SERVICES

90321771

DEPT-01 RECORDING

TRAN 9961 07/05/90 09:14:00

4118 + G #-90-321771

COOK COUNTY RECORDER

(Space above this line for recording purposes)

LEASE-RENT ASSIGNMENT

As Security for a Loan From THE BANK OF HIGHWOOD

1. DATE AND PARTIES. The date of this Lease-Point Assignment (Agreement) is February 22, 1990, and the parties are the following:

OWNER:

SUN YIN MOY 4509 MAIN STREET SKOKIE, ILLINOIS 80076 Social Security # 325-58-8361 HUSBAND OF MIU HA MOY

MIU HA MOY 4509 MAIN STREET SKOKIE, ILLINOIS 60076 Social Security # 333-64-6449 WIFE OF SUN YIN MOY

BANK:

THE BANK OF HIGHWOOD an ILLINOIS banking corporation 10 Highwood Avenue Highwood, Illinois 60040

Tax I.D. # 36-2491090

ONS DEFINED. The term "Obligations" is defined as and includes the following: a promissory note, No. 200300259470 (First Note) dated February 22, 1990, and executed by MOY-HC INC. (Sorrower) payable to the order of Bank, which evidences a loan (First Loan) to Borrower in the amount of \$350,000.00, and all running, renewals, modifications or substitutions thereof; and also, a second promiseory note, No. 300259471, (Second Note) dated February 22, 1990 and executed by Borrower payable to the order of Bank, which evidences a loan (Second Loan) to Borrower in the architect of \$120,000.00, and all extensions, renewals, modifications, or substitutions thereof. The terms "First Note" and "Second Note" shall be collectively referred to as "Note" herein; and the terms "First Loan" and "Second Loan" shall be collectively referred to as "Loan" herein.

all future advances by Bank to Borrower, to Owner, to any one of them or to any one of them and others (and all other obligations referred to in Subparagraph D of this paragraph whether or not this Agreement is specifically referred to in the evidence of indebtedness with regard to such future and additional indebtedness).

C. all additional sums advanced, and expenses inclined, by Bank for the purpose of insuring, preserving or otherwise protecting the Colleteral and its value, and any other sums advanced, and expenses incurred by Bank pursuant to this Agreement, plus interest at the same rate provided for in the First Note computed on a simple interest method.

D. all other obligations, now existing or hereafter arising, by Bank to Eurrower to the extent the taking of the Collateral (as hereinafter defined) as security therefor is not prohibited by law, including but not limited to liabilities for overdrafts, all advances made by Bank on Borrower's, and/or Owner's, behalf as authorized by this Agreement and liabilities as guarantor, endorser or surely, of Borrower to Bank, due or to become due, direct or indirect, absolute or cuntingent, primary or secondary, liquidated or unliquidated, or joint, several, or joint and several.

However, this security interest will not secure another debt

- A. to the extent that this security interest is in "household goods" and the other debt to be secured is a "consumer" loan (as those terms are defined in applicable federal regulations governing unfair and deceptive credit practices); or
- B. If Bank fails to make any disclosure of the existence of this security interest required by law for such other debt.
- 3. BACKGROUND. The Loan is secured by, but is not limited to, a mortgage (Mortgage) dated February 22, 1990, on the following described property (Property) situated in COOK COUNTY, ILLINOIS:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

Loan No: 200300259470 MOY-HO, INC.

Note Amount: \$350,000.00

02/22/90

Loase Assignment-R.E.

PAGE 1

** READ ANY PAGI: WHICH FOLLOWS FOR ANY REMAINING PROVISIONS.**

10722771

history pain, to infinite constitute to depty

LLASKUMIN ASSIGNAKUKT

The factor of the sole of PLOW THE BANK OF HIGHWOOD

The state of the District of State of the St

the court conserved the first separation ETTLE SHOOME DISEASE TOTAL CHORN SECONDARY

THE PROPERTY OF A PARTICULAR OF THE SHEET AND A CONTROL OF THE SHEET O

The state of the s

Cwner will be benefited by the Loan to Borrower, wants to assist Borrower in obtaining the Loan, and in order to do so, is willing to assign the leases described in this Agreement.

