This instrument prepared by:

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Gerald M. Petacque, 19 West Jackson Boulevard, Chicago, Illinois 60604

90325594

Common Address of 3810=3730-3750 Walters, Northbrick, Illinois 60062

04-07 14 of 08 to you COOK COUNTY HELIXING

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90325594

ASSIGNMENT OF LEASE, RENTS AND PROFITS

THIS ASSIGNMENT OF LEASE, RENTS AND PROFITS (hereinafter referred to as the "Assignment") to made as of this Sth. Sth. July National Bank of Skokie, as Trustee under Trust Agreement Octob May 1. 1987 A RICHARD BE Trust 523467 (here is more than one Assignor shall be collectively referred to as "Assignors") in tayor of ATTLISTED BENKY (LTTI) Shore National.

(hereinafter referred to #5 int "Assignee")

WITNESSETH:

WHEREAS. Assignes has corried to make a loan (hereinafter reterred to as the ((Loan") to Assigner, which Loan is evidenced by that certain Mortgage Note of even drait erewith (hereinafter referred to as the "Note") made by Assigner and payable to the order of Assignes in the principal amount of Pour Fuer dred 'Phinty five Thousand and no/100

3 435 .000.00 .), inck dirig any amendments, modifications; extensions and renewals thereof and any supplements) note or notes increasing such indebtedness and secured by, among other documents and instruments, that certain Mongage, Assignment of Lesses and Security Agreement of even date hereyith (hereinabler reterred to as the "Mongage") made by Assigner to Assignee and recorded in the real security agreement of Cook. in the real estate records of County, Illinois, and encumbering the real property located at 3710-3730-3750 Walters Avenue, Northbrook, illinois, legally described in Exhibit

"A" attached hereto and incorporated herein by its lerence (hereinafter referred to as the "Eand") and the improvements located therein (hereinafter reterred to as the "Improvements") the Languand Improvements are hereinafter collectively reterred to as the "Premises"); and WHEREAS, as a condition of the Loan, Assignee retrings this Assignment to secure the indebtedness of Assignor to Assignee, as well as to secure the performance and fulfillment of all other term), Jovenants, conditions and warranties contained in the Note, Mortgage and other Loan Documents (as defined in the Mortgage), and in any phonones, amendments, modifications, supplements or consolidations thereof:

NOW THEREFORE, for valuable consideration the receipt and sufficiency of which is hereby acknowledged, Assignor, jointly and severally does hereby assign, transfer, set over and convey unto Assigner all ci Assignor's right, title and interest in, to and under (i) the leases. if any, as shown in Exhibit "B" attached hereto and incorporated or reference (hereinafter referred to as the "identified Leasiss"), (ii) any and all leases, subleases or other tenancies, whether written or oral, which may now or at any time hereafter exist, whether or not the same are identified on Exhibit "B" attached hereto, and (Hi) any and all are inchments, modifications, extensions, renewals and replacements thereof, upon all or any part of the Premises (hereinsiter collectively retained to use the "Leases");

Together with any and all guaranties of tenams' performance under the Lewis;

Together with the immediately and continuing right to collect and receive all A he rents, income, receipts, revenues, issues, proceeds and profits (hereinalter referred to as the "Renta"), now due or which may here that become due or to which Assignor may now or may nereafter become entitled or which Assignor may demand or claim, including those firm coming due during any redemption period, aris-counts or security deposit accounts, together with any and all rights and claims of any kind that Assignor may have against any tenant under the Leases or any subtentants of popularity of the Premises;

To have and to hold the same unto the Assigner: its successors and assigns, until termination of this Assignment as hereinalter provided; Subject, however, to the right needby granted by Assignee to Assignor to collect and receive the Rev. to the occurrence of a default hereunder; provided, however, that this right is limited as hereinafter set forth.

in order to protect the security of the Assignment. Assignor covenants and agrees as follows:

1. Assignor's Representation and Warranties Concerning Leases and Rents. Trustee represents and the Caneliciary represents and warrants, if Property is vested in a land trust as of the date hereof and as of all dister increafter, that:

(a) Assignor has good title to the Leases and Rents hereby assigned and good right and authority to as you them, free from any act or other instrument that might limit Assignor's right to make this Assignment or Assigned's rights hereunt and no other person. firm or corporation has any right, title or interest therein;

