PERTY ADDRESS: 6650 S. PULASKI ROAD CHICAGO, IL.

: 19-22-225-033-0000; 19-22-225-034-0000; 19-22-225-035-0000; 19-22-225-036-0000;

19-22-225-037-0000; 19-22-225-038-0000: 19-22-225-039-0000; 19-22-225-040-0000

TERTY ADDRESS: 5624 S. PULASKI ROAD CHICAGO, IL

: 19-22-225-029; 19-22-225-030

KRTY ADDRESS: 6630 S. PULASKI ROAD CHICAGO, IL

: 19-22-225-031; 19-22-225-032

(Space above this line for recording purposes)

ASSIGNMENT OF RENTS AND LEASES

As Security for a Loan From LAKESIDE BANK

DATE AND PARTIES. The date of this Assignment of Rents and Leases (Agreement) is March 9, 1993, and the parties are the following:

004

OWNER/BORROWER:

LAKESIDE BANK AS TRUSTEE U/T/A 2/1/LD 8-5-96 A/K/A TRUST #10-1188

141 W JACKSON CHICAGO, ILLINOIS 80604

BANK.

LAKESIDE BANK an ILLINOIS banking corporation 141 W. Jackson Blvd. Sulte 1212 Chicago, Minois 60604 Tax I.D. # 36-2583514

DEPT-01 RECORDINGS T#9999 TRAN 7546 04/06/93 11:18:00

COOK COUNTY RECORDER

. OBLIGATIONS DEFINED. The term "Obligations" is defined as and includes the following

A. A promissory note, No. 3321, (Note) dated March 8, 1993, and executed by LAKESIDE BANK AS TRUSTEE U/T/A DATED 8-5-86 A/K/A TRUST #10-1188, GEORGE HIOTIS, THEODORE HIOTIS, ATHANASIOS HY 19 KOS and PAUL HIOTIS (Borrower) payable in monthly payments to the order of Bank, which evidences a loan (Loan) to Borrower in the amount of \$100,000.00, plus interest, and all extensions, ranewals, modifications or substitutions thereof.

B. All future advances by Bank to Borrower, to Owner, to any one of them or to any one of them and others (and all other obligations referred to in the subparagraph(s) below, whether or not this Agreement is specifically referred to in the evidence of indebtedness with regard to

such future and additional indebtedness).

C. All additional sums advanced, and expenses incurred, by Bank for the purpose of insuring, preserving or otherwise protecting the Colleteral (as herein defined) and its value, and any other sums advanced, and expenses incurred by Bank pursuant to this Agreement, plus interest at the same rate provided for in the Note computed on a simple interest method.

D. All other obligations, now existing or hereafter arising, by Borrower owing to Bank to the extent the tribing of the Collateral (as herein defined) as security therefor is not prohibited by law, including but not limited to liabilities for overdraft, all advances made by Bank on Borrower's, and/or Owner's, behalf as authorized by this Agreement and liabilities as guarantor, endorse, or surety, of Borrower to Bank, due or to become due, direct or indirect, absolute or contingent, primary or secondary, liquidated or unliquidated, or joint, several, or joint and several.

E. Borrower's performance of the terms in the Note or Loan, Owner's performance of any terms in this Agreement and Borrower's and Carrier's performance of any terms in any deed of trust, any trust deed, any mortgage, any deed to secure debt, any security agreement, any other assignment, any construction loan agreement, any loan agreement, any assignment of beneficial interest, any guaranty

agreement or any other agreement which secures, guaranties or otherwise relates to the Note or Loan.

However, this security interest will not secure another debt:

A. If this security interest is in Borrower's principal dwelling and Bank falls to provide (to all persons entitled) any notice of right of rescission required by law for such other debt; or

B. If Bank lails to make any disclosure of the existence of this security interest required by law for such other debt.

BACKGROUND. The Loan is secured by, but is not limited to, a mortgage (Mortgage) dated March 6, 1993, on the following described property (Property) situated in COOK County, ILLINOIS, to-wit:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

ASSIGNMENT. In consideration of the Loan, Cwner assigns, bargains, sells and conveys to Bank all of Owner's right, title and interest in and to all rents and profits from the Property and all leases of the Property now or hereafter made (all of which are collectively known as the Collateral), which Collateral is described as follows:

A. all leases (Leases) on the Property. The term "Leases" in this Agreement shall include all agreements, written or verbal, existing or hereafter airhing, for the use or occupancy of any portion of the Property and all extensions, renewals, and substitutions of such agreements. including subleases thereunder.

8. all guaranties of the performance of any party under the Leases.

