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ASSIGNMENT OF RENTS

Chicago, Illinois_November 17 ,19

American National Bank & Trust Co. of Chicago KNOW ALL MEN BY THESE PRESENTS, THAT THE COLEXTAXLOR BANKY an Illinois Banking Corporation, not personally but as a Trustee under the provisions \ of a Deed or Deeds in Trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated $_{\rm February}$ 3, 1986 and known as trust 1) number $_{\rm 66598}$, hereinafter called First Party, in consideration of Ten Dollars (\$10.00) in hand paid, and of other good and valuable ") considerations, the receipt whereof are hereby acknowledged, does hereby rassign, transfer and set over unto COLE TAYLOR BANK its successors and assigns (hereinafter called the Second Party), all the rents, earnings, income, issues and profits of and from the real estate and premises hereinafter described which are now due and which may hereafter become due, ayable or collectible under or by virtue of any lease, whether written or erbal, or any letting of, rossession of, or any agreement for the use or cupancy of, any part of the real estate and premises hereinafter scribed, which said First Party may have heretofore made or agreed to or m y hereafter make or agree to, or which may be made or agreed to by the Second Party under the powers here nafter granted to it; it being the intention hereof to hereby make and establish an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, issues, income, and profits thereunder, unto the Second Party herein, all relating to the real estate situated in the County of cook State of Illinois, and described as follows, to-wit:

(See Rider attached hereto as Exhibit "A" for legal description)

This instrument is given to secure payment of the principal sum of Three hundred one thousand seven hundred sixty four & 02/100 (\$301,764.02) Dollars, and interest upon a certain loan secured by Trust Deed to COLE TAYLOR BANK as Trustee dated November 17, 1991 and recorded in the recorder's office of above-named County, conveying the real estate and premises hereinabove described, and to secure the Liabilities, as hereinafter defined, and this instrument shall remain in full force and effect until the Liabilities have been fully paid.

This assignment shall not become operative until a default exists in the payment of principal or interest or in the performance of the terms or conditions contained in the Trust Deed herein referred to and in the Note secured thereby.

Without limitation of any of the legal rights of Second Party as the absolute assignee of the rents, issues, and profits of said real estate and premises above described, and by way of enumeration only, First Party hereby covenants and agrees that in the event of any default by the First Party under the said trust deed above described, the First Party will, whether before or after the note or notes secured by said trust deed is or are declared to be immediately due in accordance with the terms of said trust deed, or whether before or after the institution of any legal proceedings to foreclose the lien of said trust deed, or before or after

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says sale therein, forthwith, upon demand of Second Party, surrender to Second Party, and Second Party shall be entitled to take actual possession of, the said real estate and premises hereinabove described, or of any part thereof, personally or by its agents or attorneys, as for condition broken, and, in its discretion, 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, enter upon, take, and maintain possession of all or any part of said real estate and premises hereinabove described, together with all documents, books, records, papers, and accounts of First Party relating thereto, and may exclude the First Party, its agents, or servants, wholly therefrom, and may, in its own name, as assignee under this assignment, hold, operate, manage and control the business thereof, either personally or by its agents and conduct the expense of the mortgaged property, from time to time, either by purchase, repair, or construction, make all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments, and improvements to the said real estate and premises as to it may seem judicious, and may insure and relimbure the same, and may lease said mortgaged property in such parcels and for such times and on such terms as to it may seem fit, including leases for terms expiring beyond the maturity of the indebtedness secured by said trust deed, and may cancel any lease or sub-lease for any cause or on any ground which would entitle the First Party to cancel the same, and in every such case the Second Party shall have the right to manage and operate the said real estate and premises, and to carry on the business thereof, as it shall deem best, and the Second Party shall be entitled to collect and receive all earnings, revenues, rents, issues, profits, and income of the same, and any part thereof, and, after deducting the expenses of conducting the business thereof and of all maintena

(1) To the payment of Second Party's expense, with respect to such real estate and premises, including but not limited to operating expenses, taxes and assessments, repairs and improvements; (2) To the payment of interest on the principal and overdue interest on the note or notes or other Liabilities secured by said trust deed, at the rate therein provided; (3) To the payment of the interest accrued and unpaid on the said note or notes or other Liabilities; (4) To the payment of the principal of said note or notes or other Liabilities from time to time remaining outstanding and unpaid; (5) To the payment of any and all other charges secured by or created under the said trust deed above referred to; and (6) To the payment of the balance, if any, after the payment in full of the items rereinbefore referred to in (1), (2), (3), (4), and (5) to the First Party.

This instrument shall be assignable by Second Party, and all of the terms and provisions hereof shall be binding upon and inure to the benefit of the respective executors, administrators, legal representatives, successors and assigns of each of the parties hereto.

The failure of Second Party, or any of its agents or attorneys, successors or assigns, to avail itself or themselves of any of the terms, provisions, and conditions of this agreement for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any of its, his, or their rights under the terms hereof, but said Second Party, or its agents or attorneys, successors or assigns shall have full right, power and authority to enforce this agreement, or any of the terms, provisions, or conditions rereof, and exercise the powers hereunder, at any time or times that shall be deemed fit.

The payment of the note and release of the Trust Deed securing said note shall ipso facto operate as a release of this instrument.