(b) Assignor has duly and punctually performed all the terms, coverants, conditions and warranties of the lives that were to be kept, observed and performed by it;

(c) The Identified Leases and all other existing Leases are valid, unamended and unmodified and in full force and effect;
(d) Assignor has not previously sold, assigned, transferred, mortgaged, or pledged the Rants from the Premises, whether they are due now or to become due hereafter;

(e) Any of the Rents due and issuing from the Premises or from any part thereof for any penod subsequent to the date hereof have not been collected, and payment thereof has not otherwise been articipated, abeled, conceded, waying, released, discounted, set off or compromised:

(f) Assignor has not received any funds or deposits from any tenant for which credit has not stready been made on account of accrued rents. This paragraph does not apply to security deposits.

(g) The tenants under the Identified Leases and all other existing leases are not in deteuit of any of the terms therei.

2. Assignor's Covenants of Performance. Assignor covenants and agrees to: (a) Observe, perform and fulfill, duly and punctually, all the obligations, terms, covenants, conditions and warrantes of the Note. Mongage, other Loan Documents and the Leases that Assignor is to keep, observe and perform; and give prompt notice to Assignee of any failure on the part of Assignor to observe, perform and discharge the same;

(b) Give prompt notice to Assignes of any notice, demand or other document received by Assigner from any tenant or subtenant under the Leases specifying any default claimed to have been made by the Assigner under the Leases:

(c) Enforce or secure the performance of each and every obligation, term, covenant, condition, and warranty in the Leases to be performed or fulfilled by any tenant, and notify Assignes of the occurrence of any default under the Leases;

(d) Appear in and defend any action or proceeding arising under, occurring out of, or in any manner connected with the Leases, or the obligations, duties or liabilities of Assignor and any tenant thereunder:

(e) Pay all costs and expenses of Assignee, including attorneys' less, in any action or proceeding in which Assignee may appear in connection herewith; and

(I) Neither greate not permit any lien, charge, or encumbrance upon its interest in the Premises, Legices or Rents, or as Lessor of the Leases, except for the lien of the Mongage or as provided in the Mongage.

UNOFFICIAL COPY

3. Prior Appress for Actions Affecting Leabes. Assignor further covenants and agrees that it shall not, without the prior written covenants of the Assignee:

(a) Receive or collect any Rents, in cash or by promissory note, from any present or future tenant of the oremises or any part thereof for a period of mera style of the first month in advance of the date on which such payment is que, or further pleage, transfer, mortgage or otherwise encumber or assign the Lesses or future payments of Rents; of Tour any indebtedness, inability or other obligation to

(b) Warve, excuse, condone, abate, concede, discount, set off, comprohese of in any manner release or discharge any tenant under any or the Leases of and from any obligation, coverant, condition or manager to be including the obligation to pay the rents thereunder in the manual and at the language and time specified therein;

(c) Cancel, terminate or consent to any sufrender of any of the Leases, definit any densellation or termination, commence an action

(c) Cancel, terminate or content to any surrender of any of the Leases, before any denomination or termination, commence an action of ejectment or any summary proceedings for dispossession of the tengent united, any of the Leases, or exercise any right of recapture provided in any of the Leases, or consent to any assignment of the faithful shider any of the Leases; or (d) Lease any part of the pramates, or remet or extend the term of any of the Leases, or modify or after any term of any of the Leases.

4. Rejection of Leases. In the event any leases under the Leases should be the address of any proceeding under the Federal Benkruptcy. Act or any other federal, state, or local statute which provides to: the placetime termination of rejection of the Leases assigned hereby, Assigner coverable and agrees that it any of the Leases is an rejected, no settlement for damages shall be made without the prior written consent of the Assignee, and any check in payment of damages for rejection of any such Leases will be made payable both to the Assigner, and Assigner, any such the reduced of Assigner and Assigner and the indeptited of the reduced of Assigner and secured by this Additionant as Assigner and secured by this Additionant as Assigner and any such check, the processes of which will be applied to which the indebtitions

it will duly endorse to the order of Assignee any such check, the processe of which who segment to wisher portion or the explanation of the explan

