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Christway 1210 East

Chicago, IL

20386600

Chicago City Bank & Trust Co. Land Tr 11529 u/t/a dtd 7/7/90 815 WEST 63RD STREET Chicago, Il 60621

OASSIGNMENT OF LESSOR'S INTEREST IN LEASE

BOX 277

BORROWER	ADDRESS OF REAL PROPERTY:			
	1			
ry Baptist Church	6217-27 S. Dorchester Ave.			
	6217-27 E. Dorchester Ave. Chicago, Il			

WITH BE OFFICER HITTALE	WILESTANY	PAINGIPAL AMOUNT) GREDIT LIMIT	HOTE BATE	MATURITY GAYS	CUEYOMEN NUMBER	LOAN NUMBER
	12.500	\$120,000.00	08/01/90	05/01/91		9001

1. ASSIGNMENT. As security for the repayment of the Promissory Note described above and all other present and future obligations of Grantor to Lender (whether for the same, or different purposes than the Promissory Note), Grantor hereby assigns to Lender all of Grantor's title and interest as less in and to the lease(s) ("Lease") of the premises located at

A copy of the Lease and the legal or coription of the premises are attached hereto as Exhibit A and incorporated herein by reference.

- 00 EXTENT OF ASSIGNMENT. This seeignment shall extend to all rights of Grantor under the Lease including, but not limited to o rente other sums required to be paid under the Lasse and the right to utilize in the name of Grantor or Lender all covenants and terms of the Lasse relating the collection and enforcement of rental or ments or other sums which may become due under the Lease. Nothing contained in this Assignment, nor action taken by Lender pursuant to this Assignment, shall be construed to make Lender a "mortgages-in-possession" of the premises described in the
- 3. REPRESENTATIONS AND WARRANTIES OF GRANCON. All warranties shall be deemed to be reaffirmed on and as of the time of each disbursement of loan proceeds to Grantor. Grantor warrants and represents as follows:

 - (b) No default exists on the part of any tenant or Grar tor under the Lease.
 (c) No rent has been collected in advance.

 - Neither the Lease nor any interest therein has been promovally assigned or pledged. (d)
 - The tenants under the Lease have no defense, setoff or co interclaims against Grantor.

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- All rent due to date under the Lease has been collected and ito concession has been granted to the tenants in the form of a waiver, release, reduction, discount or other alteration of rent due or to become due.
- 4. COVENANTS OF GRANTOR. Grantor govenants and agrees with Land(r ar Iniliows:
 - (a) The Lease will remain in full force and effect despite any merger or the interest of Grantor and any tenants thereunder. Grantor shall not transfer or convey fee title to the leased premises to any tenant without the pitch written consent of Lander. Where such consent is given or where under applicable law the requirement for such consent is not enforceable, Grantzr shall require the tenants, in writing, to assume and agree to pay Grantor's indebtedness in accordance with the terms, covenants and conditions of the Promissory Note, in no event shall any such transfer or conveyance operate to release or relieve Grantor of any liability to Lender unless Londer specifically agrees otherwise in writing.
 - (b) Grantor will not terminate the Lease (except pursuant to the terms of the Lease upon a default by the tenants), or modify or amend the Lease or any of the terms thereof, or grant any concessions in connection therewith or acrept it surrender thereof, without the prior written consent of Lender.
 - Grantor will not collect any rents and profits in advance of the date on which they become give under the terms of the Lease
 - Grantor will not discount any future accruing rents and profits
 - Grantor will not consent to Assignment of the Lesse, or subletting thereunder, whether or not in accordance with its terms, without the prior written consent of Lender.
 - Grantor will not execute any further assignment of any of the rants and profits or any interest it erein or autier or permit any such assignment to cour by operation of law.
 - Grantor will not request, consent to, agree to or accept a subordination of the Lease to any mortgage, degree frust or other encumbrance, or any
 - other Lease, now or hereafter affecting the property or any part thereof, or permit conversion of any Leas / to a sublease.