- 4. ASSIGNMENT. To induce Bank to make the Loan to Borrower and for other valuable consideration, the receipt of which is acknowledged by Owner, Owner bargains, sells and conveys to Bank all of Owner's right, title and interest in and to all rents and profits from the Property and all leases of the Property now or hereafter made (all of which are collectively known as the Collateral), which Collateral is described as follows:
 - A. all leases (Leases) on the Property. The term "Leases" in this Agreement shall include all agreements, written or verbal, existing or hereafter arising, for the use or occupancy of any portion of the Property and all extensions, renewals, and substitutions of such agreements, including subleases thereunder.
 - B. all guaranties of the performance of any party under the Leases.
 - C. the right to collect and receive all revenue (Rent) from the Leases on the Property now due or which may become due. Rent includes, but is not limited to the following: revenue, issue, profits, rent, minimum rent, percentage rent, additional rent, common area maintenance charges, parking charges, real estate taxes, other applicable taxes, security deposits, insurance premium contributions, liquidated damages following default, cancellation premiums, "loss of rents" insurance or other proceeds, and all rights and claims which Owner may have against any person under the terms of the Leases.
- 5. APPLICATION OF COLLATERAL PROCEEDS. Any Rents or other payments received by virtue of the Collateral as security, will be applied to any amounts Borrower owes Bank on the Obligations and shall be applied first to costs, then to accrued interest and the balance, if any, to Principal.
- 6. WARRANTIES. To induce Bank to make the Loan, Owner makes the following representations and warranties:
 - A. Owner has good title to the Leases and Rent and good right to assign them, and no other person has any right in them;
 - B. Owner has out performed all of the terms of the Leases that Owner is obligated to perform;
 - C. Owner has not previously assigned or encumbered the Leases or the Rent and will not further assign or encumber the Leases or future Rent:
 - D. No Rent for any periods beguent to the current month has been collected, and no Rent payment has been compromised;
 - E. Owner has not received any under from any lessee (Lessee) under the Leases in excess of one month's roll for which credit has not been made on account for accided. Bank and any copy of such account that has been delivered to Bank is true and complete. The term "Lessee" in this Agreement chall include all persons or entities obligated to Owner under the Leases;
 - F. No Lessee is in default of any of the terms of the Leases;
 - G. Owner has not and will not waive or compromise any obligation of Lessee under the Lease and will enforce the performance of every obligation to be performed by Lessee under the Lease;
 - H. Owner will not modify the Leases without Bank's prior written consent, will not consent to any Lessee's assignment of the Leases, or any subletting thereunder, without Bank's prior written consent and will not sell or remove any personal property located on the Property unless replaced in like kind for like or better value; and
 - I. Owner will not subordinate any Leases to any mor garle rien, or encumbrance affecting the Property without Bank's written consent.
- 7. OWNER'S AGREEMENTS. To protect the security of this Agreement, Junior agrees:
 - A. to deliver to Bank upon execution of this Agreement colles of the Leases, certified by Owner, as being true and correct copies which accurately represent the transactions between the parties;
 - 3. to observe and perform all obligations of Leasor under the Leasor, and to give written prompt notice to Bank of any default by Leasor or Leason under any Leasor;