6. Right to Collect Rents. As long as there shall exist no default by Assignor in the payment of any indebtedness secured hereby or in the performance or fulfill-her, richny other obligation, term, coverable, condition or supremy contained herein or in the Note, Mortgage, other Loan Documents, or in the salents, Assignor shall have the right under a tipence gianted hereby, but finited as provided in the field expense. In paragraph, to collect, but not prior to account, all of the Rents arising from or out of said Leanes or any renewals, extensions and paragraph. ing paragraph, to collect, but not prior to accrual, all of the Frents shaing from or out of said Leases or any renewals, extensions and replacements thereof, or from or out (if the Premises or any part thereof, Assignor shall leave such Rena and shall hold them as a suist fund to be applied as required under the remains and conditions of the Note, Montgage and other Loan Quouments, and Assignor hereby coverants to so apply them before using any and of the same for any other purposes, in such order as Assignor may direct; to the payment of taxes and assessments upon said Premise is one penalty or interest to due thereon; to the cost of insurance, utilities, maintenance, repairs, replacements and renovation, required by the terms of the Note, Montgage and other Loan Quouments; to the establishment of reserves for real estats taxes, insurance and other id maintenance; to the satisfaction of all obligations specifically set forth in the Leases;

and to the payment of interest and principal becaming due on the Note.

7. Enforcement and Termination of Right to College Rents. Upon or at any time after default in the payment of any indebtechess secured hereby or in the performance or fulfillment of any obligation, tyrm, coverant, condition or warranty contained herein, in the Note, Mongage. other Loan Documents or in the Leases. Assignee shall have et its option and without further notice, the complete right, power and authori-

ty to exercise and enforce any or all of the following rights a to remedies at any time:

(a) To terminate the right granted to Assignor to collect the facility without taking per esion, and to demand, collect, receive, sue for, attack and levy against the Flents in Assignee's own name; to give proper regispes, releases and acquittances therefor; and after deducting all necessary costs and expenses of operation and collecting all necessary costs and expenses of operation and collecting atternage" fees, to apply the net propeds thereof. together with any funds of Assignor deposited with Assignes, up in independence sessified hereby in such order as Assigned may determine, and this Assignment shall constitute a direction to and full a abovity to any lesses. Within or other third-party who has heretologic dealt or may hereafter deal with Assignor or Assignee, at the request on direction of Assignee, to pay all Rents owing under any lease or other agreement to the Assignee without proof of the default relies your, and any such leases, tenant or third-party is hereby irrevocably authorized to rely upon and comply with (and shall be fully on the feet by Astignor in so doing) any request, notice or domaid by the Assignor for the payment to the Assignor of any Rente or of a sums which may be or may thereafter become due under its lease or other agreement, or for the performance of any undertakings rather say such lease or other agreement, and shall have no duty to inquire as to whether any default hereunder or under the Loan Loan shall have actually occurred or is then existing;

(b) To declare all sums accuracy hereby minediately due and psyable and, at the complete all of any of the rights and remedies

(b) To dectare all sums secureur nerecy minieumony one emit payants and, and the Note, Morigage and other Loan-Goodmants:

(c) Without regard to the adequate of the security or the solvency of Assignments of African dry action or proseeding through any person, by agent or by a receive to be appointed by a court, and without regard to the figure possession, to enter upon, take possession of, manage and operate the Premises or any part thereof; main, modify, enterior, latered or accept surrender of any Lesses. possession of, manage and operate the Premises or any part thereof; (tialis), money, mineral, respective and evict any lesses; into take or decrease rents; clean, maintain, repair or remodel the Premises; otherwise do any act or incur any posts or expenses that Apply 25 shall deem proper to protect the security hereof, as fully and to the same extent as Assignor could do if in passession; and to the same extent as Assignor could do if in passession; and the Premises of collected in such now or hereafter in effect on sale Premises; otherwise do any act or incur any poets or expenses that page a sum where the security hereot, as fully and to the same extent as Assignor could do if in pessession; kind up by the Plants so collected in such order as Assignor shall deem proper to the payment of costs and expenses incurred by Assignor in and in rights and remedies hereunder, including court costs and attorneys' fees, and to the payments of soets and expenses including managingers and expenses incurred by the operation and management of the Premises, including managingers and expenses and currenssions, and to the payment of the indebtedness evidenced by the Note and secured by the other Laws Described evidencing transitions, and to the payment of the indebtedness evidenced by the Note and secured by the other Laws Described evidencing transitions. Provided, however, that the acceptance by Assignee of this Assignment, with either split powers, privileges and suthority so created, shall not, prior to entiry upon and taking possession of said Premises by Assignee, be described evidenced any action or prossessing relating to the Leases or to the Premises, to take any action hereander, to expend any money, incur any assignment, or particular, other deposits delivered obligation, duty or liability under the Leases, or to assume any obligations. Purthernolist, liabilities shall not be fishly way obligation, duty or liability under the Leases, or to assume any obligations.

