UNOFFICIAL COPY 66789

ASSIGNMENT OF RENTS

Dated: December 16, 1989

KNOW ALL MEN BY THESE PRESENTS, that Saturnino Alvarenga & Carmen Alvarenga, His Wife

(hereinafter called "Assignor"), in consideration of Ten Dollars (\$10.00) in hand paid, and of other good and valuable consideration, the receipt and sufficiency whereof are hereby acknowledged, does hereby assign, transfer, and set over unto MIDLOTHIAN STATE BANK, an illinois banking corporation, and its successors and assigns (hereinafter called the "Assignee"), all the rents, earnings, income, issues and profits of and from the real estate and premises hereinafter described, 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 hereinafter described, which said Assignor may have herelofore made or agreed to, or may hereinafter make or agree to, or which may be made or agreed to by the Assignee under the powers hereinafter granted, together with any premises to which the beneficiaries of Assignor's said trust may be entitled; it being the intention hereof to make and establish hereby an acsolute transfer and assignment of all such leases and agreements and all the rents, earnings, issues, income, and profits the eunder unto the Assignee herein, all relating to the real estate and premises situated in the County of Cook. and State of Illinois and described as follows: Cook

Lot 19 in Block 4 in John Turner's Heirs Subdivision, in Block 1, 2, 3, and 4 of John Turners Subdivision of South West quarter of the North East Quarter of Section 19, Township 40 North, karge 14, East of the Third Principal Meridian, lying West of Lincoln Avenue except the part of North Quarter of the North West Quarter of said South West Quarter of the North East Quarter, West of Wolcott Street, in Cook County, Illinois.

3617 N. Damen, Chicago, Illinois Commonly Known as:

Permanent Tax No(s):

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#14-19-227-003

Thirty-Four Thousand Six Hundred Sixty This instrument is given to secure payment of the principal sum of

evidenced by a Note of even date her iwith secured by a Trust Deed to MIDLOTHIAN STATE BANK, an Illinois banking corporation, as Trustee or Mortgagee dated December 16, 1989 and recorded in the Recorder's Office or registered in the Office of the Registrar of Titles of the above is and County, conveying the real estate and premises hereinabove described. This instrument shall remain in full force and effect until said Note and the interest thereon, and all other costs and charges which may have accrued or may hereafter accruating and Trust Deed, or under the Note secured thereby have been fully paid thereby, have been fully paid.

This assignment shall not become operative until a default exists in the payments of principal or interest or in the performance of the terms or conditions contained in the Trust Deed herein referred to and in the Note or Notes secured thereby.

mance of the terms or conditions contained in the Trust Deed herein referred to and in the Note or Notes secured thereby.

Without limitation of any of the legal rights of Assignee as the absolute assignee of the rents, issues and profits of said real estate and premises above described, and by way of enumeration only, it is agreed, and in the event of any default under the said Trust Deed above described, whether before or after the note or notes secured by said Trust Deed is or are declared to be due in accordance with the terms of said Trust Deed, or whether before or after the institution of any legal proceedings to foreclose the lien of said Trust Deed or Mortgage, or before or after any saie thereunds. Assignee shall be entitled to take actual possession of the said real estate and premises hereinabove described or of any jurit thereof, personally or by agent or attorney, as for condition broken, and may, with or without force, and with or without process of law, and without any action on the part of the holder or holders of the indebtedness secured by said Trust Deed or Mortgage, enter upon, take, and maintain possession of all or any part of said real estate and premises hereinabove described together with all documents, books, records, papers, and accounts relating thereto and may exclude the Assignor, its beneficiaries or ineir agents or servants, wholly therefrom, and may hold, operate, manage and control the said real estate and premises hereinabove described together with all documents, books, records, papers, and accounts relating thereto and may exclude the Assignor, its beneficiaries or ineir agents or servants, wholly therefrom, and may hold, operate, manage and control the said real estate and premises hereinabove described and all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises as may seem judicious, and may insure and reinsure the same, and may isase said mortgaged maturity of the indebtedne replacements, alterations, additions, betterments, and improvements, and all payments which may be made for taxes, assessment, insurance, and prior or proper charges on the said real estate and premises, or any part thereof, including the just and reasonable compensation for the services of the Assignee and of the Assignee's attorneys, agents, clerks, servants, and others employed by Assignee in connection with the operation, management, and control of the mortgaged property and the conduct of the business thereof, and such further sums as may be sufficient to Indemnify the Assignee hereunder, the Assignee shall apply any and all monies arising as aforesaid to the payment of the following items in such order as said Assignee deems fit:

(1) Interest on the principal and overdue interest on the note secured by said Trust Deed, 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 time remaining outstanding and unpaid; (4) any and all other charges secured by or created under the said Trust Deed above referred to; and (5) the balance, if any, to the Assignor.