 - C. to notify in writing each Lessee that any deposits previously delivered to Owner have been retained by Owner or assigned and delivered to Bank as the case may be,
 - D. to appear in and defend any action or proceeding pertaining to the Least s, and, upon the request of Bank, to do so in the name and on behalf of Bank but at the expense of Owner, and to pay all costs and expenses of 3ank, including reasonable attorneys' fees to the extent not prohibited by law, in any such action or proceeding in which Bank may app lar;
 - E. to give written notice of this Agreement to each Lessee which notice shall contain instructions to each Lessee that Lessee shall make all payments of Rent clirectly to Bank;
 - F. to indemnify and hold Bank harmless for all liabilities, damages, costs and expenses, including reasonable attorneys' tees, Bank incurs when Bank, at its discretion, elects to exercise any of its remedies upon default of Lessee;
 - G. that if the Leases provide for abatement of rent during repair due to fire or other casualty, Ram shall be provided satisfactory insurance coverage; and
 - H. that the Leases shall remain in full force and effect regardless of any merger of the Lessor's and Lessor's in prests.
- 8. COLLECTION OF RENT. Owner shall give notice of Bank's rights to all of said rents, issues or profits and notice of uncert payment to Bank to those obligated to pay such rents, issues or profits. Owner agrees to direct all tenants to pay rent due or to become due to Cank. Owner shall endorse and deliver to Bank any money orders, checks or drafts which represent rents, issues or profits from the above-described Property, to apply the proceeds to the Obligations, and shall give notice of Bank's rights in any of said rents, issues or profits and notice of direct payment to Bank to those obligated to pay such rents, issues or profits. Bank shall be the creditor of each Lessee in respect to assignments for the benefit of creditors, bankruptcy, reorganization, rearrangement, insolvency, dissolution or receivership proceedings by Lessee, and Owner shall immediately pay over to Bank all sums Owner may receive as creditor from such actions or proceedings. Also, Bank may collect or receive all payments paid by any Lessee, whether or not pursuant to the terms of the Leases, for the right to terminate, cancel or modify the Leases, and Owner shall immediately pay over to Bank all such payments as Owner may receive from any Lessee. Bank shall have the option to apply any monles received as such creditor to the Obligations, the Mortgage, or this Agreement.
- EVENTS OF DEFAULT. Owner shall be in default upon the occurrence of any of the following events, circumstances or conditions (Events of Default). The Events of Default are:
 - A. Fallure by any person obligated on the Obligations to make payment when due thereunder; or
 - B. A default or breach under any of the terms of this Agreement, the Note, any construction loan agreement or other loan agreement, any security agreement, mortgage, deed to secure debt, deed of trust, trust deed, or any other document or instrument evidencing, guarantying, securing or otherwise relating to the Obligations; or
 - C. The making or furnishing of any verbal or written representation, statement or warranty to Bank which is or becomes false or incorrect in any material respect by or on behalf of Owner, Borrower, or any co-signer, endorser, surety or guaranter of the Obligations; or
 - D. Failure to obtain or maintain the insurance coverages required by Bank, or insurance as proper for the Collateral;
 - E. The death, dissolution or insolvency of, the appointment of a receiver by or on the behalf of, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement under any present or future lederal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against, Owner, Borrower, or any co-signer, endorser, surety or guaranter of the Obligations; or