 Grantor will perform and discharge all obligations of the landford under the Lease, and will give prompt written notice to Lender of any notice of default received from any tenant or any other person. Grantor shall appear in and defend, at no cost to Lender, the action or proceeding arising under or in any manner connected with the Lease. If requested by Lender, Grantor shall enforce the Lease and all remedies available to Grantor against the tenants in the case of default under the Lease by the tenants.
 - Grantor shall manage the leased premises through its own personnel, and shall not hire, retain or contract with any third party for property management services without the prior written approval by Lender of such party and the terms of its contract for management services.
 - Grantor shall deliver to Lender, promptly upon request, a duly executed estoppet certificate from the tenants as required by Lender attesting that the Lease is in full force and effect with no defaults thereunder on the part of any party, that no rental has been paid more than one month in advance, and that the tenants claim no defense or offset against the full and timely performance of Grantor under the Lease.

GRANTOR ACKNOWLEDGES THAT GRANTOR HAS READ, UNDERSTANDS, AND AGREES TO THE TERMS AND CONDITIONS OF THIS AGREEMENT INCLUDING THE PROVISIONS ON THE REVERSE SIDE. GRANTOR ACKNOWLEDGES RECEIPT OF AN EXACT COPY OF THIS AGREEMENT. Dated: AUGUST 1, 1990

COOK COUNTY, ILLINOIS GRANTOR: 11529 u7t/a ata 7/7790 <u>u Lucade</u> ice President TITLE: GRANTOR GRANTOR ATTEST MK BY: Trust Officer TITLE: TITLE: LENDER: Chicago City Bank &

TITLE:

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6. RENTAL INSURANCE If the Lease provides for the absternant of rent during repair of the tessed premises by reason of fire-shall obtain rental insurance and assign such policy or policies to Lender. The policies shall be an the amount and form and writt shall be satisfactory to Lender. Ny, Grantor an by avail come

7. LENDER NOT TO BE OBLIGATED. Nothing in this Assignment shall be construed to impose any liability or obligation upon Lender under or with respect to the Lease. Granter agrees to indemnity and hold Lender harmless from and against any and all highlights, losses and damages which Lender may incur under the Lease or by reason of this Assignment, and of and from any and all claims and demhids which may be asserted against Lender by reason of any alleged obligations to be performed or discharged by Lender under the Lease or this Assignment. Should Lender incur any liability loss or damage under the Lease or under or by reason of this Assignment, Granter shall immediately upon demand reimbures Lander for the amount thereof together with all costs and expenses and reasonable attorneys' less incurred by Lender. All of the foregoing sums shall bear interest until paid at the rate set forth in the obligation. Any Rents and Profits collect by Lender may be applied by Lender in its discretion in satisfaction of any such liability, loss, damage, claim, demand, costs, expense or fees.

8. DEFAULT, in the event of any default under the terms of the Promissory Note, this Assignment or any other obligibles of Grantor to Lender, whether contained herein or in any other document, Lender shall have the right to exercise its status as an assignment and take the following action without presentment, notice or demand of any kind:

(a) enter upon, take possession of, manage and operate the premises or any part thereof;
 (b) demand, collect and receive from the lessess the rents, income or profits under the Lasse as they become due as well as all post due sent income and profits which have been uncollected by Grantor;

(c) endorse the name of Grantor or any subsequent owner of the premises on any checks, notes, or other instruments for the payment of money, deposit the same in leant accounts, and give any and all acquittances or any other instrument in relation thereto in the name of Grantor;

(d) Inetitute, prosecute, cettle, or compromise any summary or legal proceedings in the name or the Grantor or in the name of Lender for the recovery of such raite, income or profits, for the recovery of any damages done to the premises, for the abstement of any nutsance thereon, for the enforcement of any Lease, and defend any legal proceedings brought against the Grantor arising out of the operation of the premiue,

Tay all charges, experience and fees deemed by it in its sole and absolute discretion necessary or expedient for the leasing, maintaining and absolute of the premises;

(i) average all the rights and privile yet of Grantor as owner of the premises including the right to let or relet the premises, or any part thereof, and to rebitable the rents, income and profile i inder such new Lease in accordance with the foregoing:

(g) perform any of Grantor's obligation of the leases and of Grantor's rights, power or privileges under the Lease, and

apply the rentals received to expenser incumed by Lender hereunder or to reduce the Indebtedness under the note and mortilage, in such amounts and in such order as Lander in 12 4% discretion shall determine; at its election, assume any of the obligations of Orantor or its assigns to the lesses under the Lease; or exercise any of Lander's rights or remedies und it am other agreement or as provided by law.

