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EASES & BENTS TO VOIC HELD TO STORE

Dated: MARCH 22, 1993. The market of the last AMQUNT: \$515,000.00 per Sun of the

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This ASSIGNMENT OF LEASES & RENTS (herein referred to as Assignment), is by:

PARCEL 1: VALLABH S. PATEL married to Lilavati V. Patel, and JASU S. PATEL

married to Rashmilla J. Patel, of Chicago III,

PARCEL 2: VILLABH S. PATEL & LILAVATT V. PATEL, husband & wife, of Chicago, IL; PARCEL 3: DEVON BANK, not personally but as TRUSTEE under Trust Agreement dated 3/18/92 and known as TRUST 5901-9 Of Chicago II. LE BANK WESTMONT, an Illinois Banking Corporation, 139 N. Cass Ave., Westmont, IL 60559 (hereinafter referred to as ASSIGNEE), on such Mortgaged Property, legally described as follows:

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This Assignment is made pursuant to a certain LDAN, of even date, herewith evidenced by a certain HOTE, MORTOGE and documents (herein referred to as the Loan), in the amount of 515,000.00 The payment of the Note is secured by, among other things: (the Mortgage) executed by Assignor pertaining to property described therein as the Mortgaged Property; c) the other loan instruments.

GRANTING CLAUSES

In consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure the payment of the indebtedness evidenced of the Note and the payment of all amounts due under and the performance and observance of all covenant, conditions and obligations contained in this freignment, the Mortgage the Mote and any other mortgages, security agreements, as ignments of leases and rents, other collateral assignments, guarantees, letters of credit, and any other documents and instruments now or hereafter executed and delivered to Assignee as lender to evidence, secure or guarantee the Loap or otherwise in connection with the Loan and any and all renewals, extensions, mendments, modification and replacements of this Assignment, the Mortgage, the lotte and any such other documents and instruments (this Assignment, the Note, the Cortgage, such other mortgages, security agreements, assignments of leases and rents, guarantees, mortgages, security agreements, assignments of leases and rents, guarantees, letter of credit, documents and instruments and all renaids, extensions, amendments, modifications and replacement hereof and thereof, or no sometimes referred to collectively as the "Loan Instruments" and individually as a "Loan Instruments" and indirect or indirect, assigner, contingent, now or hereafter owing and the performance and observance of all indet toness, liabilities, covenants and obligations made in favor of Assignee (all indet toness, sometimes referred to as "Borrower's Liabilities"), ASSIGNOR hereby assigns to ASSIGNEE, all of the right, title and interest of Assignor in: ASSIGNEE, all of the right, title and interest of Assignor in:

- a) All oral and written leases with, or bother agreements for use or occupancy made by, any person or entity (including, without limitation, with leases described on Schedule I attached hereto or in any supplement to this Assignment recorded hereafter), and any and all amendments, extensions, renewals, modifications and replacements thereof pertaining to all or any part of the Mortgaged Property, whether such leases or other, agreements have been heretofore or are hereafter made or agreed, to (such leases and other use and occupancy agreements being collectively referred, to herein as the
- b) The rents which are due or may hereafter become adde pursuant to any of the leases and any other payments in addition to rent made aby or due from any and all lessees, users or occupants in addition to rent made aby or due from any and all lessees, users or occupants under the Lease including, without mo

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limitation, payments together with any and all other rents, issues and profits which may now or hereafter arise in connection with the ownership or operation of the Mortgaged Property are herein collectively referred to as the "Rents");

- powers, privileges, rights, options and other (collectively, "Rights") of Assignor under the Leases, including, without limitation:
- i) The immediate and continuing right to receive and collect all rents, income, revenues, issues, insurance proceeds, condemnation awards, monies and security deposits or the like;
 - ii) The right to make all waivers and agreements, including any waivers pertaining to the obligations of lessees;
- iii) The right to give all notices, permissions, consents and releases, including consents to any instrument which subordinate or and makes paramount the interest of a lessee to the Mortgage;
 - iv) The right to take such action upon the happening of a default under Leases (including the commencement, conduct and consummation of proceedings at law or in equity) as shall be permitted under any provisions of the Leases or by law;
 - v) The right to do any and all other things whatsoever which Assignor is or may become entitled to do under the Leases including, without limitation, the right to cancel or alter leases;
- vi) The right to exercise any option required or permitted under any of the Leaser;
- vii) The right to execute new leases of the Mortgaged Property; and viii) The rights, powers, privileges and other benefits of Assignor under any and all quarantees (the "Guarantees") of any of the Leases; ix) The Leases, Rents and Rights being collectively referred to as the "Collateral":