To the Leases of to the Premises, to take any action remainder, to expend any money, make any expension of parents of parents of parents of parents of the p

of invalidate any act done pursuant to such notice.

The rights, powers and remedies conterred on Assignee hereunder (a) shall be cumulated after configurant with and not in fieu of any other rights, powers and remedies granted Assignee hereunder of under the Note. Manyage or other Logif Documents; (b) may be pursued separately, successively or concurrently against any Assigner of the Premises; (c) may be calerbined as other as occasion therefor shall arise, it being agreed by Assigner that the assigner or failure to exercise any of the same shall it my event be construed as a waiver or

release thereof or of any other right, remedy or recourse; and (d) are intended to be, and small bit, non-exclusive.

8. Authority to Cure Detault. Assignee shall have the right and option at any time or from this to time, in its sole discretion (but under no circumstances shall it be required or obligated), to take in its name or in the same of Assignor suith action as Assignor and determine to be necessary to cure any default of Assignor under any of the Leases, whether or ent any applicable cure or grade period has expired. Assignor agrees to protect, defend, indemnity and hold Assignor harmless from and against titly and all loca, cost, tability or expense (including, but not limited to, attorneys' fees and expenses) in connection with Assignor's distribute of its rights hereunder, with interest thereon at the Default Rate set forth in the Note

9. Appointment of Attorney. Assignor nemby constitutes and appoints Assignes its true and labella attorney, coupled with an intensit of Assignor, so that in the name; place and stead of Assignor, the Assignes may substitutely at the first and true as time, any times attention the Premises or any part thereof to the lien of the Mortidge, any other manages of the Premises, and request or require state and other action where such control was reserved to Assignor

under any such Leases, or in any case where Assignor otherwise would have the right, power or privilege so to do. This appointment is to be irrevocable and continuing, and these rights, powers and privileges shall be exclusive in Assignee, its successors and assigns as

long as any part of the indebtedness secured hereby shall remain unpaid.

10. Indemnification. Assignor hereby agrees to defend, indemnify and hold Assignee harmless from any and all liability, loss, damage or expense that Assignee may incur under, or by reason or in detense of, any and all claims and demands whatsoever which may be assented against Assignee arising out of the Leases, including, but not limited to, any claims by any tenants of credit for rental for any period under any Leases more than one (1) month in advance of the due date thereof paid to and received by Assignor but not delivered to Assignee. Should Assignee incur any such liability, loss, damage or expense, the amount thereof, including attorneys' lees, with interest thereon at the Delault Rate set forth in the Note, shall be payable by Assignor immediately without demand, and shall be secured as a hen hereby and by the Mortgage.

11. Records, Until the indebtedness secured hereby shall have been paid in full, Assignor shall deliver to Assignee executed copies of any and all Leases and all future Leases upon all or any part of the Premises, and will, if Assignee requests, specifically transfer and assign such Leases upon the same terms and conditions as nerein contained, but Assignor acknowledges and agrees that such specific assignment and transfer shall not be required to make this Assignment operative with respect to such future Leases. Assignor hereby covenants and agrees to make, execute and deliver to Assignee upon demand and at any time any and all further or additional assignments, documents and other records and instruments, including, but not limited to, rent rolls and books of account sufficient for the purpose, that Assignee may deem to be necessary or advisable for carrying out the purposes and intent of, or otherwise to affectuate, this Assignment.

12. No Waiver, The failure of Assignee to avail itself of any of the terms, covenants and conditions of this Assignment for any period of time or at any time shall not be construed or deemed to be a waiver of any such right, and nothing herein contained nor anything done or omitted to be done by Assignee pursuant hereto shall be deemed a waiver by Assignee of any of its rights and remedies under the Note, Mortgage or other Loan Documents, or the laws of the state in which the said Premises are situated. The rights of Assignee to collect the indebtedness secured hereby, to enforce any other security thereon, or to enforce any other right or remedy hereunder may be exercised by Assignee Pine) prior to, simultaneously with, or subsequent to, any other action taken hereunder and shall not be deemed an election of remedies.

