender of any notice of default received from any tenant or any other person. Grantor shall appear in and detend, at no cost to bender, any action or proces disc, ensing under or in any manner connected with the Lease.
 - If requested by Lender, Granior shall enforce the Lease and all remedies available to Granior against the tenant, in the case of default under the Lease by the lenants. Granior shall manage the leased premises through its own personnel, and shall not hire, retain or contract with property management services without the prior written approval by Lender of such party and the ferms of its contract for management services.
 - Grantor shall deliver to Lender, promptly upon request, a duly executed estoppet certificate from the tenants as required by Lender attesting that the Lease is in but force and effect with no defaults thereunder on the part of any party, that no rental has ben paid more than one month in Luvanco and that the tenants claim no defense or offset against the full and timely performance of Grantor under the Lease.

GRANTOR ACKNOWLEDGES THAT GRANTOR HAS READ, UNDERSTANDS, AND AGREES TO THE TERMS AND CONDITIONS C. TUS AGREEMENT INCLUDING THE PROVISIONS ON THE REVERSE SIDE. GRANTOR ACKNOWLEDGES RECEIPT OF AN EXACT COPY OF THIS AGREEMENT.

Dated: NOVEMBER 20, 1990	90				
	ANK & TRUST COMPANY 0920 U/A DTD. 5/6/82	GRANTOR:			142
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5. SECURITY DEPOSITS. If the Lease profess for security deposits in the security deposit. If the Lease profess for the security deposits of the security deposits. Generally in the security deposit of the security deposits. Generally security deposits and the security deposits of the security deposits only a security deposit on the security deposits on the security depo ant of rent during repair of the leased premises by reason of tire or other casualty, Grantor shall obtain

RENTAL INSURANCE. If the Lease provides for the abetement of rest during repair of the leased premises by reason or time or other manufactures and assign such pelicy or policies to Lander: The policies shall be in the immountant formand written by such complimes as shall be in W LEASE

7. LENGER NOT TO BE OBLIGATED. Nothing in this Assignment shall be construed to impose any liability or obligation upon Lender under or with respect to the Les minity and hold lender harmless from and against any and all Bablities, losses and damages which Lender may incur under the Lea is lic land ason of ignifiers, and of and from any and all claims and demands whatsoever which may be asserted against Lender by reason of any alleged obligations to be performed or discharged by Lender under the Lease or this Assignment. Should Lender Incur any liability, loss or damage under the Lease or under or by reason of this Assignment, Grantor shall immediately paper demand relimbing Lender, for the amount thereof together with all costs and expenses and reasonable attorney's tees incurred by Lender. All of the foregoing sums shall beer interest until paid at the rate set forth in the Obligation. Any rents and profits collected by Lender may be applied by Lender in its action of any such liability, loss, damage, claim, demand, costs, exp

8. DEFAULT. In the event of any default under the terms of the promissory note, this Assignment or any other obligation of Grantor to Lander whether contain or in any other document, Lender shall have the right to exercise its status as an assignee under this Assignment and take the following action without presentment, notice or demand of any kind:

ssion of, manage and operate the premises or any part thereof;

- (b) demand, collect and receive from the leases the rents, income or profits under the Lease as they become due as well as all past due rents, income and profits which have been uncollected by Grantor;
- (c) endorse the name of Grantor or any subsequent owner of the premises on any checks, notes, or other instruments for the payment of money, deposit the same in-bank accounts, and give any and all acquittances or any other instrument in relation thereto in the name of Grantor; (d) institute, prosecute, settle, or compromise any summary or legal proceedings in the name or the Grantor or in the name of Lender for the recovery of such rents, income or profits, for the recovery of any damages done to the premises, for the abeliament of any nuisance thereon, for the exiction of any lessee or for the enforcement of any 10 see, and defend any legal proceedings brought against the Grantor arising out of the operation of the premises;

(e) pay all charges, w, on is and feet deemed by II in its sole and absolute discretion necessary or expedient for the leasing, maintaining and operation of the

- if) exercise all the rights and privileges of Grantor as owner of the premises including the right to let or relet the premises, or any part thereof, and to collect the income and profits under suc) new Lease in accordance with the foregoing;

 (g) perform any of Grantor's "y nons'to the lease's under the Lease;

 (n) apply the rentals received in such amounts and in such amounts and in such
- pran Lender in its sole discret. n. hall determine:
- ுறு at Ma'election;'assume any of the isb இல்லன் of Grantor or Ha sasigns to the lessees under the Lesse; or
 - m exercise any of Lender's rights of remade under any other agreement or as provided by law.