UNOFFICIAL COPY

application was the state of the section of the section of grants of the same free the section of the section o

State of the state			100				
and the second of the second			* · ·	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			•
		£.		1947 - 1944 1947 - 1944	ing the second s	, ,	
e <mark>ngga</mark> ng species garan na Al Lagas dan species na Santa na Santa	e Baldysan were	See and the second	THE POST OF THE	and the second of the second	Carlo Carlo		
	•			A Committee of the Comm	April 1888		
		1					
		. r		2 · · · · · ·	April 1		
April 1985	1. 10 miles		A. A. S.		* * * * * *	•	
PROPERTY OF STANKS	3 189 C. 25 C.		the first was to be	्राप्तिक सम्बद्धाः । स्थापिक स स्थापिक स्थापिक	era e e e e e e e e e e e e e e e e e e	. The state of	
						4	
gradist statements and attention	ing pagagan kantan Tanggapan kantan	State State	Caracter Caracter (F. M. M. S.)	ta i ta Maja jap daga	Service of the American services	and the second	
		·.#*.		A Section of the second			•
	· · · · · · · · · · · · · · · · · · ·	· With a		$(x,y) = \{x \in \mathbb{R}^n : x \leq n \}$			
				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		and the state of t	
The of the second of the	1.7 M. Com.	e tallite e e e		9 (13) 14 (18)			
		1	1.14		14 (x + 1		
- n a 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12	4.	Cx.	North Assess	$(x,y) = \left(\left(x,y \right)^{\frac{1}{2}} \cdot \left(x,y \right)$	er de la companya de		
Market Add and the Add a	7 496 W						
						a contract of the contract of	
Antonio de Antonio.	e propins and the second	, e \$20\$] = 1.	Contractor	e grande se se grande (j. 1. 1. grande se	and the second second	A Committee of the Comm	
we make the work				2 1 2 1 and	September 1997 and the	1.4	
SERVICE SERVICES OF THE SERVICES	r dopt in the con-	acht, a		The state of the s	San	,	
			, or offered by a			eart assistant to the	
			~ /	_	1. A. A. 36		
	. 5 (4	2000 A 18	Property of the Contract of th			And the second second second	
क प्रमुख्ये हुई स्थापिक एव	n <mark>to penagat</mark> n	r K erri (19)	ons under 10 days.	क्षामा ्राम्य करावार विश्वासन	क्षता य अनुस्त्रात होन ा । १		
าสุดสะบางสหา บาล โดยเรื่อง					克斯 华海 斯伯 (地址) 10		<i>.</i> `
Service Committee	miles and the second	. 275	a had be a first	to the water gas garden as			
क्षात्र के किस स प्रकारिक क्षांक्रिक स्टब्स्	medical remains	are last		ંથા તે સુર્વા કે જો દેવાર કરવાનું તે ક	10 (V), (1), (1)		
के कल्मा है है। उसे 1975	3 p	n B ertan jela n	and the state of	on in space and the space of the	37/44-07	•	
Burn 1843 each Min	rii Magari — de gesti.	giệt sa	part of the first	market .		•	
			Contract to the second		76		
gradus di gradicioni							
	general sec	A\$ ***** **	9-14-15	्रिया प्राप्ति सङ्घ्या अस्ति । जन्म	organis di fatti di se	$O_{\mathcal{C}_{\alpha}}$	•
A Commence of the Commence of	31			Programme the second of	to the property of		
			5 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	41	Section 1	10	
A Company of the Comp		-1	•	" fig. 1		0	
7. · · · · · · · · · · · · · · · · · · ·			e e e e e e e e e e e e e e e e e e e				
19 1 4 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Ore:	ing the state of t				
A CONTRACT OF THE PARTY OF THE	1. Car. 1.			and the second of the second	A Commence of the Commence of	4 - Fr	
可囊 医邻苯基酚 医多克氏病 医二氯甲基	A 50%	25,00	1. 1. 1. 1. 1. 1.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Marie Carlotte Control		
gert a Millian Process	Charles to the Cartina	Act San	March 1999 March 1997	TO A CONTRACT OF THE CONTRACT	부 <i>글 사</i> 원	ing the state of t	•
to the second of					4		
	Agent Santa	Street of	ara i garaj te gara	ing a space of the telephone.	4		
,	•		Specify of the second	grand the Miller Commission	KAMPAN KALENDA Maria Maria Maria		
AND THE STATE OF T	Many en la granda	tie to	amating the same	ing sa	KAMPAN BOOK STORM BOOK STORM OF STORMS		
The word of the St. A.	Many en la granda	tie to	amating the same	and Arthur 1990. The Arthur 1990. The Arthur 1990.	ALLEN TO THE STATE OF THE STATE		

1 1 5 JA

ATTACEOR

The figure of the second of th

1.156

The state of the state of

F. A good faith belief by Bank at any time that Bank is insecure with respect to Borrower, or any coalgner, endorser, surely or guarantor, that the prospect of any payment is impaired or that the Collateral is impaired; or

Failure to pay and provide proof of payment of any tax, assessment, rent, insurance premium or escrow on or before its due date; or