Assignor authorizes Assignee:

- (a) To manage the Mortgaged Property and take possession of the books
- records relating thereto;
 b) To prosecute or defend any suits in connection with the Property or enforce or take other action in connection with the Mortgaged the name of Assignee;
- c) To make such repairs to the Mortgaged Property as Assignee may deem advisable; and
- d) To do any and all other things with respect to the Mortgaged Property the Collateral which an absolute owner or landlord has the right to do.

COVENANTS AND WARRANTIES

- 1: Present Assignment. Notwithstanding that this Assignment constitutes a present assignment of leases and rents, Assignor may collect the Rents and, subject to the terms and provisions of the Mortgage and this Assignment, manage the Mortgaged Property in the same manner as if this Assignment hid not been given, but only if and so long as an Event of Default occurs, the right of Assignor to collect the Rents and to manage the Mortgaged Property shall thereupon automatically terminate and such right together with the other rights, powers and authorizations contained herein shall belong exclusively to Assignee.
- Power Coupled with Interest. This Assignment of Leases and Rents confers upon Assignee a power coupled with an interest and cannot be revoked by Assignor.
- 3. No Other Assignment. Assignor represents and warrants as follows: a) Assignor is the sole owner of the lessor's entire interest in the Leases and the other Collateral and has full right to assign the Collateral; b) there has been no previous assignment and, without Assignee's prior written consent, Assignor will permit no future assignment (as collateral or otherwise) of the lessor's right, title or interest in any of the Leases or other Collateral (other than pursuant to the other Loan Instrument); c) the Leases are valid and enforceable in accordance with their terms and have not been altered, modified or amended in any manner whatsoever; d) the lesses are not in default under the Leases and have no defenses, set-offs or counterclaims against the lessor

DEFICIAL COPAS 2 under, the Leases Assignor, shall not permit or suffer, to occur; any default in the sperformance tof any of critical obligations and empthe a Leades, now a shall with permit for itsuffer wany waiver of any of its rights or remedies pursuant to the Leases; f) no rentifor any period, subsequent to other date hereofishas been socollected more "than thirty (30) days in advance of the time when said brent becomes or would become due under the terms of other beases of more open measures one work wouldn't almost g and they are only on the man of the propositional and the median processes with an engine 4. Covenants. Assignore ecovenants that: a) dit swill not modify, change, alter, supplement, amend, cancel, surrender or accept surrender of any of the leases without Assignee's consent; b) it will not a consent to any cassignment or subletting of the lessee's interest under Many assignment or without @"Assignee's consent; c) it will not accept rent more than thirty (30) days in advance under any gof the Leases; and add distribution of cassent canyactain for take bland action against, any, lessee under any, of othe beases; on otherwise seek recovery; damages or other spelief, against sany such alesses; which would have on the reffect to the relieving such lessee of nom any obligation one liability on which would haffect. impair for discharge, any, right of Assignee for application to the Indebtedness segured, because and and manner of the attention of the decompletes and done having a year factor conjection against the among the model and the tenter 5, Further, Assumances, Assignor as hall execute and adeliver, at of the written request, pot-Assignee, wall, south fluither; assurances sand assignments was (Assignee) from totime to time shall determine are necessary to reffectuate the sterms and provisions of this Assignment was the address of the contract of the provisions. suit to gue of forages with moved wil on profess or arable to deposit 6, and Assignee to be Conditor of dessees. Grasignee shall be indeemed to be the craditon of each lessee, under the Lesses incany assignments for eithe benefit of creditors and bankruptcy corganization, insolvency, dissolution, receivership or impropate proceedings waffering such indesses (withouter any) obligations on the part of . Assignee to file claims or otherwise do pursue creditors rights in such proceedings). All monies receive in connection with many such deproceedings of occurrences shall constitute addational Rentscheneunder. The book with from the collection the bill three chart have intermed at the object with Rance the entrume on the Hairly lightenance to the Hairly lightenance to the decimal his light place to the entrum the lightenance to the lightenance