Assignment of River & Leases HIO /15-05

03/36/93

** READ ANY PAGE WHICH FOLLOWS FOR ANY REMAINING PROVISIONS **

PAGE

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- C. the right to collect and receive all revenue (Rent) from the Leases on the Preparty now doe or which may become due. Rent includes, but its not limited to the following: revenue, issue, profits, rent, minimum rent, percentage rent, additional rent, common area maintenance charges, parking charges, real estate taxes, other applicable taxes, security deposits, insurance premium contributions, liquidated damages following default, cancellation premiums, "loss of rents" insurance or other proceeds, and all rights and claims which Cwiner may have against any person under the terms of the Leases.
- 5. COLLECTION OF RENT. Owner shall give notice of Bank's rights to all Rents and notice of direct payment to Bank to those obligated to pay Rents. Owner agrees to direct all tenants to pay Rent due or to become due to Bank. Owner shall endorse and deliver to Bank any money orders, checks or drafts which represent Rents from the above-described Property, to apply the proceeds to the Obligations, and shall give notice of Bank's rights in any of said Rents and notice of direct payment to Bank to those obligated to pay such Rents. Bank shall be the creditor of each Lessee in respect to assignments for the benefit of creditors, bankruptcy, reorganization, rearrangement, insolvency, dissolution or receivership proceedings by Lessee, and Owner shall immediately pay over to Bank all sums Owner may receive as creditor from such actions or proceedings. Also, Bank may collect or receive all payments paid by any Lessee, whether or not pursuant to the terms of the Leases, for the right to terminate, cancel or modify the Leases, and Owner shall immediately pay over to Bank all such payments as Owner may receive from any Lessee. Bank shall have the option to apply any amounts received as such creditor to the Obligations, the Mortgage, or this Agreement. The collection or receipt of any payments by Bank shall not constitute Bank as being a Mortgage in possession.
- 6. APPLICATION OF COLLATERAL PROCEEDS. Any Rents or other payments received or to be received by virtue of the Collateral, will be applied to any empurits Borrower owes Bank on the Obligations and shall be applied first to costs and expenses, then to accrued interest and the balance, if any, to principal except at otherwise required by law.
- 7. WARRANTIES. To induce denk to make the Loan, Owner makes the following representations and warranties:
 - A. Owner has good ritle to the Leases and Rent and good right to assign them, and no other person has any right in them;
 - 9. Owner has duly performed all of the terms of the Leases that Owner is obligated to perform;
 - C. Owner has not previously assigned or encumbered the Leases or the Rent and will not further assign or encumber the Leases or future Rent
 - D. No Rent for any period subsequent to the current month has been collected or received from Lessee, and no Rent has been compromised.

 The form "Lessee" in this Agine nent shall include all persons or entities obligated to Owner under the Lesses;
 - E. Upon request by Bank, Owner will deliver to Bank a true and complete copy of an accounting of Rent which is current as of the date recursited:
 - F. Owner has sampled and will continue in comply with any applicable landlord-tenant law;
 - G in Lessee is in default of any of the terms of the Leanes;
 - H. Owner has not and will not waive or other vise compromise any obligation of Lesseu under the Lease and will enforce the performance of every obligation to be performed by Lesseu under the Lease;
 - I. Owner will not modify the Leases without Bank's plan written consent, will not consent to any Lessee's assignment of the Leases, or any subletting thereunder, without Bank's prior written consent and will not sell or remove any personal property located on the Property unless represent in like kind for like or better value; and
 - J. Owner will not subordinate any Leasus to any mortgage, ilen or encumbrance affecting the Property without Bank's written consont.
- 8. OWNER'S AGREEMENTS. In consideration of the Loan, Owner agrees:
 - A. to doliver to Bank upon execution of this Agreement copies of the Leases, certified by Owner, as being true and correct copies which
 accurately represent the transactions between the parties;
 - 8. not to annext, modify, extend or in any manner after the terms of any Legue; or cancel or terminate the same, or accept a surrender of any permises covered by such Lease without the prior wrinten consent of Bank in Jach Instance;
 - C. to observe and perform all obligations of Lessor under the Lessos, and to give written prompt notice to Bank of any default by Lessor or Lessos under any Lesso;
 - D. to notify in writing each Lessee that any deposits previously delivered to Owner have been retained by Owner or assigned and delivered to Bank as the case may be:
 - E. to appear in and defend any action or proceeding pertaining to the Leases, and, upon the request of Bank, to do so in the name and on behalf of Bank but at the expense of Owner, and to pay all costs and expenses of Bank, invinding reasonable attorneys' fees to the extent not prohibited by law, in any such action or proceeding in which Bank may appear;
 - F. to give written notice of this Agreeman; to each Lessee which notice shall contain instructions to each Lessee shall make all payments of Rent directly to Bank;
 - G. to indemnify and hold Bank harmiece for all liabilities, damages, costs and expenses, including reason ble attorneys' fees, Bank incurs when Bank, at its discretion, elects to exercise any of its remedies upon default of Lesses;
 - H. that if the Leases provide for abatement of rent during repair due to fire or other casualty, Bank shall be provided satisfactory insurance coverage; and
 - that the Leases shall remain in full force and effect regardless of any merger of the Lessor's and Lessoe's interests.
- 9. EVENTS OF DEFAULT. Owner shall be in default upon the occurrence of any of the following events, circumstances or conditions (Events of Default):
 - A. Failure by any party obligated on the Obligations to make payment when due; or
 - B. A default or breach by Borrower, Owner or any co-signer, endorser, surely, or guarantor under any of the terms of this Agreement, the Note, any construction loan agreement or other loan agreement, any security agreement, morigage, deed to secure debt, deed of trust, trust deed, or any other document or instrument evidencing, guarantying, securing or otherwise relating to the Obligations; or
 - C. The making or furnishing of any verbal or written representation, statument or warranty to Bank which is or becomes false or incorrect in any material respect by or on behalf of Owner, Borrower, or any one of them, or any co-signer, endorser, surety or guarantor of the Obligations; or
 - D. Faiture to obtain or maintain the insurance coverages required by Bank, or insurance as is customary and proper for the Collateral (as herein defined); or
 - E. The death, dissolution or insolvency of, the appointment of a receiver by or on behalf of, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against Owner, Borrower, or any one of them, or any co-signer, endorser, surety or guaranter of the Obligations; or
 - F. A good taith belief by Bank at any time that Bank is insecure with respect to Borrower, or any consigner, surety or guarantor, that the prospect of any payment is impaired or that the Collateral (as herein defined) is impaired; or
 - G. Failure to pay or provide proof of payment of any tax, assessment, rent, insurance premium or escrow, escrow deficiency on or before its due date; or
 - H: A material adverse change in Owner's business, including ownership, management, and financial conditions, which in Bank's opinion,