This instrument shall be assignable by Assignee, and all of the terms and provisions hereof shall be binding upon and inure to the

This instrument shall be assignable by Assignee, and all of the terms and provisions needs shall do binding upon antimule to the benefit of the respective executors, administrators, legal representatives, successors and assigns of each of the parties hereto. The failure of Assignee, or any of the agents, attorneys, successors or assigns of the Assignee to enforce any of the terms, provisions and conditions of this agreement 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 but said Assignee or the agents, attorneys, successors or assigns of the Assignee shall have full right, power and authority to enforce this agreement, or any of the terms, provisions, or conditions hereof, and exercise the powers hereunder, at any time or times that shall be deemed fit.

The release of the Trust Deed securing said note shall ipso facto operate as a release of this instrument.

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not personally but as Tru Trustee. Nothing herein any liability on	or in said Trust Deed or	ne exercise of the power as r Mortgage or in said Note	and authority conferred upon and vested to or Notes contained shall be construe , personally to pay the said Trust Deed	ed as creating d or Mortgage
or in said Note or Notes of thereunder or hereunder, such liability, if any, be	contained shall be const personally to pay the sald r, or to perform any agree sing expressly walved by	strued as creating any liat id Note or any Interest tha sement or covenant eithe by Assignee and by anyor	ability onat may accrue thereon, or any indebtedner express or implied herein or therein cone now or hereafter claiming any righ	ness accruing contained, all ht or security
anyone making any glaig	m hereunder shall look so by the enforcement of t	solely to the trust property the lien hereby and by s	, personally, is concerned, the Assign owners of any indebtedness accruing by herein described and to the rents here said Trust Deed or Mortgage created, in	(ADV ARRIDDAD
IN WITNESS WHEREC officers to execute this i	OF Assignor has caused	OR IS A CORPORATION O Indicate the detection of the date first above with	e affixed hereto and has caused its dul	ily authorized
(CEAL)			rest_01 becomessing	\$13.00
(SEAL))_	By :	. VETT TVI HERONDANC	∦A ≈ ≤ c
	00	lts	1#5555 TRAN 5789 92/	196/99 11:24:00
	Or Or	Attest:		-060789
STATE OF ILLINOIS) COUNTY OF)) ss	0_		
I. the undersigned, a Not	arv Public in and for said	id County, in the State af	oresaid, do HEREBY CERTIFY that	· · · · · · · · · · · · · · · · · · ·
and	The second control of			A AN ARRANGE - THE CONTROL OF
the same persons whose r and signed and delivered the	names are subscribed to , respo e said instrument as the , for the u	o the foregoing instrument pectively, appeared before helf own free and colunta uses and purposes therei	nt as such e me this day in person and acknowledg ary act and as the free and voluntary	
Civen under my name a.	nd Notariai Sear uns	aay or	18	
			C/2	
)			NOTARY PUBLIC	
	(IF A	ASSIGNOR IS AN INDIVID	DHALL TO	
IN WITNESS WHEREO!	·	ed this instrument on the	0.	
	,			(Seal)
STATE OF ILLINOIS)	-		CA	
Alvarenga & Carmen subscribed to the foregoin	Alvarenga pers ng instrument, appeared t iaid instrument as the	sonally known to me to be before me this day in peri	presaid, do HEREBY CERTIFY that Sature the same person(s) whose name(s) in the person and acknowledged that they ary act, for the uses and purposes set to decrease 19	signed,
"(Ma Notar, P My Comm	OFFICIAL SEAL" arguerite Hackett Public (lare of Illinois mission Expires 6/2/90		Perguente Sectell NOTARY PUBLIC	
This Document prepared b	* : =			
	ly, and after recording h	nail to:	140	