DEFAULTS (ND REMEDIES

7. The term "Default" shall mean any one cromore of the following events: the last payment of principal when such payment shall become due and payable; under the Mote whether at maturity or otherwise; or any payment of interest under the Note when payable; or dail to keep, perform or observe; any other coverant, condition or agreement for the part of Assignor in this Assignment.

b) If default shall occur under any of the other loan Instruments and the same is not cured within such cures/Agrace/Hor other period, if any, provided in such Loan Instrument.

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8. EXERCISE OF ASSIGNEE (S., RIGHTS. Assignee may exercise its rights a provided in this a. Assignment without regard to the adequacy of the assecurity and without waiving any other gremedy available at the assignee and without waiving such Default. In the event Assignee elects to invoke any of its grights hereunder and thereafter, for any reason, a relinquishes at the Assignment shall not be terminated, but shall remain in full force and effect until Borrower's Liabilities are apaid in full, it being the sintent of the parties that Assignee shall, and the rights, granted, hereby and be able to be ercise them from time to time of a befault occurs.

Property of Remedies, No delay or apprison of the part, of Assignee in the exercise; of any remedy of a Default shall operate as a waivered thereof of the remedies, available to. Assignee under this Assignment shall be ingraddition to; and exercisable in any combination with, any other Loan Instruments. Said remedies shall be cumulative and concurrent; may be pursued separately, successively, or together, against Assignon or the Montgaged Property at the asolet discretion of Assignee and may be exercised assorten as occasion; therefor shall arise, and any property and the asolet discretion of Assignee and may be exercised assorten as occasion; therefor shall arise, and any property and the asolet discretion of Assignee and may be exercised assorten as occasion; therefor shall arise, and the same as a second data when the same as a second data as occasion.

ate) of baggiage of dead doug havin belogs do never liede agence of 10. Application of Rents. Assignee may apply the Rents in such orders are Assignee may determine, to the payment of Borrower's Liabilities, and all

- Limitation of Assignee's Obligations. Assignee's obligations as to any Rents actually collected shall be discharged by application of such Rents to any of the purposes specified in Paragraph 10, above. Assignee shall not be liable for uncollected Rents or for failure to collect Rents or for any claim or damages or set-offs arising out of Assignee's management of the Mortgaged Property. Assignee shall not be liable to any lessee for the return of any security denosit made under any Lease unless Assignee shall have received such security deposit from the lessor or such lessee. Assignee shall not by reason of this Assign ent or the exercise of any right granted herein be obligated to perform any obligation of the lessor under any of the lessor, under any of the Leases, nor shall assignee be responsible for any act committed by the lessor, or any breach or facture to perform by the lessor with respect to any of the Leases. Nothing contained herein shall be deemed to have the effect of making Assignee a Mortgagee in possession of the Mortgaged Property or a part thereof.
- 12. Reimbursement. Assignor shall reimburse Assignee for and indemnify Assignee against all expenses, losses, dranges and liabilities which Assignee may incur by reasons of this. Assignment or the exercise of any of the rights granted hereunder. Any and all amounts to and payable shall be added to Borrower's Liabilities, shall bear interest at the Default Rate (as defined in the Note) and shall be secured by this Assignment and the other Loan Instruments.
- 13. Authorization to Lessees. Each present and future lessee under any of Leases is hereby authorized and directed to pay the rent payable thereunder to Assignee upon written demand from Assignee stating that a Default has occurred on whether Assignee is rightfully entitled to such rent. Following receipt of any such demand, no lessee shall be given credit for any rent paid other than to Assignee thereafter until Assignee instructs such lessee otherwise in writing.