- A material adverse change in Owner's business, including ownership, management, and financial conditions, which in Bank's opinion, impairs the Collateral or repayment of the Obligations; or
- 1. A transfer of a substantial part of Owner's money or property.
- 10. REMEDIES ON DEFAULT. At the option of Bank, all or any part of the principal of, and accrued interest on, the Obligations shall become immediately due and payable without notice or demand, upon the occurrence of an Event of Default or at any time thereafter. In addition, upon the occurrence of an Event of Default or at any time thereafter by Mortgagor under the Mortgage, Bank, at Bank's option, shall have the right to exercise any or all of the following remedies:

A, to continue to collect directly and retain Rent in Bank's name without taking possession of the Property and to demand, collect, receive, and sue for the Rent, giving proper receipts and releases, and, after deducting all reasonable costs of collection, including reasonable

attorneys' fees to the extent not prohibited by law, apply the balance to the Note, first to accrued interest and then to principal; to declare the Obligations immediately due and payable, and, at Bank's option, exercise any of the remedies provided by law, the Note, the

Mortgage or this Agreement; and

C. to enter upon, take possession of, manage and operate all or any part of the Property, make, modify, enforce or cancel any Leases, evict any Lessee, increase or reduce Rent, decorate, clean and make repairs, and do any act or incur any cost Bank shall deem proper to protect the Property as fully as Owner could do, and to apply any funds collected from the operation of the Property in such order as Bank may deem proper, including, but not limited to, payment of the following: Operating expenses, management, brokerage, attorneys' and accountains ices, the Obligations, and toward the maintenance of reserves for repair or replacement. Bank may take such action without regard to the accounty of the security, with or without any action or proceeding, through any person or agent, mortgages under a mortgage, or by ecriver to be appointed by a court, and irrespective of Owner's possession.

The collection and application of the Rent or the entry upon and taking possession of the Property as set out in this section shall not cure or waive any default, or modify or waive and wisce of default under the Note, Mortgage or this Agreement, or invalidate any act done pursuant to such notice. The enforcement of such remedy by Bank, once exercised, shall continue for so long as Bank shall elect, notwithstanding that such collection and application of Rent may have cured the original default. If Bank shall thereafter elect to discontinue the exercise of any such remedy, the same or any other remedy under the law, the Note, Mortgage or this Agreement may be asserted at any time and from time to time following any subsequent default. The word "default" has the same melining as contained within the Note or any other instrument evidencing the Obligations, and the Mortgage, or any other document securing, guare trying or otherwise relating to the Obligations.

In addition, upon the occurrence of any Event of Decault, Bank shall be entitled to all of the remedies provided by law, the Note and any related loan documents. All rights and remedies are cumulative and not exclusive, and Bank is entitled to all remedies provided at law or equity, whether or not expressly set forth.

- 11. ADDITIONAL POWERS OF BANK. In addition to all other polyers granted by this Agreement and the Mortgage, Bank also has the rights and powers, pursuant to the provisions of the Illinois Code of Civil Procedule, Syction 15-1101, et seq.
- 12. TERM. This Agreement shall remain in effect as long as any part of the Ob gations remain unpaid. Upon payment in full of all such indebtedness, Bank shall execute a release of this Agreement upon request.
- 13. GENERAL PROVISIONS
 - A. TIME IS OF THE ESSENCE. Time is of the essence in Owner's performance of all duties and obligations imposed by this Agreement.
 - B. NO WAIVER BY BANK. Bank's course of dealing, or Bank's forbearance from, or delay in, the exercise of any of Bank's rights, remedies, privileges or right to insist upon Owner's strict performance of any provisions or ritalized in this Agreement, or other loan documents, shall not be construed as a waiver by Bank, unless any such waiver is in writing and is cloner by Bank.

C. AMENDMENT. The provisions contained in this Agreement may not be amended, a.c. a through a written amendment which is signed by Owner and Bank. GOVERNING LAW. This Agreement shall be governed by the laws of the State of ILLINO'S, provided that such laws are not otherwise

preempted by federal laws and regulations.