13. Primary Security, Ashignor agrees this Assignment is primary in nature to the obligation evidenced and secured by the Note, Montgage and other Loan Documer is, and any other document given to secure and collegeratize the indebtedness secured hereby. Assignor further agrees that Assignee may enjoy to this Assignment without first resorting to or exhausting any other security or colleteral; however, nothing herein contained shall prevent Acaginee from successively or concurrently suring on the Note, forectosing the Morrgage, or exercising any

other right under any other document collateralizing the Note.

14. Merger, (i) The fact that the Labras or the leasehold estates created thereby may be held, directly or indirectly, by or for the account of any person or entity which shall have an interest in the lee estate of the Premises, (ii) the operation of law, or (iii) any other event shall not merge any Leases or the leaseho 2 estates created thereby with the fee estate in the Premises as long as any of the Indebtedness secured hereby and by the Note, Mortgagn and other Loan Documents shall remain unpaid, unless Assignee shall consent in writing to

such merger

nation of Assignment. Upon payment to full of all of the indebtedness secured by the Note, Mongage and other Loan Documents 15. Terror and all sums payable hereunder, Assignee shall once he and deliver a release of this Assignment. No judgment or decree entered as to said indebtedness shall operate to abrogate or lessen the effect of this Assignment until the indebtedness has actually been paid. The affidevit, certificate, letter or statement of any officer of lesignee showing that any part of said indebtedness has remained unpaid shall be and constitute conclusive evidence of the validity, all amoness and continuing force of this Assignment. Any person, firm or corporation may, and is hereby authorized to, rely on such affidavil, or milicate, letter or statement. A demand by Assignee to any tenant for payment of rents by reason of any default claimed by Assignee shall be juilticient direction to said tenant to make future payments of Rents to Assignee without the necessity for further consent by, or notice to. Assignor

16. Notice. All notices or other communications required or pirmitled to be given hereunder shall be in writing and shall be considered as properly given if mailed by first class United States Mail, position prepaid, certified or registered with return receipt requested, or by

delivering same in person to the intended address, as follows:
If to Assignor: NBD Trust Company of Illinois, Successor Trustee to NBD Skokie Bank, N.A. f/k/a First National Bank of Skokie, as Trustee under Trust Agreement dated May 1, 1987 & known as Trust 52348T 8001 North Lincoln, Skokie, 🏻 linois 60077

With a Copy to: Kenneth M. Lodge, Magee, Collins & Lodge, 135 South La Salle Street, Suite 2600, Chicago Ulinois 60603

If to Assignee: Affiliated Bank/North Shore National, 1737 West Howard Street. Chicago, Illinois 60626

With a Copy to: Gerald M. Petacque, 19 West Jackson Boulevard, Chicago, Illinois 60604

or at such other place as any party hereto may by notice in writing designate as a place for service of notice hereunder. Notice so mailed shall be effective upon the date of its deposit. Notice given by personal delivery shall be effective upon disvery.

17. Successors. The terms, covenants, conditions and warranties contained herein and the powers greate a hereby shall run with the land and shall inure to the benefit of, and bind, all parties hereto and their respective heirs, successors and rule; jns, all tenants and their subtanents and assigns, and all subsequent owners of the Premises and all successors, transferses, and assigns of Assignes and all subsequent holders of the Note and Mortgage.

18. Additional Rights and Remedies. In addition to, but not in lieu of, any other rights becounder. Assignee shall have the right to institute suit and obtain a protective or mandatory injunction against Assignor to prevent a breach or default, or to enforce the observance of the agreements, covenants, terms and conditions contained herein, as well as the right to ordinary and punitive damages occasioned by any breach or detault by Assignor.

19. Severability. If any provision of this Assignment or the application thereof to any entity, person or circumstance shall be invalid or unenforceable to any extent, the remainder of this Assignment and the application of its provisions to other entities, persons or choumstances shall not be affected thereby and shall be enforced to the greatest extent permitted by law.

20. Third Party Beneficiaries. It is expressly agreed by Assignor that this Assignment shall not be construed or deemed made for the benefit of any third party or parties.

21. Entire Agreement. This document contains the entire agreement concerning the assignment of Leases and Rents between the parties hereto. No variations, modifications or changes herein or hereof shall be binding upon any party hereto, unless set forth in a document duly executed by, or on behalf of such party.

