ASSIGNMENT OF RENTS

This Assignment of Rents (hereinafter referred to as "this Assignment") is made as of June 20, 1990, by HARRIS TRUST AND SAVINGS BANK, an Illinois corporation, not personally but as Trustee under Trust Agreement dated Pebruary 10, 1989 and known as Trust No. 94396 ("Assignor"), with a mailing address at P. O. Box 755, Chicago, Illinois 60690, to HARRIS TRUST AND SAVINGS BANK, an Illinois banking corporation ("Lender"), with a mailing address at P.O. Box 755, Chicago, Illinois 60690, and pertains to real estate described in Exhibit A, which is attached hereto and hereby made a part hereof (the "Premises").

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RECITALS

1.1 Adjustable Rate Promissory Note. Whereas, Assignor has executed and delivered to Lender an Adjustable Rate Promissory Note (the "Note") of even date herewith, wherein Assignor promises to pay to the order of Lender the principal amount of Two Hundred Twenty Thousand Dollars (\$223,000.00) in repayment of a least (the "Loan") from Lender to Assignor in like amount; and

1.2 Other Law Documents. Whereas, as security for the repayment of the Loan, there have been executed and delivered to Lender a Mortgage (the "Mortgage") of even sate herewith from Assigner to Lender, granting to Lender a first lien on the Premises, and certain other loan documents described in Exhibit B to the Mortgage. Use Note, the Mortgage, this Assignment, all other loan documents described in such Exhibit B and all other documents, whether now or hereafter existing, that the executed and delivered as additional evidence of or security for repayment of the Loan are hereinafter referred to collectively as the "Loan Documents", and

13 This Assignment. Whe ear as security for repayment of the loan, in addition to the other Loan Documents, Assignor has executed and delivered to Lender this Assignment of Cents:

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THE GRANT

Now, Therefore, as further security for the repsyment of the Loan and in consideration of the matters recited hereinablene, that has been sell, assign, and transfer to Lender all rents, issues, deposits, and profite now due and which may hereinafter become due under or by reason of any lease or any letting of, or any agreement for the use, sale, or occupancy of, or Fremises or any portion thereof (whether written or verbal), which may have been incretofore or may hereafter be made or agreed to or which may be made or agreed to or which may be made or agreed to be which may be made or agreed us of which may be made or agreed to be said subdivided lots or portions of the Premises, excrow and other type ments, it being Assignor's intention hereby to catablish an absolute transfer and assignment of all such leases, contracts to sell subdivided lots or portions of the "recities, and escrow and other agreements pertaining thereto (such leases, contracts and escrow and other agreements being collectively referred to hereinbelom as "agreements"), and all the availathered; 1.1 ander; and

Assignor does hereby appoint irrevocably Lender its true and lawful attorney in far rame and stead (with or without taking possession of the Premises) to rent, lease, let, or self all or any portion of the Premises to any party or parties at auclipace and upon such terms as Lender in its sole discretion may determine, and to collect all of such rents, issue; deposits, profits, and avails now due, or that may be eafter become due under any and all of such agreements or other tenancies now or hereafter existing on the Premises, with the same rights and powers and subject to the same immunities, exoneration of liability, and rights of recourse and indemnity as Lender would have upon taking possession of the Premises pursuant to the provisions set forth hereinbelow.

This Assignment confers upon Lender a power coupled with an interest and it cannot be revoked by Ass gnor.

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GENERAL AGREEMENTS

3.1 Available Reats. Assignor represents and agrees that no rent for right of future possession has been or will be paid by any possession of any portion of the Premises in excess of one installment thereof paid in advance and that no payment of rents to become due for any portion of the Premises has been or will be waived, conceded, reduced, discounted, or otherwise discharged or compromised by Assignor. Assignor any right of set-off against any person in possession of any portion of the Premises. Assignor agrees that it will not assign any of such rents, issues, profits, deposits, or avails except to a purchaser or grantee of the Premises.

3.2 Lease Modifications. Assignor shall not agree to any modification of the terms, or a voluntary surrender, of any such lease or agreement without the prior written consent of Lender.