9. OBLIGATIONS OF LENGER AND INDEMNIT

- (a) Granton hereby appoints Lander as its agent to express, at Lander's option, any of the rights set forth in paragraph 8. All obligations created by the exercise such agency shalf be those of Grantor and not thus of Lander except as otherwise provided herein. Grantor hereby railfies and confirms all that Lander whalf lawfully do or cause to be done by virtue hereof.
- (b) Lender shall only be accountable for money actually release 1 pursuant to this Assignment. The manner of the application of such renta is, the reseasablen the costs and charges to which such rentals are applied and the item or items which shall be credited thereby shall be within the sole and uncontrolled discretion of Lander, Lender shall in no way be responsible in excess of the school promises. After Grantor, shall be credited to the premises. After Grantor, shall be credited to the premises. After Grantor, shall be credited to the premises. have been barred and foreclosed of all right, title and inter at a dequity of redemption in said premises, Lender shall not be liable to account to Grantor for the rains, income and profits thereafter account.
- (c) Lender shall in no way be responsible or flable for any failure to acrow it for any rents collected by any agent, manager, receiver or collector of the premis If may designate or appoint to collect the rents or manage the premiur, nor shall Lender be in any way liable to Grantor for the fallure or refusal on its part to make pairs to the premi:
- (d) No security deposited by the least deposited open and was described. esses with the Grantor under the terms of Lease has been transfered to Lender, and Lender assumes no liability for any security so
- (e) Except as otherwise provided herein his Assignment shall not operate to pirac insponsibility for the control, care, management or repair of the premises upon Lender, not for the carrying out of any of the terms and conditions of the Leas Now as such responsibility is specifically assumed by Lender in writing; not shall it operate to make Lender responsible or liable for any waste committed on the remises by the lessees or any other party; or for any dangerous or detective condition of the premises; or for any negligence in the mangement, upleep, repair or control of said premises resulting in loss or injury or death to any tenant. licensee, employee or stranger.
- Grantor hereby indemnifies and holds Lender harmless of and from any and all Mability, in a fir damage which Lender may incur under the Lease or by rea this Assignment and of and from any and all claims and demands whatsoever which may be asserted against Lender by reason of any alleged obligation or undertaiding to be performed or discharged by Lender under the Lease or this Assignment. Should the Lender incur any such liability, loss or damage under the Lease or under or by reason of this Assignment, or in the defense of any such claims or demands, the impount thereof, including costs, expenses and reasonable alterney's fees, shall be secured hereby; and Grantor shall relimburse Lender therefor immediately upon commend, and upon the fallure of Grantor to do so Lender may declare all sums secured hereby immediately due and payable.
- (g) Nothing herein contained shall be construed to bind Lender to the performence of any of the ferms and pay islons contained in the Lease or otherwise to impose ation on Lender to do any act which # may be authorized h ensunder to do
- 10, NOTICE TO LESSEE: Grantor irrevocably consents that the less es under the Lease, upon demand and notice (to in Lender of the occurrence of a default under the note, or under any other obligation of Granfor to Lender, may and shall pay said rehis, income and profits under the Lender of Lender without liability of fessive for the determination of the actual addition of any default claimed by Lender. Granfor hereby irrevocably authorizes and direct these, upon receipt of any notice of Lender ing that such a detaut exists, to pay to Lander the rents, income and profits due and to become due under the Lease. Grantor are a that leases shall have the right to rely upon any such notices of Lender and that lessee shall pay such rents, income and profits to Lender without any obligation or fir int to impulse whether such default actually exists, and notetinstanding any claim of Grantor to the contrary. Grantor shall have no claim against lease for any recommendation of Grantor to the curing of all auch defaults. Lender shall give written notice thereof to lessee and thereafter, until further notice from Lender, lessee ahe properties, income and profits ee.in.Lander....Licori.the 135 .2
 - 11. TERMINATION: This Agreement shall remain in full force and effect until Lender provides Grantor with written notice of the fermination beginning to accompany to the community of the communi
- Lender which may as withheld by Lender in its sole discretion. Lender shall be entitled to assign some or all of its rights and remedies described in this Agreement without notice to or the place consent of Grantor in any manner.
- 13 MODIFICATION AND WAIVER. The modification or waiver of any of Grishor's Obligations or Lender's rights under this Agreement must be conf 13.1MODIFICATION AND WAIVER. The mountainon or waver or any or gramms a comment of any and any and a waiver of those obligations of rights. A green der, Lender may perform any of Grantor's obligations of rights without causing a waiver of those obligations of rights. A green on a coaston shall not constitute a waiver on any other occasion. Grantor's Obligations under this Agreement shall not be affected if Lender amends, impromises, exchanges, falls to exercise, impairs or releases any of the Obligations belonging to any Grantor or third party or any of its rights against any Grantor, third signed by Lender. Lend compromi party or colle
- 14, SUCCESSORS AND ASSIGNS. This Agreement shall be binding upon and Inure to the benefit of Grantor and Lender and their respi eivers, administrators, personal representatives, legatees, and devisees. 441 17 45 N. Oak
- es indicated in this ent shall be in writing and sent to the parties at the addres 15. NOTICES. Any notice or other com int or such other address as the parties may designate in writing by notice hererunder from time to time.
 - 16. SEVERABILITY. If any provision of this Agreement violates the law or is unenforceable, the rest of the Agreement shall remain valid.
- 17, APPLICABLE LAW, This Agreement shall be governed by the laws of the state of the location of the premises. Grantor consents to the jurisdiction and venue of any ed in the state of the location of the premises in the event of any legal proceeding under this Agreement.
- 18. COLLECTION COSTS: If Lender hires an attorney to assist in collecting any amount due or enforcing any right or remedy under this Agreement, Grantor agrees to pay Lenderscattorney's fixed and collection costs (subject to any restrictions imposed by law).
- 19. MISCELLANEOUS: This Agreement is executed for commercial purposes. All references to Grantor in this Agreement shall include all persons signing on the prevent except condent of their is more than one Grantor, their obligations shall be joint and several. Grantor walves any right to a kery trial Grantor may have under applicable law. This Agreement and any related documents represent the complete and integrated understanding between Grantor and Lender pertaining to the terms and dillons of those documents.