E. FORUM AND VENUE. In the event of litigation pertaining to this Agreement, the exclusive forum venue and place of jurisdiction shall be in the State of Illinois, unless otherwise designated in writing by Bank.

SUCCESSORS. This Agreement shall inure to the benefit of and bind the heirs, personal representativer, successors and assigns of the

parties NUMBER AND GENDER. Whenever used, the singular shall include the plural, the plural the singular, and the use of either gender shall G. be applicable to both genders.

DEFINITIONS. The terms used in this Agreement, if not defined herein, shall have their meanings as defined in the other documents executed contemporaneously, or in conjunction, with this Agreement.

PARAGRAPH HEADINGS. The headings at the beginning of each paragraph, and each sub-paragraph, in this Agreement are for convenience only and shall not be dispositive in interpreting or construing this Agreement or any part thereof.

J. IF HELD UNENFORCEABLE. If any provision of this Agreement shall be held unenforceable or void, then such provision shall be deemed severable from the remaining provisions and shall in no way affect the enforceability of the remaining provisions nor the validity of this Agreement.

OWNER:

SUN YIN MOY individually

MIU HA MOY Individually

02/22/90 Note Amount: \$350,000.00

Lease Assignment-R.E. ** READ ANY PAGE WHICH FOLLOWS FOR ANY REMAINING PROVISIONS.** initials PAGE 3

Loan No: 200300259470 MOY-HO, INC.

Bull officers and severe of more than the area of the configuration and the configuration of the configuration

na pro esta en monte de la mentra de la compresión de la compresión de la compresión de la compresión de la el Brasilian de trasta de la compresión de la BERTHARD ENGLISHED STATE Control to hand the market has been a to see the

A THE PART OF STREET A 100 1 60 miles Street Street gray model in the Control of the grain state of

 $\mathcal{B}^{2}V^{2}\rightarrow \cdots \rightarrow \mathcal{D}^{2}$ 10 14.00 111 $\star \mathcal{A}_{k} = \star \mathcal{A}_{k}$ with more of the region care extratore at a large to the

this to their two mounts of the interest of party CONTRACTOR BEACH STRUCTURES ON CONTRACTOR

transportantia transport in the transport in the second

BERNOLLAND BELLINNING BELLIN State State Both Alberta Land

www.fite.com comments of the comment of the comment

and the first of the second self to every least one or leave to program the land The factor of the court make that he was a compared to be a series

PROPERTY OF A TO THE TO THE SECOND TO SERVE THE SECOND SEC

AMOREUS DE ENGLE AND ENGLES AND ENGLES AND ENGLES AND THE ENGLES AND ENGLES No transport of the property of the control of the

the following for expecting a common at he produces and made for the first how to hear of the contract of the

20.00

Tribavito

ହରତ ପଟ **ଅ**ପିଥି ្តមិន**្ទាស់សង្គាំក**ែ

VOM CHI THA સાંદાનાનાં તોલાઈ

STATE C)F ILL	LINOIS
---------	--------	--------

	58:	·	
On this 22 day of	Jee , 18 ()	John P. Brennan, Jr.	(- 1.0.m) pluming control (1.1m)
MOY, HUSBAND OF MI	U HA-MOY, personally known to me	to be the same person whose ha	me is subscribed to the foregoing instrumen istrument as (his/her) free and voluntary act, to
the uses and purposes so My commission expires:	OTTH-OFFICIAL SEAL" JOHN P. BRENNAN, IR., HOLEY Public		atoms_
STATE OF ILLINOIS	take County, State of Illinois My Commission Expires 4/10/93		NOTARY PUBLIC
COUNTY OF LAKE	MOV forespetty known to me to be	John P. Brennan, Jr.	, a notary public, certify that MIU H
mor, this or contains	THE SEPONSOFILING KNOWN TO THE IS DO	the same person whose hame is such signed and delivered the instrument	oscribed to the foregoing instrument, appeared as (his/her) free and voluntary act, for the uses 2
My commission expires:	JOHN P. BRENNAN, JR., Notary Public Lake County, State of Illinois	To Copy	brand
	Hu Commission Co. Los A 440 400		NOTARY PUBLIC

THE BANK OF HIGHWOOD, 10 Highwood Avenue, Highwood, Illinois 8004p.

of Colling Clarks return this document at a seconding to THE BANK OF HIGHWOOD, 10 Highwood Avenue, Highwood, Illinois 60040.