The First Party represents and agrees that no rent has been or will be paid by any person in possession of any portion of the premises or real estate for more than one installment in advance and that the payment of none of the rents to accrue or accrued for any portion of the premises has been or will be waived, released, reduced or discounted, or otherwise compromised by the First Party.

Nothing herein contained shall be construed as constituting the Second Party a "mortgagee-in-possession" in the absence of taking of actual possession of the premises by the Second Party pursuant to the provisions contained herein.

^{*} SHALL MEAN AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO

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First Party hereby indemnifies and holds Second Party harmless from all liability, loss or damage, including in-house or outside attorneys' fees, which First Party incurs under any leases or agreements for occupancy of the premises or the assignment thereof and of the rentals and income therefrom.

First Party specifically authorizes and instructs each and every person who may now or in the future occupy any portion or all of the premises to pay all unpaid rentals or deposits to Second Party upon receipt of Second Party's demand for same.

American National Bank & Trust Company of Chicago

IN WITNESS WHEREOF, Colexidar North Rentz, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Assistant Vice President and Trust Officer, and its corporate seal to be hereunto affixed and attested by its Assistant Vice President and Trust Officer, the day and year first above written.

American National Bank & Trust Company of Chicago

As Trustee as aforegaid and not personally.

Assistant Vice President & Trust Officer

Assistant Vice President & Trust Officer

EXHIBIT "A" LEGAL DESCRIPTION

THAT PART OF BLOCK I IN BAKER'S SUBDIVISION OF LOTS 65, 66, 67, 68, 69, 70, 71, 72, 75, 76, 77, 78, 79, AND 80 OF THE TOWN OF BRIGHTON. IN THE SOUTHEAST 1/4 OF SECTION 36, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE 3RD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE WEST LINE OF WESTERN AVENUE, 40 FEET WEST OF AND 303 FEET NORTH OF THE SOUTHEAST CORNER OF SECTION 36, AFORESAID AND ON THE EAST LINE OF A 25 FOOT STRIP SOLD TO THE UNION STOCK YARDS AND TRANSIT COMPANY; THENCE NORTH ALONG SAID WEST LINE OF WESTERN AVENUE, 288.5 FEFT, THENCE WEST AT RIGHT ANGLES TO SAID AVENUE, 140 FEET TO THE EAST LINE OF SAID 25 FOOT STRIP SOLD TO UNION STOCK YARDS AND THANSIT COMPANY; THENCE SOUTHERLY ALONG THE EASTERLY LINE OF SAID STRIF TO THE PLACE OF BEGINNING, (EXCEPTING THEREFROM A STRIP IN SAID BLOCK 1 DESCRIBED AS FOLLOWS: BEGINNING AT A POINT WHERE THE EASTER!Y LINE OF THE UNION STOCK YARDS AND TRANSIT COMPANY RIGHT OF WAY INTERSECTS THE WEST LINE OF WESTERN AVENUE BEING 40 FEET WEST OF THE EAST LINE OF SAID SOUTHEAST 1/4 OF SECTION 36, AND 701.8 FRET SOUTH OF THE SOUTHWEST CORNER OF ARCHER AND WESTERN AVENUES; THENCE NORTHWESTERLY ALONG SAID EASTERLY LINE OF UNION STOCK YARDS AND FRANSIT COMPANY'S RIGHT OF WAY 320.97 FEET, THENCE EAST 22.2 FEET; "HENCE SOUTHEASTERLY PARALLEL TO AND 20 FEET FROM THE EASTERLY LINE OF UNION STOCK YARDS AND TRANSIT COMPANY'S RIGHT OF WAY (268.39) FEET TO A POINT IN THE WEST LINE OF WESTERN AVENUE; THENCE SOUTH ALONG SAID WEST LINE, 47 FEET TO THE PLACE OF BEGINNING, IN COOK COUNTY ILLIMOIS.

PIN: 16-36-428-011

PROPERTY ADDRESS: 3808 South Western Avenue

Chicago, IL 60609

(THIS LEGAL DESCRIPTION IS MADE PART OF COMMERCIAL MORDIAGE, SECURITY AGREEMENT AND FIXTURE FILING DATED NOVEMBER 17, 1901 BETWEEN AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO AS TRUSTEE UNDER TRUST NUMBER 66598 AND COLE TAYLOR BANK)

STATE OF ILLINOIS	}		
COUNTY OF COOK)		
are personally kn subscribed to the Officer, and Assi appeared before m delivered the sai the free and volu- use and purposes & Trust Officer to the corporate	id, Do Hereby Certify, the ust Officer of Comay of Chic sistant Vice President & own to me to be the same foregoing instrument as stant Vice President & Tree this day in person and dinstrument as their own ntary act of said Bank, a therein set forth; and there acknowledge seal of said Bank, did afrument as here own free of said Bank as Trustee	persons whose names are such Vice President-Trus ust Officer respectively acknowledged that they s free and voluntary act s Trustee as aforesaid f he said Assistant Vice P that State of the corporate seal o and voluntary act as th as aforesaid, for the us	nk, who t , igned and and as or the resident stodian f said
Given under A.D. 19	my hand and Notarial Sea	JAN 3 1 1992 1 this day of	
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Maria de Mar	SEMATI FACTIFIE (1 F. Control Lycon, 1999)	Notary Public	
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