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impairs the Collateral or repayment of the Obligations; or I. A transfer of a substantial part of Cwner's money or property.

REMEDIES ON DEFAULT. At the option of Bank, all or any part of the principal of, and accrued interest on, the Obligations shall become investigately due and payable without notice or demand, upon the occurrence of an Event of Default or at any time thereafter. In addition, upon the occurrence of an Event of Default or at any time thereafter by Mortgagor under the Mortgago, Bank, at Bank's option, shall have the right to exercise any or all of the following remedies:

A. To continue to collect directly and retain Rent in Bank's name without taking possession of the Property and to demand, collect, receive, and sue for the Rent, giving proper receipts and releases, and, after deducting all reasonable expenses of collection, apply the balance as

legally permitted to the Note, first to accrued interest and then to principal. B. To recover reasonable attorneys' less to the extent not prohibited by law.

C. To declare the Obligations immediately due and payable, and, at Bank's option, exercise any of the remodice provided by law, the Note,

the Mortgage or this Agreement.

C. To enter upon, take possession of, manage and operate all or any part of the Property, make, modify, enforce or cancel any Leases, evict any Lesses, increase or reduce Rent, decorate, clean and make repairs, and do any act or incur any cost Bank shall deem proper to protect the Property as fully as Owner could do, and to apply any funds collected from the operation of the Property in such order as Bank may deem proper, including, but not limited to, payment of the following: operating expenses, management, brokerage, attornoys and accountants' fees, the Obligations, and toward the maintenance of reserves for repair or replacement. Bank may take such action without regard to the adequacy of the security, with or without any action or proceeding, through any person or agent, mortgages under a mortgage, or assiver to be appointed by a court, and irrespective of Owner's possession.

The collection and application of the Rent or the entry upon and taking possession of the Property as set out in this section shall not cure or waive any distant, or modify or wrave any notice of default under the Note, Mortgage or this Agreement, or invalidate any act done pursuant to such notice. The enforcement of such remay by Bank, once exercised, shall continue for so long as Bank shall elect, notwithstanding that such collection and application of Rent may have cured the original default. If Bank shall thereafter elect to discontinue the exercise of any such remedy, the same or any other remedy under the law, the Mortgage or this Agreement may be asserted at any time and from time to time following any subsequent datault. The word "detault" has the seve meaning as contained within the Note or any other instrument evidencing the Obligations, and the Mortgage, or any other document securing guarantying or otherwise relating to the Obligations.

in addition, upon the occurrence of any Event of Default, Bank shall be entitled to all of the remedies provided by law, the Note and any related loan abcuments. All rights and remedicy are cumulated and not exclusive, and Bank is entitled to all remedies provided at law or equity, whether or not expressly set forth.