MISCELLANEOUS

- 14. Modification of Loan Terms. If the time of payment of any indebtedness secured hereby is extended at any time or times, if the hote is renewed, modified or replaced or if any security for the Note is released. Assignor and any other parties now or hereafter liable therefor or interested in the Mortgaged Property shall be deemed to have consented to such extensions, renewals, modifications, replacements and releases, and their liability and the lienchereof and of the other Loan Instruments shall not be released and the rights created hereby and thereby shall continue in full force, the right of recourse against all such parties being reserved by Assignee.
- 15. Successors and Assigns. This Assignment shall inure to the benefit of Assignee and be binding upon Assignor, the heirs, legal representatives, successors and assigns of Assignor and all persons and entities (including owners and lessees) which may hereafter have any interest in the Mortgaged Property. Whenever Assignor or Assignee is referred to herein, such heirs, legal representative, successors and assigns thereof shall be included in such reference. Notwithstanding the foregoing, Assignor shall not be permitted to assign its rights and obligations hereunder and any such assignment shall be a default.
- 16. No Merger. Notwithstanding the conveyance or transfer of title to any or all of the Mortgaged Property to any lessee under any of the Leases, the lessee's leasehold estate under such Lease shall not merge into the fee estate and the lessee shall remain obligated under such lease as assigned by this Assignment.

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required or contemplated to be given or shall be directed to Assignor or Assignee, as the case may be, at the following addresses - Assignor to the address of Mortgaged Property and Assignee to the address first stated above.

Notices shall be either: i) personally delivered to the offices set forth above, in which case they shall be deemed delivered on the date of delivery to said offices, ii) sent by certified mail, return receipt requested, in which case they shall be deemed delivered on the date same is properly mailed to such addressee, or iii) by air courier (Federal Express, Express Mail or like service), in which case they shall be deemed received on the date of delivery. Any party may change the address to which any such notice, report, demand or other instrument is to be delivered by furnishing written notice of such change to the other parties in compliance with the foregoing provisions.

- 18. Headings. The headings of the articles, sections, paragraphs and subdivisions of this Assignment are for convenience only, are not to be considered a part hereof, and shall not limit, expand or otherwise affect any of the terms hereof.
- 19. Invalia Provisions to Affect No Others. In the event that any of the covenants, agreements, terms or provisions, or the application thereof to any persons, entities or circumstances, contained in the Notes, this Assignment or in any other Loan Instrument shall be invalid, illegal or unenforceable in any respect, the validity of the remaining covenants, agreements, terms or provisions contained herein or in the Note or in any other Loam Instrument (or the application of the covenant, agreement or term held to be invalid, illegal or unenforceable, to parsons, entities or circumstances other than those in respect of which it is invalid, illegal or unenforceable) shall be in no way affected, prejudiced or disturbed thereby.
- 20. Changes. Heither this Agreement nor any term hereof may be released, changed, waived, discharged or terminated orally, or by any action or inaction, 20. Changes. but only by an instrument in writing signed by the party against which enforcement of the

release, change, waiver, discharge or termination is sought. To the extent permitted by law, any agreement hereafter made by the Assignor and Assignee relating to this Assignment shall be superior to the rights of the holder of any intervening lien or encumbrance.

- This Assignment shall be construed, interpreted, enforced 21. Governing Lawand governed by and in accordance with the laws of the State of Illinois.
- 22. Future Advances. This Assignment is given to lecure not only existing indebtedness, but also such future advances, whether such advances are obligatory or are to be made at the option of Assignee, or otherwise, as are made by Assignee under the Notes, to the same extent as if such future advances were made on the date of the execution of this Assignment. The total amount of indebtedness that may decrease or increase from time to time, but all indebtedness secured hereby shall, in no event, exceed five times the aggregate face amount of the Notes.

In Witness hereof, the undersigned has executed this Instrument on One date first written above.

S. Pater Vallable

VALLABH S. PATEL

Jagu S. Patil JASU S. PATEL

Lilavati V Patel LILAVATI V. PATEL

> COOK COUNTY ILLINOIS FILED FOR RESORD

Trustee's signature attached

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<notary on page attached>

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DEVON BANK, not personally but as TRUSTEE under Trust Agreement dated 3/18/92, and known as TRUST #5901-9

attest

EXCULPATORY PULLS STRACHED

State of Illinois County of DuPage)

I, the undersigned, a Actary Public, for and in the State and County aforesaid, do hereby certify that

of the aforemention Trustee, are personally known to me and appeared, this date, before me, and acknowledged their signatures to the foregoing Instrument, as the ree and voluntary act of said Trustee, for the uses and purposes set forth therein.