2. 35-1026d9

po dra os sonas apresentadas La care o comunicación de la comunicación

and the state of t

UNOFFICIAL COPY

ionn & Reaman, is

March Same grand and the reserve the first describes from their reserves, and the control of the second sections of the first terms of the second

LANCE PROCESS

"OPPOTAL STAL" MAIN TO RECEIVE IF , MILLING PLANCE Lake County Wille of Cheels by Ontonesson Lanser 4/10/03

अंदर्भावताच्यात्र में क्लंबर

Compared to the Compared to th concern the control of the besides

Pages (HAC) I

TARE TAPPERO CHAIN IS BREHNAR IR NOTARY PRINT the forms, date of things. the lites expend maximum of

CONTRACTOR OF THE STATE OF THE Constant of the following of their section of the confidence of

हरण एक रामान्यार एएट ने सामान्य स्थापन के प्रस्तित के समाप्ति के समाप्ति हों सामान्याय है है स्थापन एक स्थापन एक स

् १% व्याम

2 30A

April 1900 - Keping Carlo (80,000,000,000) Commence Service TREATED AND SERVICE SOME WAS A THE RESIDENCE OF THE SERVICE OF THE

Copyright 1884, Bankers Systems Inc. It NOTOFFICIAL COPY EXHIBIT: "A" 3 2 1 7 7

This EXHIBIT "A" is referred to in and made a part of that certain Lease/Rents Assignment (Agreement) dated February 22, 1990, by and between the following parties:

OWNER:

SUN YIN MOY
4509 MAIN STREET
SKOKIE, ILLINOIS 60076
Social Security # 325-58-8561
HUSBAND OF MIU HA MOY

MIU HA MOY 4509 MAIN STREET SKOKIE, ILLINOIS 60076 Social Security # 333-64-6449 WIEZOF SUN YIN MOY

BANK

THE BANA OF HIGHWOOD an ILLIMOIS banking corporation 10 Highwood Avenue Highwood, illinois 90040 Tax I.D. # 36-249; opn

The properties hereinafter described are those properties referred to in the Agreement as being described in Exhibit "A";

THIS IS THE LAST PAGE OF A 5 PAGE DOCUMEN'1. L'OTHING FOLLOWS.

LOT 6 IN BLOCK 3 IN NORTH SHORE L TERMINAL SUBDIVISION OF THE WEST 9 1/2 ACRES OF THE NORTH 1/2 OF THE NORTH EAST 1/4 OF SECTION 28 TOWNSHIP 41 RANGE 13 FIN #10-28-208-006

IN COOK COUNTY, ILLINOIS

Address: 4919 Louise, Skokie, IL

9032177

238 6 8 V

UNOFFICIAL COPY

es that the entered the analysis of a section for that eachies being designation of the entered consists and a section of the contract of the section of the section of the contract of the section of th CONTROL OF A SOCIAL SECTIONS

gradian and the second

स्कृतिकार्यकार्यः । स्वर्थाः । १००० । १००० । स्वरूपकार्यकार्यः । स्वरूपकार्यः १००० । Agent of the Charles

A CONTRACTOR OF THE STATE OF TH HELD KINDSON OF CHARLES

क, इस्रोट्स देशाह की दिवस

COMPRESSION DOOR

10/4'S OFFICO

William Color 1383 TOWN 5-

3454,75

The shopes in authoria a grant or anaromorph with in the and an extraogram and on the companies of an appropriate of the contraction of the contra

ison as the major of the color of the color

and their result in

** 全国内的基础,这一种种种的特别的特别的特别的特别。