P. OBLIGATIONS OF LENDER AND INDEMNITY.

(a) Grantor hereby appoints Lender as its agent to exectly, of Lender's eption, any of the rights set forth in paragraph 8. All obligations created by the exercise of such agency shall be those of Grantor and ry's those of Lender except as otherwise provided herein. Grantor hereby ratifies and confirms all that Lender shall lawfully do or cause to be depoint by through the execution of the confirms all that Lender shall only be accountable for money actually received a popular to this Assignment. The manner of the application of such rentals, the reasonableness of the costs and charges to which such rentals are applied and the item or thems which shall be credited thereby shall be within the sole and uncontrolled discretion of Lender shall in 10 way be responsible in except of the costs and charges and explicit only debt in accepted of the costs and charges shall be been as a form of the costs and explicit or confirmed to the costs and explicit or confirmed to the costs and charges and explicit or the costs and charges and explicit or the costs and explicit or that the costs and explicit or costs and explicit or the co incurred in respect of the premises. After Grantor shall have been or real and foreclosed of all right, title and interest and equity of redemption in said premises, Lender shall not be liable to account to Grantor for the real, income and profits thereafter according.

(c) Lender shall in no way be responsible or tiable for any failure to account for any rents collected by any agent, manager, receiver or collector of the premises whom it may designate or appoint to collect the rents or many the premises, nor shall Lender be in any way flable to Grantor for the failure or refusal on its part to make repairs to the premises.

No security deposited by the lessess with the Grantor under the terms of Lear et as been transferred to Lender, and Lender essumes no ill for any security so deposited.

Except as otherwise provided herein, this Assignment shall not operate to ple Except as otherwise provided herein, this Assignment shall not operate to please resp. — Hitly for the control, care; management or repair of the premises upon Lender, nor for the carrying out of any of the terms and conditions of the Luces unless such responsibility is executed by Lender in writing; nor shall it operate to make Lender responsible or liable for any magically as an other party, or for any dangerous or defective condition of the premises, or for any negligation in the management, uplease, repair or control of

said premises resulting in loss or injury or death to any tenant, licensee, employee or stranger.

Grantor hereby indemnifies and holds Lender harmless of and from any and all flability, loss of de nage which Lender may incur under the Lead or by reason of this Assignment and of and from any and all claims and demands whatsoever or ion may be assisted against Lender by reason of any alleged obligation or undertaking to be performed or discharged by Lender under the Lease or this Assignment. Should the Lender incur any such liability, loss or damage under the Lease or under or by reason of this Assignment, or in the detense of any such claims or demands, the amount thereof, including costs, expenses and responsible attorney's feee, shall be expured hereby Grantor shall reimbures Lender therefor immediately upon demand, and upon the failure of Grantor so to do Lender may declare all sum a see and hereby immediately due and e, shall be e

payable.

(g) Nothing herein contained shall be construed to bind Lender to the performance of any of the terms and pr.W.373 contained in the Lease or otherwise to impose any obligation on Lender to do any set which it may be authorized hereunder to do.

10. NOTICE TO LESSEE. Grantor irrevocably concents that the lesses under the Lesse, upon demand and notice from the occurrence of a default under the note, or under any other obligation of Grantor to Landar, may and shall pay eald sents, income and profits and of the Lesse to Landar without liability of lesses for the determination of the actual existence of any default claimed by Landar. Grantor hereby threvboably authorizes and directs lesses, upon receipt of any notice of Landar stating that such a default exists, to pay to Landar the rents, income and profits due and to become due under tesses, upon receipt of any house of Lander stating that such a design shiets, and believe the lesse. Grantor agrees that lesses shall have the right to rely upon any such notices of Lander and that lesses shall pay such rents, income and profits to Lander without any obligation or right to inquire whether such default actually skiets, and notwithstanding any claim of Grantor to the contrary. Grantor shall have no claim against lesses for any rents paid by lesses to Lander. Upon the suring of all such defaults; Lander shall give written notice thereof to lesses and thereafter, until further notice from Lander, lesses shall pay such rents, income and profits to Grantor.