22. Construction. Whenever used nersin, and the context requires it, the singular shall include the plural, and the plural the singular. and any gender shall include all genders. All obligations of each Assignor hereunder shall be joint and several.

23. Governing Law. The parties agree that the law of the State of Illinois shall govern the performance and enforcement of this Assignment except that if the Premises are located in a state other than the State of Illinois, proceedings relating to the enforcement of remedi shall be determined in accordance with the laws where the Premises are located.

IN WITNESS WHEREOF, the said Assignor has caused this instrument to be signed and sealed as of the date first above written.

Proberty of Coot County Clarity Office

ASSIGNMENT BY BENEFICIARY(IES)

For good and valuable consideration, receipt of which is heret of the trust, join(a) in this Assignment for the purpose of assigning	Es beneficiary(ies)
issues and profits of the Dremises.	
Dated as of July 5, 1990	
	Garden Court III, Inc.
	By Albert Estimani
••	Ith President
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STATE OF ILLINOIS )	
COUNTY OF ) SS	
RAMORIL SAAT	a Nozary Public in
and for the County and State alorseald, do hereby certily hat.	ALBERT SEMAZI President of Garden Court
personally known to me to be the same person(s) whose name(s)	an're subscribed to the foregoing instrument, appeared before me this et said instrument as his/their own free and voluntary act, for the uses
and purposes therein set forth.	O and the mental contract and voluntary suc, of the cost
GIVEN under my hand and Notarial Seal this	S day of The Y 1970
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	Notary Public STAL
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My commission expires: 2/16/92	T
•	0.

Property or Coot County Clerk's Office

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#### LAND TRUST

#### **EXCULPATION**

This instrument is executed by the undersioned, not personally, but solely as Trustee as atoresaid in the exercise of the power and authority conterfed upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants, and conditions to be performed by the undersigned are undertaken by its solely as Trustee as atoresaid, and not individually, and no personal liability shall be asserted or entorceable abalinst the undersigned of reason of anything contained in said instrument, or in any previously executed document whether or not executed by said undersigned either individually or as Trustee as atoresaid, relating to the subject matter of the foregoing agreement all such personal liability, it any, being expressiv waived by every person now or neresiter claiming any right or security nereunder IN WITNESS WHEREOF, this instrument has been our executed the day and year first above written.

This instrument is executed by the undersigned, not personally, but solery as Trustee as storegaid, in the exercise of the power and authority contened upon and vested in it as such Trustee, and insolar as said Trustee is concerned, is payable only out of the Trust estate which in part is accurring the payment nerest and through the enforcement of the provisions of any other constant from time to time securing payment hereof. No personal liability shall be asserted or be enforceable against the undersigned, as Trustee, because or in respect of this instrument or the maxing, issue or transfer thereof, all such hability or said Trustee, if any, peing expressly warved in any manner

Proberty of County Clerk's Office NBD Trust Company of Illinois, Seccessor Trustee to NBD Skokie Bank, N.A. f/k/a First National Bank of ATTEST (SEAL) Richard M. Jung Name: Assistant Secretary Title:

DOO COOK COUNTY

#### TRUSTEE'S ACKNOWLEDGEMENT

Annual Prince Control	
STATE OF ILLINOIS 1	
COUNTY OF COOK	
Joseph F. Sochacki a Notary Public is	n and for the County and State aforesaid, do hereby certify that
George J. Logan, ar	to a la l
Assistant Vice-President NBD Trust Company of Illinois, Success	nd Assistant Secretary
to me to be the same persons whose names are subscribed to this day in person and acknowledged that they signed and delines the free and voluntary act of said bank, not personally but he free and voluntary act of said bank, not personally but here.	the foregoing instrument as such difficers, appeared before me vered the said instrument as their own free and voluntary act and
pulposes are our set in and the sele	Stuntary act and as the free and voluntary act of said bank, not
Given under my hand and hotirial Seal this 6th day	
Civel under my hard and hours over this usy t	1 P management .
	Soul Falad
Ox	Notary Public
	OFFICIAL SEAL
My Commission Expires:	Andrew Public, Cook County
	State of Hinols  My Commission Expires 9-25-93
September 25, 1993	MA Coulingsion There
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BENEFICIARIES' AC	KNOWLEDGEM(2N)
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STATE OF JLLINOIS ) COUNTY OF COOK )	C/C/T/S
STATE OF JLLINOIS ) COUNTY OF COOK )	KNOWLEDGEM AN)  said County in the State aforesaid, DO MEREBY CERTIFY that
STATE OF JLLINOIS ) COUNTY OF COOK )	aid County in the State aforesaid, DO HEAEBY CERTIFY that
STATE OF ILLINOIS  COUNTY OF COOK  I. RANDALL SHAP, a Notary Public in and for s  ALBERT ES KING Z.F. PRESIDENT  UAN CE SHAP SECRETARY, personally known to mi	aid County in the State aforesaid, DC AFAFBY CERTIFY that  OF GARDEN COMPT MILES  and  to be the same persons whose names are subscribed to the
STATE OF ILLINOIS  COUNTY OF COOK  I. RANDALL SHAP, a Notary Public in and for s  ALBERT #5 KINAZI PRESIDENT  USAN CE SHAP SECATORY, personally known to mill  toregoing instrument as the beneficiaries of N.B.O. TA	aid County in the State aforesaid, DC AFAFBY CERTIFY that  OF GARDEN COMP TITION and  to be the same persons whose names are subscribed to the  CAST CO OF FULLWAYS MAT 5-2348, T
STATE OF ILLINOIS  COUNTY OF COOK  I. RANDALL SWAF, a Notary Public in and for s  ALBERT ES KNAZI PRESIDENT  UM CE SHAF SECATORY, personally known to mit  toregoing instrument as the beneficiaries of N.B.O. TA  not individually, but as Trustee as aforesaid, appeared before m	aid County in the State aforesaid, DOMEREBY CERTIFY that  OF GAMPEN COMME MILLIAGE and  to be the same persons whose names are subscribed to the  UNITED TO THE STATE OF THE S
STATE OF ILLINOIS  COUNTY OF COOK  I. RANDALL SWAF, a Notary Public in and for s  ALBERT #\$ KWAZ F RESIDENT  UAN CE SHAF SECRETARY, personally known to mit  foregoing instrument as the beneficiaries of NBD. The  not individually, but as Trustee as aforesaid, appeared before mand delivered the said instrument as their free and voluntary a	aid County in the State aforesaid, DC 7575BY CERTIFY that  OF GAMEN COMET BY OF AND  and  to be the same persons whose names are subscribed to the  CHST CA OF FULLWAYS MAT 5-23 48  te this day in person and acknowledged that they signed, sealed ct for the uses and purposes therein set forth.
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STATE OF ILLINOIS  COUNTY OF COOK  I. RENOALL SHAP, a Notary Public in and for state of the stat	aid County in the State aforesaid, DC 7575BY CERTIFY that  OF GAMEN COMET BY OF AND  and  to be the same persons whose names are subscribed to the  CHST CA OF FULLWAYS MAT 5-23 48  te this day in person and acknowledged that they signed, sealed ct for the uses and purposes therein set forth.
COUNTY OF COOK  I. RANDALL SWAF, a Notary Public in and for s  ALGERT ES KNAZI RESIDENT  WAN CE SHAF SECATORY, personally known to mit toregoing instrument as the beneficiaries of N.B.O. To not individually, but as Trustee as aforesaid, appeared before m and delivered the said instrument as their free and voluntary a  Given under my hand and notarial seal this	aid County in the State aforesaid, DC 7575BY CERTIFY that  OF GAMEN COMET BY OF AND  and  to be the same persons whose names are subscribed to the  CHST CA OF FULLWAYS MAT 5-23 48  te this day in person and acknowledged that they signed, sealed ct for the uses and purposes therein set forth.

STANDARD AS A RESERVE STANDARD

Acoperation of County C

#### EXHIBIT "A"

#### LEGAL DESCRIPTION

Property of Cook County Clark's Office

Lots 5, 6 and 7 of Northbrook Country Farmettes, being a Subdivision in the Southwest 1/4 and the Southeast 1/4 of Section 7, Township 42 North, Range 12 East of the Third Principal Meridian, being a Resubdivision in the Southwest 1/4 and the Southeast 1/4 of Section 7, Township 42 North, Range 12, East of the Third Principal Meridian, all in Cook County, Illinois. (5.57 Acres Total).

Property of Cook County Clork's Office

EXHIBIT P

DENTIFIED LEASES

Names of Lease

Date of Lesse

Proberty of Cook County Clerk's Office

DESKARI CERTU LEA

ALBERTY ALE

Property of Cook County Clerk's Office