3179 North Clark Street, Chicago, Illinois 60657

125612 1 Part

	VALL MEN BY THESE PRESENTS, IDDI ANGELA YUNG, A SPINSTER
nnd set ove "Assignae"),	(hereinalter called the "Assignor"), in consideration of the sum of AR (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, does hereby sell, assign, transfer unto BELMONT NATIONAL BANK OF CINCAGO, 3179 North Clark Street, Chicago, Illinois 60657 (hereinalter called the and their respective successors in office and assigns, all of the rents, issues and profits now due by virtue of any leases or sub-leases,
described in	tion or verbal, or any letting or subletting or agreement for the use or occupancy of any part of the premises located upon the property— the attached Exhibit "A" to which the Assignor is entitled. This assignment includes the rents, issues and profits now or hereafter due— the said leases or sub-leases, if any.
This ag	recentant is made as additional security for the payment by the Assignor of the principal note dated
	the sum of ONE BUNDRED FIFTY SIX THOUSAND & NO/100 * * * * * * * * * * * * * * * * * *
or the full a	00.00), with interest as stipulated therein, executed and delivered by the said Assignor to the Assignee, and as additional security and faithful performance by the said Assignor of all of the terms and conditions of a certain mortgage, or deed, of trust in the nature
a mortgag	te dated MAY 25
	or agrees that this Assignment shall cover sit future lesses, whether written or verbal, or any letting of, or any agreement for the use of any pers of said premises.
horeafter	or further aginer that it will not assign the rent or any part of the rent of said premises, or cancel or amend any lease now in existence made, or colleging the reins thereunder for a period further in advance than thirty (30) days without the written content of the Assignos, her act whereby the limpatres in value or quality.
Assigno Henneyisi	or further agrees that the exagnment shall remain in full force and offect so long as the principal note remains unpaid and that this may be enforced by the Asignes, its successors and assigns, or the holder of said note.
ne, under or escribed in orth, it is ago nte accordin	intention of the Assigner to create a present assignment of all the rents, issues and profits now due or which may be enter become r by virtue of any lease, whether in ten or verbal, or any letting of, or agreement for the use or occupancy of any part of the premises. Exhibit "A", but in as much as his a signment is made as additional security for the payment of the principal note terrivations set reed that the Assignee's rights to collect said remains shall be conditioned upon the existence of default in the payment of said principal go its terms or in the performance of its tyrms and conditions of the motigage or trust deed and security agreement in the nature nortgage executed and delivered by the Assignor to secure the payment of said principal note.
	vent of any such default referred to in the preveding paragraph hereof, Assignor does hereby authorize and empower the Assignee, and exigns, or the holder of the principal more.
(a)	To collect all of the rents, issues and profits no. Jue or which may hereafter become due, or by virtue of any lesse, whether written or verbal, or any letting of, or agreement for the use or occupancy of any part of said premises and to take such action, legal or equitable, as may be deemed necessary to an ore payment of such rents, lattice and profits;
(b)	To use and possess furniture, furnishings, equipment, arms, signs, books, records and files, and all other personal property used in the operation of Assignor's business;
(r)	To operate the property and fusiness of Assignor and pay all restroit operations, including costs not most from income collections obtained from such operations, and to make such other distrumentation analyte reasonably necessary, in the opinion of the Assignee, to properly operate and property; and any and all such sums of money subsenced for such purposes, or any of them, shall be deemed as additional principal sums secured by the mortgage or trust deed some described. Nothing herein contained, however, shall be construed as requiring Assignee to advance or expend money for any received purposes aforesaid;
(b)	To execute new leases or modify existing leases.
	ent Assignee tlocs take possession of the premises in question pursuant to the provisions of the Assignment, Assignce shall ant, under nees, be liable for the failure to collect rents.
Any anto	nuite received or collected by Assignee, his successors or assigns by virtue of this Agreement
1.	To the payment of all necessary expenses for the operation, protection and preservation of zeld premises, including the usual and contomary fees for management services;
2.	To the payment of taxes and assessments levied and assessed against the property described here id taxes and assessments become due and payable;
3.	To the payment of premiums due and payable on policies insuring said premises;
4.	To the payment of installments of principal and interest on the principal dots as they become due and payable and to the payment of any other amounts which may become due and payable pursuant to the terms of said mortgage or trust deed, and
5.	The balance remaining after payment of the above shall be paid to the owner of record of said premises.
IN WEIN	IESS WITHREAP, this Assignment of Rents has been executed and delivered by the Assignor this
Hay	19 (1)
a	1862 Unis
ANGELA	yung

1.D-2X Rev. 9/80

1996 MAY 20 M 3: 01

90249232

LEGAL DESCRIPTION

LOT 18 IN BLOCK 6 IN CUYLER ADDITION TO RAVENSWOOD, SAID ADDITION BEING A SUBDIVISION OF THE SOUTH WEST 1/4 OF THE SOUTH EAST 1/4 (EXCEPT RAILROAD) OF SECTION 18, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

14 18 418 010

State of Illinois

County of Will

I, undersigned, a Notary Public in and for said county, in the State aforesaid, Do HELERY CERTIFY THAT Angela Yund, a Spinster personally known to me to be the same person whose name is subscribed to be the foregoing instrument, appeared before me this day in person and acknowledged that she signed, scaled and delivered the said Instruments as her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Of Colling Clark's Office

Given under my hand and notarial seal this 25th day of May 1990

My Commission expires:

"OFFICIAL SEAL"
Elois J. Thompson
Notary Public, State of Illinois
My Commission Expires 2/22/93

3024923