UN OFS TO MENT AT REUTS O	DJYS6651
---------------------------	----------

NOW THEREFORE, in consideration of and as an inducement to the making Ten Dollars (\$10.00) in hand paid, and of other good and valuable consideration before are hereby acknowledged, Owner does hereby assign, transfer and set of and assigns, all the rents, earnings, income, issues and profits, if any, of and from scribed below, which are now due and which may hereafter become due, payable of any lease, whether written or oral, or any letting of, possession of, or any agi of any part of the real estate and premises described below, which Owner may hereafter make or agree to, or which may be made or agreed to by the likeranted, it being the intention of the parties to make and establish hereby an aball such leases and agreements and all the rents, carnings, income, issues, and premises and described as follows, to wit: Lot 52 in Pur Oaks Glen Unit 1 being a subdivision of part South. East 1/4 of Section 30, Township 38 North. Range 1 principal meritian in the Village of Burr Ridge. In Cook C Property commonly known as 11507 Burr Oaks Lane, Burr Ridge 18 20 40 3 61 1507 Burr Oaks Lane, Burr Ridge 18 20 40 3 61 1507 Burr Oaks Lane, Burr Ridge 18 20 40 3 61 1507 Burr Oaks Lane, Burr Ridge This Assignment is given to secure payment of the principal sum of Two hearts and premises previously descended to the call state and effect until said toan Mortgagee. This Assignment shall remain in full force and effect until said toan	of a loan by the Bank to wind, ations, the receipt and sufficiency over unto the Bank, its successors on the real estate and premises desor collectible under or by virtue element for the use or occupancy and under the powers hereinafter solute transfer and assignment of rofits thereunder, unto the Bank, of 111 nois of the West 1/2 of the 2 East of the third founty 111 nois. 1. 11 60525 OVA
Ten Dollars (\$10.00) in hand paid, and of other good and valuable consideral whereof are hereby acknowledged, Owner does hereby assign, transfer and set of and assigns, all the rents, earnings, income, issues and profits, if any, of and from scribed below, which are now due and which may hereafter become due, payable of any lease, whether written or oral, or any letting of, possession of, or any agree of any lease, whether written or oral, or any letting of, possession of, or any agree of any lease, which Owner may he or may hereafter make or agree to, or which may be made or agreed to by the he granted, it being the intention of the parties to make and establish hereby an abalf such leases and agreements and all the rents, earnings, income, issues, and pall relating to the real estate and premises situated in the	g of a loan by the Bank to Cwid, stions, the receipt and sufficiency over unto the Bank, its successors in the real estate and premises decrement for the use or occupancy are heretofore made or agreed to ank under the powers hereinafter solute transfer and assignment of rofits thereunder, unto the Bank, of 111inois of the West 1/2 of the 2 East of the third county 111inois. 1. 11 60525 0775 aundred fifty thousand 00/100
Burr Ridge	of 11linois of the West 1/2 of the 2 East of the third county 11linois. IL 60525 07% undred fifty thousand 00/100
Lot 52 in Pir Oaks Glen Unit 1 being a subdivision of part South. East 1/4 of Section 30, Township 38 North. Range 1 principal meridian in the Village of Burr Ridge. In Cook C Property commonly known as 11507 Burr Oaks Lane, Burr Ridge 18.30 403 619 This Assignment is given to secure payment of the principal sum of Two h Dollars (\$250.000.00) upon a certain loan evidenced by a promissory March 1 , 19 90 and secured by a Mortgage or Trust Deed d	of the West 1/2 of the 2 East of the third county 11linois. , IL 60525 0775
Lot 52 in Pir Oaks Glen Unit 1 being a subdivision of part South. East 1/4 of Section 30, Township 38 North. Range 1 principal merilian in the Village of Burr Ridge. In Cook C Property commonly known as 11507 Burr Oaks Lane, Burr Ridge 18-30-463 619 This Assignment is given to secure payment of the principal sum of Two holds (\$250.000.00) upon a certain loan evidenced by a promissory March 1 19-90 and secured by a Mortgage or Trust Deed delay 19-90, conveying and mortgaging the call estate and premises previously described.	of the West 1/2 of the 2 East of the third county 11linois. , IL 60525 0775
South. East 1/4 of Section 30, Township 38 North. Range I principal merilian in the Village of Burr Ridge. In Cook of Property commonly known as 11507 Burr Oaks Lane, Burr Ridge 18-30-403 CH9 This Assignment is given to secure payment of the principal sum of Two holds (\$250,000,00) upon a certain loan evidenced by a promissory March 1 19-90 and secured by a Mortgage or Trust Deed delayed, conveying and mortgaging the callestate and premises previously described.	2 East of the third county 11linois. , 1L 60525 07/5 undred fifty thousand 00/100
Dollars (\$250.000.00) upon a certain loan evidenced by a promissory March 1 , 19 90 and secured by a Mortgage or Trust Deed d 19 90 , conveying and mortgaging the call estate and premises previously desc	
March 1 90 on' secured by a Mortgage or Trust Deed d	note of Owner to the Bank dated
19_90_, conveying and mortgaging the cal estate and premises previously desc	
	ribed to the Bank, as Trustee or
other costs and charges which may have accound under said Mortgage or Trust 1	IN 1 1
This Assignment shall be operative only in the event of a defaul ly the payment of principal and interest in the event of a breach of any of the terms or conditions contained in said Morragage or Trust Deed or in Agreement.	