This document prepared by:

PAUL 1. ZULKIE, ESQUIKE Widman, Goldberg & Zulkie, Ltd. 222 South Riverside Plaza, Suite 2300 Chicago, Illinois 60606-6101 (312)648-2244

-90-332319

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- 3.3 Management of Premises. At all times while Lender is not in actual possession of the Premises, Assignor shall use its best efforts to manage the Premises, or cause the Premises to be managed, in accordance with sound husiness practices.
- 3.4 Pature Assignments Assignor further agrees to assign and transfer to Lender all future leases and agreements pertaining to all or any portion of the Premises and to execute and deliver to Lender, immediately upon demand of Lender, all such further assurances and assignments pertaining to the Premises as Lender may from time to time require.

IV

DEFAULTS AND REMEDIES

- 4.1 <u>Essertine of Rights.</u> Although it is the intention of Assignor and Lender that this Assignment be a present assignment, it is expressly understood and agreed, anything herein contained to the contrary notwithstanding, that Lender shall not exercise any of the rights and powers conferred upon it herein unless and until a 'Default' (as that term is defined in any o; the Loan Documents) has occurred in the payment of interest or principal due under the Note or in the performance or observance of any of the other provisions of the Note, the Mortgage, this Assignment, or any of the other Loan Documents, and nothing herein contained shall be deemed to affect or impair any rights Lender may have under the Note or any of the other Loan Documents
- 4.2 Application of Reals. Lender, in the exercise of the rights and powers conferred upon it herein, shall have full power to use and apply the rents, issues, deposits, presses and avails of the Premises to the payment of or on account of the following, in such order as Lender may in its sole discretion determine:
 - (a) year any expenses of the fremises (including without limitation costs of management, sale, and leasing thereof, which shall include reasonable compensation to located and its agents, if management be delegated thereto, and lease or sale commissions and other compensation and expenses of seeking at a procuring tenants or purchasers and entering into leases or sales), establishing any claims for damages, and premiums on insurance authorized be ein boye.
 - (h) taxes, special assessment, and water and sewer charges on the Premises now due or that may hereafter become due,
 - (c) any and all repairs, decorating wals, replacements, alterations, additions, and betterments and improvements of the Premises (including without limitation the cost from time to time of installing or replacing ranges, refrigerators, and other appliances on other personal property therein, and of placing the Premises in about condition as will, in the sole judgment of Lender, make them readily rentable or salable);
 - (d) any indebtedness secured by the Mongage of any deficiency that may result from any foreclosure sale pursuant thereto, and
 - (e) any remaining funds to Assignor or its successor or a signs, as their interest and rights may appear.
- 4.3 Authorization to Lemon: Assignor does further specifically autorize and instruct each and every present and future lessee or purchaser of all or any portion of the Premises to pay all unpaid rentals or deposits agreed upon to any lesse or agreement pertaining to the Premises to Lender upon receipt of demand from Lender to pay the same