SCHEDULE A

The street address of the Property (if applicable) is:

827 E. 90TH. PLACE CHICAGO, IL 60620

The legal description of the Property is:

LOT 17 (EXCEPT THE WEST 25 FEET THEREOF) IN BLOCK 8 IN DAUPHIN PARK, A SUBDIVISION OF PART OF THE NORTH 3/4 OF THE WEST 1/2 OF SECTION 2, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN LYING WEST OF THE ILLINOIS CENTRAL RAILROAD IN COOK COUNTY, ILLINOIS

Property of County Clerk's Office PIN #25-02-112-011-0000

90617164

Property of Cook County Clerk's Office

RIDER ATTACHED TO AND MADE A PART OF Assignment of Lessor's Interest In Lease, TO Chicago City Bank and Trust Company, DATED November 20, 1990.

This instrument is executed by CHICAGO CITY BANK AND TRUST COMPANY, not in any personal capacity, but solely as Trustee, under and pursuant to that certain Trust Agreement herein described, anything herein contained to the contrary notwithstanding, to the performance of any of the terms, conditions and representations made and contained in the within instrument, it being specifically understood by any and all parties dealing with this instrument that it has affixed its signature hereto as such Trustee by direction in behalf of the beneficiary or beneficiaries under the said Trust without any intention of binding the said Trustee in its individual capacity. The Trustee has no knowledge of the factual matters herein contained and all agreements, conditions and representations are made solely upon direction in behalf of the beneficiary or beneficiaries as aforesaid, and no personal liability shall be asserted or be enforceable against said Bank by reason hereof or thereof, all such personal liability, if any, being expressly vaived and released.

IN WITNESS WHEREOF, CHICAGO CITY BANK AND TRUST COMPANY, an Illinois Corporation, not personally but as Trustee under the provisions of a Trust Agreement dated May 6, 1982, and known as Trust Number 10920 has caused these presents to be executed, sealed and delivered this 20th day of November, 1990.

CHICAGO CITY BANK AND TRUST COMPANY, As Trustee, as aforesaid, and not personally,

BY:

istani ce President

ATTEST.

Trust (Ittice)

90617164

Sopenty of Cook County Clerk's Office