Owner hereby tresonable authorizes the llank in its own same to color, att of sold rent, cavaline, in at not time hereafter, and all mow due in 'a' may hereafter become de two as each and even leave or a hereafter levelue, for sold premiers, to take actual possession of the sold red even each premiers presented to be read to storner, as for modifican heaven, and may with on which to see and premiers for modificant passession of the sold red even each premier or which property of the holder or both premiers be remied by sold That Deed or Merlager, must know make a said real exists and premiers bereinshows described together with all formers it, color, each premier, and the Chance wheally therefrom, and may hold, operate, manage and control the said or destine and premiers and the Chance wheally therefrom, and may hold, operate, manage and control the said or destine and premiers as may beyond the alteration, additions, betterments and improvements to the said real exists and premiers as may beyond the maturity of the indebtedness couled by said Trust Deed or Mortgage, and my react any beyond the maturity of the indebtedness scienced by said Trust Deed or Mortgage, and my react any beyond the maturity of the indebtedness scienced by said Trust Deed or Mortgage, and my react any brace or which would enable the Owner to cauted the same. In every such case, the llank thall for the indebtedness thereof as the bank, in his sole discretion, shall dom lies, the llank carnines, evenues, evenues, earts, and income of the property and any part thereal. After dediction the expense of maintenance, expairs, renewals, replacements, alterations, additions, betterments, and improve earts, and all popen for larger on the said real estate and premiers, and others remployed or the Dank's numbers, agency, clerks, servants, and others remployed or the Dank in the Country of the filled to the maturace, and it he following the expense of the Bank is the Country of the following the respects of the titale and prime to proper changes on	greenent, welten or verbal, existing or to exceeding greenent, welten or verbal, existing or to exceeding for an exceeding for an exceeding for an exceeding a few or and exceeding the exceeding of all or any past of accounts relating therein, not may existed elastone three liberties, and involves the business exceeding the exceeding for the exceeding and exceeding for the liberties and greater for the exceeding a may exceed an exceeding the business of the exceeding for the liberties of the exceeding for
premiers, and to tarry on the husiness thereof as the bank, in his sole discretion, shall doer lost. The llank cashings, evenues, rents, and income of the property and any part thereof. After deducting the expense of maintenance, repairs, renewalt, replacements, alterations, additions, betterments, and improve ours, and all po- ments, insurance, and point to proper charges on the soid real existe and premises, or any part therees, soludin the accident of the Bank and of the Bank's minutery, agency, clerks, servants, and others employed of the Bank ment, and control of the muteraged droperts and the conduct of the business thereof, and turb he they must	is shall be entitled to collect and reache all tendenting the business decreal and of all ments which may be made for tases assessing the line and reached the more and the connection with the nucration, manages at may be sufficient to independ the line.
	e eights and powers of the flank bereunder, les as the Bank deems fit:
(1) Interest on the principal and overdue interest on the note or notes recurred by said Trust Deed (1) Ma reset account and unpaid on the said once or notes; (3) the principal of said once or notes from time to long and all their charges secured by or created under the said Trust Deed or Morrgage above referred to; and to restly satisfies all that the Dank may do by sittue of this Assignment. Owner, for itself, its successors and assigns, covenants and agrees that it will not, orally or in writing, in	, as inlag outstanding and ununity (41 any) the balance, if any, in the Owner. Owner
of diminish the obligations of the lessest thereunder, or release any one or more tenants from their respective vious written content of the Bank. Owner further covenants and agreet that it will not assign or pledge sold lessess any rent or rentals in advance of the due date thereof, without written consent of the Bank. Any violatic under the mortgage or Trust Deed, and in such event, the whole amount of the principal then remaining unpaid	suan immi ninier, become one and bayable.
Any failure or omitsing to enforce this Assignment for any period of time thall not impair the face and lank, nor thall the Bank be required under this Agreement to exercise or enforce any of the rights berein graveling strictly discretionary with the Bank. These covenants shall continue in full force and effect until the subject indebtedness is paid in full.	entect thereof or from the herein contained
Made and executed in Oak Brook, Illinois on March 1	, 19_90
OAK BROOK B ANK / DATED FEBRUARY 2	AS T/U/T #2269 22, 1990
BY:	COLUMN TION PHYSIDENT
STATE OF ILLINOIS Page ss	ADSISTANT SECRETARY
1, ZINA POCIUS , a Notary Public in a	nd for said County, in the State
H. SUSAI	
cnown to me to be the same person. S. whose name S subscribed to the	•
pefore me this day in person, and acknowledged that They signed, scaled and o	felivered the said instrument as
there free and voluntary act, for the uses and purposes therein set fort	h.
GIVEN under my hand and official seal this day of Mone	h. 1990

Minul to the form of Cook County Clerk's Office of Substitute of Substit UNOFFICIAL COPY