- 4.4 Right of Pomession. In any case in which Lender has a right, under the provisions of the Mortgage, to institute foreclosure proceedings (whether before or after declaration of the entire principal amount secured thereby to be immersizely due, before or after institution of legal proceedings to (oreclose the lien thereof, or before or after sale thereunder), Assignor agrees, immediately upon de and if Lender, to surrender to Lender, and I ender (personally or by its agents or attorneys) shall be entitled to take, actual possession of the Premises of any portion thereof, and in any such case Lender in its sole discretion may enter upon and take and maintain possession of all or any portion of the Premises, or ther with all the documents, books, records. papers, and accounts of Assignor or the then owner of the Premises relating thereto, may exclude Assignor and is employees and agents wholly therefrom, and may, as attorney-in-fact or agent of Assignor, or in its own name as Lender and under the powers hetein grantes, hold, operate, manage, and control the Premises and conduct husiness thereon either personally or by its agents, with full power to use such measures, legy or equitable, as in its sole discretion may be deemed proper or necessary to enforce the payment of security of such tents, issues, deposits, profits, and avails of the Promises (including without limitation actions for the receivery of rent, actions in forcible detainer, and actions in distress for rent), hereby granting to sender full power and authority to exercise each and every one of the sights, privileges, and powers berein granted at any and all times hereafter, without notic to A signor, and with full power to cancel or terminate any lease (and any sublease) or agreement pertaining to the Premises for any cause or on any ground the wintil entitle Assignor to cancel the same, to elect to disaffirm any such lease (and any sublesse) or agreement made subsequent to the Mortgage or subordinate for the lien thereof. to make all necessary or proper repairs, decorating, renewals, replacements, alterations, additions, betterments, and improvements to the Pierise, that Lender in is sole discretion deems appropriate, to insure (and reinsure) the same for all risks incidental to Mortgagee's possession, operation, and magnetical thereof, and to receive all such rents, issues, deposits, profits, and avails
- 4.5 Indemnity. Lender shall not be obligated to perform or discharge, nor does it hereby undertake to perform or discharge, any obligations, duty, or liability under any leanes or agreements pertaining to the Premises, and Assignor shall and does hereby agree to indemnify and hold Lender harmless of and from any and all liability, loss, and damage that it may or might incur under any such leanes or agreements or under or by reason of the assignment thereof and of and from any and all claims and demands whatsoever which may be asserted against it by reason of any alleged obligations or undertakings on its part to perform or discharge any of the terms, covenants, or conditions contained in such leanes or agreements. Should Lender incur any such liability, loss, or damage under such leanes or agreements, or under or by reason of the assignment thereof, or in the defense of any claims or demands relating thereto. Assignor shall reimburse Lender for the amount thereof (including without limitation costs, expenses, and reasonable attorney's fees) immediately upon demand.
- 46 Limitation of Liability. Nothing herein contained shall be construed as making or constituting Lender a "mortgagee in possession" in the absence of the taking of actual possession of the Premises by Lender pursuant to the provisions set forth hereinbelow. In the exercise of the powers herein granted Lender, no liability shall be asserted or enforced against Lender, all such liability being expressly waived and released by Assignor.