11. TERMINATION, This Agreement shall remain in full force and effect until Lender provides Grantor with written notice of the termination hereof.

12. ASSIGNMENT, Grantor shall not be entitled to assign any of its rights, remedies or obligations described in this agreement without the prior written consent of Lender which may be withheld by Lender in its sole discretion. Lender shall be entitled to assign some or all of its again and remedies described in this Agreement without notice to or the prior consent of Grantor in any manner.

13. MODIFICATION AND WAIVER. The modification or waiver of any of Grantor's obligations or Lander's rights under this Agreement must be contained in a writing signed by Lander. Lender may perform any of Grantor's obligations or delay or fall to exercise any of its rights without causing a waiver of those coolings or rights. A waiver on one cocasion shall not constitute a waiver on any other occasion. Grantor's obligations under this Agreement shall not be affected if Lender amends, compromises, exchanges, falls to exercise, impairs or releases any of the obligations belonging to any Grantor or third party or any of its rights against any Grantor, third party or collateral.

14. SUCCESSORS AND ASSIGNS. This Agreement shall be binding upon and inure to the benefit of Grantor and Lander and their respect euccessors, assigns, trustees, receivers, administrators, personal representatives, legistees, and devicess.

15, NOTICES. Any notice or other communication to be provided under this Agreement shall be in writing and sent to the parties at the address indicated in this Agreement or such other address as the parties may designate in writing from time to time.

16. SEVERABILITY, if any provision of this Agreement vic

the undersigned	l,			
notary public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that John Hennisan & Steven Latterell	notary public in and for said County, in the State aforesail			
personally known to me to be the same person & whose names	personally known to me to be the same person			
subscribed to the foregoing instrument, appeared before me	subscribed to the foregoing instrument, ap	peared before m		
this day in person and acknowledged thatt heY signed,	this day in person and acknowledged that he	signed		
sealed and delivered the said instrument as <u>thuir</u> free and voluntary	sealed and delivered the said instrument asf	ree and voluntary		
act, for the uses and purposes herein set forth.	act, for the uses and purposes herein set forth.	·		
Given under my hand and official seal, this	Given under my hand and official seal, this, 19	day o		
Notary Public "DEFICIAL SEAL"	Notary Public			
eritoric ornu	`			
Commission expires: CARA_RAE_ZONKA Notary Public, State of Library My Commission (*pires 1/29/5)	Y }			
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D _A 10.				
County of)				
Q _A				
notary public in and for said County, in the State aforesaid, DO HEREBY				
CERTIFY that				
personally known to me to be the same person whose name				
subscribed to the foregoing instrument, appeared before me				
this day in person and acknowledged that he signed,				
sealed and delivered the said instrument asree and voluntary				
act, for the uses and purposes herein set forth.				
Given under my hand and official seal, this of				
Given under my hand and official seal, this / au of				
Notary Public),			
Commission expires:	U _L			
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SCHEDULE A

The street address of the Property (if applicable) is:

DOOP OF tdress of the Property (If applicable) is:
6217-27 S. Dorchester Ave.
Chicago, II

The permanent tax identification number of the Property is:

The legal description of the Property is:

Sucription of the Property is:

Lot 1,23 and the private alley east of and adjoining the same in George C.

Watts's subdivision of lots 10,11,12,13 and 14 in block 3 in O.A. Boque's

subdivision of that part of the southeast 1,6 of the southeast 1/4 of

section 14, township 38 north, range 14 east of the third principal

meridian, lying west of the I.C.C. railroad, 17, Gook County, Illinois.

Perm tax nos. 20-14-415-002 / 003 Clark's Office

SCHEOULE B

THIS DOCUMENT PREPARED BY:

Chicago City Bank & Trust Co.
815 West 63rd Street
Chicago, Illinois 60621

AFTER RECORDING, RETURN TO:
Chicago City Bk & Tr. Co. Attn: Frits Long
815 West 63rd Street
Chicago, Illinois 60621

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Property or Coot County Clert's Office