Rev 9/80-2500

UNOFFICIAL COPY 6 PERSON PETERSON BANK

1991 HAR 25 PH 1: 26

91131069

LAND TRUST ASSIGNMENT OF RENTS

91131069

The above space for RECORDER'S USE ONLY

March 18, 19 91 Chicago, Illinois

Know all men by these Presents, that Chicago Title and Trust Company

, not personally but as Trustee under the

3/1/91 provisions of a Deed or Deeds in Trust duly recorded and delivered to said Trustee in pursuance of a Trust Agreement dated.

and known as its Trust Number 1094617 , hereafter called Assignor, in consideration of Ten Dollars (\$10.00) in hand paid, and of oth

Cook and State of Jilhois, and described as follows, to wit:

Per legal description attached hereto and made a part hereof

Lot 40 (except the West 43.50 feet) in Mitchell & Scotts Addition to Rogers Park, being a Subdivision of the West Half (except the East 12 feet thereof) of the East 13-1/3 acres of the South l'alf of the Southwest Quarter of the Southeast Quarter of Section 25, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

2650 W. Towly

Permanent Tax Index Number: 10-25-426-044-0000

County Clen This instrument is given to secure payment of the principal sum of Two Hundred Thousand and R/100

Dollars, and interest upon a certain loan secured by the Mortgage or Trust Deed to

March 18, 1991 and recorded in the necorder's Office or Registered PETERSON BANK as Trustee or Martgagee dated March 18, 1991 and recorded in the Office of the Registrar of Titles of the above named County, conveying the real estate and premises hereinabe to excribed. This instrument shell remain in full force and effect until said loan and the interest thereon, and all other costs and charges which accrued or may he effect until said loan and the interest thereon, and all other costs and charges which accrued or may he effect until said loan and the interest thereon, and all other costs and charges which accrued or may he effect until said loan and the interest thereon. Deed or Mortgage have been paid.

This assignment shall not become operative until a default exists in the payment of the principal or interest or in the principal or interest or interest or in the principal or interest or i

Without limitation of any of the legal rights of Assignee as the absolute assignee of the rents, issues and profits of said real estate and premisse above described, and by way of anumeration only, it is agreed that in the event of any default under the said Trust Deed or Mortgage, as on the note or notes accured by said Trust Deed or Mortgage, or whether before or after the note or notes accured by said Trust Deed or Mortgage, or whether before or after the institution of any legal proceedings to foreclose the lien of said Trust Deed or Mortgage, or before or after any sale thereunder. Assignee shall be entitled to take actual possession of the said real estate and premises hereinabove described, or of any part thereof, personally or by agent or attorney, as for condition broken, and may with or without force, and with or without process of law, and without any action on the part of the holder or holders of the indebtedness secured by said Trust Deed or Mortgage, enter upon, take, and meintain possession of all or any part of said real estate and premises hereinabove described together with all documents, books, records, papers, and accounts relating thereto, and may exclude the Assignor, its beneficiaries or their agents or servants, wholly therefrom, and may hold, operate, manage and control the said real estate and premises hereinabove described, and conduct the business thereof. Assignee may, at the expense of the mortgaged property from time to time, cause to be made all necessary or repairs, renewals, replacements, useful alterations, additions, betterments and improvements to the said real estate and premises as may seem judicious, and may insure and reinsure the same, and may lease said mortgaged property in such parcels and for such times and on such terms as may seem lift, including the asset of terms expiring beyond the maturity of the indebtedness secured by said Trust Deed or Mortgage, and may cancel any lease or sub-lesse for any cause or on any ground which would entitle the Assignor or its bene

This instrument shall be assignable by Assignee, and all of the terms and provisions hereof shall be binding upon and inure to the benefit of the respectives, adminstrators, legal representatives, successors and assigns of each of the parties hereo.

The Isilure of Azsignee, or any of the agents, attorneys, successors or assigns of the Azsignee to enforce any of the terms, provisions and conditions of the same to not the cerms of the same to a waiver of any period of time, any times, shall not be construed or deemed to be awaiver or tights under the terms hereof but said resignee or the agents, auccessors or assigns of the Azsignee or the authority to enforce this agreement, or any of the terms that shall be deemed lift.

The merce of the Trust Deed or Mortgage securing the shall east over the telesse of this instrument.

THIS ASSIGNMENT OF RENTS is executed by the undersigned trustee, not personally but as a Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, (and said Trustee, hereby warrants that it possesses full power and authority to execute this institution and other and it is expressly understood and agreed that nothing herein constined. Because that may accuse thereon, or any indebtedness eccruing hereinder, or to perform any covenant aither express or implied herein contained, all such liability, if any, being express or implied herein contained, all such liability, if any, being expressly waived by the Essid note and the owner or owners of express or implied herein contained, as the said trustee personally is concerned, the legal holder or holders at said note and the owner or owners of any indebtedness eccruing hereinned that is any to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby convened in the manner herein and in said note provided or by action to enforce the personal liability of the guaranter necessarily and in said note provided or by action to enforce the personal liability of the guaranter or co-maker if any.

IN WITNESS WHEREOF, the undersigned trustee not personelly but as a Trustee as aforeseid, has caused these presents to be signed and its corporate seet to be hereunto affixed and attested to, the day and year first above written.

	Chicago, IL 60659	1 tristi	
	3232 W. Peterson	7, 257/21	
Form \$890 Typecael CoChicago	Peterson Bank	OT JIAM #	□ Place in Recorder's Box
Reference: CKO/Yung Jin Kim	• •	25-909 II copesi	2650 W. Touhy, Ch
BOVE DESCRIBED PROPERTY HERE	A 40 SSBROOA TBBRTS	THESHI SESOURUS XEONI S.	гоя тне яесоврен
Sulder Public	O x	"OFFICIAL SEAL" Lynda S. Barrie lay Public, State of Illinois Commission Expires 4/2/94	Хи }
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Grantor, personally known sto, me to be to the foregoing instrument as such officers aron and seknowledged that they signed and seknowledged that they signed and so the said officers as custodian of the corporate seal of a company to be affixed to said instrument as the free and voluntary act of said Com-	bedinosdus are samen ason on riveb sirits am anotad b eart nwo nients as snemuris on the sesu ant not yose, to bies arts statt begt alwo ies to leas assuogioo (dt.)	Thes of the transcript of transcri	
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