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4.7 Nature of Remodies. It is understood and agreed that the provisions set forth herein shall be deemed a special remedy given to Lender, and shall not be deemed exclusive of any of the remedies granted in the Note, the Mortgage, or any of the other Loan Documents, but shall be deemed an additional remedy and shall be cumulative with the remedies therein granted.

4.8 Continual Effectiveness. It is expressly understood that no judgment or decree may be entered on any debt secured or intended to be secured by any of the other Loan Documents shall operate to abrogate or lessen the effect of this Assignment, but that the same shall continue in full force and effect until the payment and discharge of any and all indebtedness secured thereby, in whatever form such indebtedness may be, and until the indebtedness secured thereby shall have been paid in full and all bitls incurred by virtue of the authority contained herein have been fully paid out of the rents, issues, deposits, profits, and avails of the Premises, by Assignor, or by any guarantor of payment of the Note, or until such time as this Assignment may be voluntarily released. This Assignment shall also remain in full force and effect during the pendency of any foreclosure proceedings pursuant to the Mortgage, both before and after sale, until the issuance of a deed pursuant to a foreclosure decree, unless the indebtedness secured by the Mortgage is fully satisfied before the expiration of any period of redemption

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- 5.1 Notices. Any notice that I ender or Assignor may desire or be required to give to any other such party shall be in writing and shall be mailed or delivered to the into ded recipient thereof at its address hereinabove set forth or at such other address as such intended recipient may, from time to time, by notice in writing destinate to the sender pursuant hereto. Any such notice shall be deemed to have been delivered two (2) business days after mailing by United States registered or certified mail, teturn receipt requested, or when delivered in person with written acknowledgment of the receipt thereof. Except as otherwise specifically required herein, notice of the exercise of any right or option granted to Lender by this Assignment is not required to be given
- 5.2 Governing Lea. The place of negotiation, execution and delivery of this Assignment, the location of the Premises, and the place of payment and performance under the Loan Location to the laws of that State
- 5.3 Rights and Remedies. A I rights and remedies set forth in this Assignment are cumulative, and the holder of the Note and of every other obligation secured hereby may recover judgment thereon, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or i apar ing the security of any right or remedy afforded hereby. Unless expressly provided in this Assignment to the cortrary, no consent or waiver, express or implied, by any interested party referred to herein, to or of any breach or default by any other interested party referred to herein, in the performance by such other party of any obligations contained herein or a waiver of the performance by such party of any other obligations hereunder or the performance by any other interested party referred to herein of the same, or of any other, obligation a bi-rounder.
- 5.4 Interpretation. If any provision of this Assignment, or any paragraph, sentence, clause, phrase, or word, or the application thereof, in any circumstance, in held invalid, the validity of the remainder of this Assignment shall be construed as if such invalid part were never included berein. The headings of sections and paragraphs in this Assignment are for convenience or reference only and shall not be construed in any way to limit or define the content, scope, or intent of the provisions hereof. As used in this Assignment, the singular shall include the plural, and masculine, feminine, and neuter pronouns shall be fully interchangeable, where the context so requires.
- 5.5 Success, and sedges. This Assignment and all provisions hereof shall be binding upon Assignor, its auccessors, assigns, and legal representatives, and all other persons or entities claiming under or through Assignor, and the word "casignor" when used herein, shall include all such persons and entities and any others liable for the payment of the indebtedness secured hereby or any partity reof, whether or not they have executed the Note or this Assignment. The word "Lender," when used herein, shall include Lender's successors, assigns, as a regal representatives, including all other holders, from time to time, of the Note. This Assignment shall run with the land constituting the Premises.
- 5.6 Psculpation This Assignment is executed and delivered by Assignor, not personally but as Tource vs aforearid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, provided that said Trustee hereby represents that it power and authority to execute and deliver the same. It is expressly understood and agreed that nothing contained in this Assignment shall be constituted as creating any liability on said Trustee personally to pay the indebtedness secured by this Assignment or any interest that may accrue thereon or to perform any covenant, express or implied, contained herein, all such personal liability, if any, being expressly waived by Lender and by every person now or hereaf excuaining any right or accurity hereunder.

IN WITNESS WHEREOF, Assignor has caused this Assignment to be executed as of the date hereinabove first written

	ASSIGNOR
	HARRIS TRUST AND SAVINGS BANK, an Illinois corporation, as Trustee aforesaid and not individually
	Title. V100 President
ATTEST //	
HY: ABBIRTANI BECRETARE Fitte:	

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STATE OF ILLINOIS

COUNTY OF COOK)	
, DAWN M. LESNIAK	
HEREBY CERTIFY (MI HERMAN A.	a Notary Public, in and for said County, in the State aforesaid, 1X OLE OF HARRIS TRUST AND SAVINGS BANK, an Illinois
personally known to me to be the same persons whose names are	subscribed to the foregoing instrument as such Vice President
and abbilitable secretary, respectively, appear	ed before me this day in person and acknowledged that they signed and delivered the said voluntary act of said corporation, for the uses and purposes therein set forth; and the said
AbbitalAisl Minite IAA's then and there ach corporate seal of said corporation, did affix the corporate seal of	inowledged that as custodian of the
own free and voluntary act and the free and voluntary act of sai	d corporation, for the uses and purposes therein set forth.
Given und a my hand and notarial seal this Aft D	iday of Ke 14 (C).
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200.	Killy M. Devreak
	Notary Public
My Commission Expires:	"OFFICIAL SEAL"
O _K	Dawn M. Lesniak
	Notary Public, State of Illinois Cook County
	My Commission Expires 11/13/91
	My Commission Expires 11/13/91
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LEGAL DESCRIPTION OF REAL ESTATE

LOTS 29 AND 30 IN BLOCK II IN BICKERDIKESS ADDITION TO CHICAGO IN THE NORTHWEST ARTINIONITY, IL.

PIN: 17 69-116-129 QUARTER OF SECTION & TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.