Given under my hand and seal this of day of neck

OFFICIAL SEAL ANNA KOWAL

NOTARY PULLIC STATE OF ILLINOIS My Commission Expires 12/31/95 notary public my commission expires:

Walter Plankowy Prepared by:

Attorney at Law 2210 Camden Ct. Cak Brook, IL 60521

LaSalle Bank Westmont Hati to: Attn: Hr, Matt Tilton

139 M. Cass

Westmont, IL 60559

BOX 303 — TH

C/O/A/S O/A/CO

This instrument is executed by Devon Bank, not individually but soledy as Trustee as sforeasid. All the coverants and could one to be performed becoming by Devon Bank are undersalted by the set of the coverants, satements, understanding individual indid

It is captually understood and agreed by every person, first or conforming claiming any inferent under this of current that Deron Bank, shall have no inhibity, contingent or otherwise, avising out of, or in any way related to, (i) the presence, disposal, release or v.m. and v.mate of any hazardous materials on, over, under, from, or affecting the property or the stall water, vegetation, buildings, personal property, person, or almain thereof; (ii) any personal injusy (mathings protest) or property damage (test or personal) arising out of or related to such hazardous, user, i.g. (iii) any lawspit throught or threatment resched or government order relating to such hazardous austerials, and/or (iv) any violation of from, "out, regulation, requirement, or demands of government authorities, or any policies or requirements of the trustee which is the based upon or in at y w., re...d to such hazardous materials including, without limitation, and order in a consultant." (for, investigation and laboratory) fore, court costs, and lings — expense.

In the event of say conflict between the provisions of this exculpatory rider ar a the provisions of this document to waich it is standard, the provisions of this rider shall govern.

UNOFFICIAL GORY 5 2

State of Illinois) County of

I, the undersigned, a Notary Public, for and in the State and County aforesaid, do hereby certify that VALLABH S. PATEL, LILAVATI V. PATEL and JASU S. PATEL

(is) are personally known to me and appeared, this date, before me, and acknowledged his/her/their signature(s) to the foregoing Instrument, for the uses and purposes set forth therein.

Given under my hand and seal this March, 1993.

notary public

my commission er pires:

Prepared by: Walter Plaskowy

To or Cook Colling Col Attorney at Law 2210 Camden Ct. Oak Brook, IL 60521

Mail to: LaSalle Bank Westmont

Attn: Mr. Matt Tilton

139 N. Cass

Westmont, IL 60559

Property of Cook County Clark's Office

Lots 20 and 21 in Block 3 in Devon Rockwell Addition to Parcel 1: Rogers Park, being a subdivision of the East 696.75 feet of the Southwest 1/4 of the Southeast 1/4 of Section 36, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

> PIN: 10 36 426 028 0000 & 10 36 426 027 0000 CKA: 2658 W. Devon Ave., Chicago, IL

Lot 2 in Block 2 in Rombergs Resubdivision of Lots 11 Parcel 2: Lot 2 in Block 2 in Rombergs Resubdivision of Lots II to 43 both inclusive in Block 1, and Lots II to 46 inclusive in Block 2 in subdivision of Blocks I and 2 in Silverman's Addition to Irving Park Montrose and Jefferson, a subdivision of the West 1/2 of the East 1/2 of the Northeast 1/4 and all of that part of the Northwest 1/4 of said Northeast 1/4 which lies North of the Northwest Railroad Track of Section 16, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

FIN. 13 16 204 027 0000 CKA. 1740 N. LaPorte Ave., Chicago, IL

Lots 15 5 17 in Block 24 in Ravenswood, a subdivision of Sections 17 and 18, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Parcel 3: Illinois.

> 14 18 403 004 0000 PIN:

aswo Co 4317 N. Ravenswood, Chicago, IL /cka:

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