- 11. ADDITIONAL POWERS OF BANK. In addition to all of her powers granted by this Agreement and the Mortgage, Bank also has the rights and cowers, gurguant to the provisions of the Illinois Code of Civil Frunedure, Section 15-1101, at seq.
- 12. TERM. This Agreement shall remain in effect until the Obligations are fully and finally paid. Upon payment in tull of all such indebtedness, Bank shall assource a release of this Agreement upon Owner's request.
- 13. GENERAL PROVISIONS.
 - A. TIME IS OF THE ESSENCE. Time is of the essence in Owner's performance of all duties and obligations imposed by this Agreement.
 - B. NO WAIVER BY BANK. Bank's course of dealing, or Bank's forbearting from, or delay in, the exercise of any of Bank's rights, remedies, privileges or right to Insist upon Owner's strict performance of any provings contained in this Agreement, or other loan documents, shall not be construed as a waiver by Bank, unless any such waiver is in writing and is signed by Bank.
 - C. AMENDMENT. The provisions contained in this Agreement may not be ameliaed, except through a written amendment which is signed by Owner and Sank,
 - FURTHER ASSURANCES. Owner, upon request of Bank, agrees to execute acknowledge, deliver and record or file such further instruments or documents as may be required by Bank to accure the Note or confirm carriers.
 - E. GOVERNING LAW. This Agreement shall be governed by the laws of the State of ILUNOIS, provided that such laws are not otherwise proempted by foderal laws and regulations.

 FORUM AND VENUE. In the event of Migation pertaining to this Agreement, the exclusive forum, venue and place of jurisdiction shall be in
 - the State of ILLINOIS, unless otherwise designated in writing by Bank or otherwise required by lavy.
 - G. SUCCESSORS. This Agreement shall inure to the benefit of and bind the hoirs, personal representatives, successors and assigns of the parties; provided however, that Owner may not assign, transfer or delegate any of the rights or obligations or der this Agreement.
 - H. NUMBER AND GENDER. Whenever used, the singular shall include the plural, the plural the singular, and one use of any gender shall be applicable to all genders.
 - DEFINITIONS. The terms used in this Agreement, if not defined herein, shall have their meanings as defined in the other documents executed contemporaneously, or in conjunction, with this Agreement.
 - J. PARAGRAPH HEADINGS. The headings at the beginning of any paragraph, or any sub-paragraph, in this Agreement are for convenience only and shall not be dispositive in interpreting or construing this Agreement.
 - If HELD UNENFORCEABLE. If any provision of this Agreement shall be held unenforceable or void, then such provision shall be severable from the remaining provisions and shall in no way affect the enforceability of the remaining provisions nor the validity of this Agreement.
 - L. NO ACTION BY BANK. Nothing contained herein shall require the Bank to take any action.

OWNER/BORROWER: LAKESIDE BANK AS IRUSTEE U/T/A DATED 8-5-86 AK/A TRUST #10-1188 AND NOT PERSONALLY By: ESTDENT & TRUST OFFICER SEE RIDER ATTACHED HERE TTEST 62" AND MADE A PART HEREOF SECRETARY

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03/03/Q1

Initials

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COUNTY OF COOK

, a notary public, certify that BY: and

y of March, 1893. I. The undersigned , a notary public, certify that BY: and we, hir LAKESIDE BANK AS TRUSTEE UTTA DATED 8-8-86 ANA TRUST #10-1188, personally known to me to be the same On this 19th day of March.
BY:, as included the LAKESIC persons whose names are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that they signed and delivered the indrument as their free end voluntary act; for the base and purposes set forth.

My commission avaires.

" CEFICIAL SF STEVEN H. T

SOTARY PUBLIC, STATE 4 COMMISSION EXP

This document was prepared by LAKESIDE-BANK; 141 W. Jackson Bird. Suite 1212, Chicago, Illinois 60604.

Please return this document after recording to LAKESIDE BANK, 141 W. Jackson Bivd. Suite 1212, Chicago, Illinois 6000

THIS.

Proposition of County Clerk's Office THIS IS THE LAST PAGE OF A 4 PAGE DOCUMENT. EXHIBITS AND/OR ADDENDA MAY FOLLOW.

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Exhibit "A"

LOTS 13, 14, 15, 16, 17, 18, 19 AND 20 (EXCEPT THAT PART THEREOF LYING EAST OF A LINE 50 FEET WEST OF AND PARALLEL WITH THE EAST LINE OF SECTION 22 HEREINAFTER DESCRIBED) IN BLOCK 16 IN ARTHUR T. MC INTOSH'S CRAWFORD AVENUE ADDITION TO CHICAGO, IN THE EAST 1/2 OF THE NORTH EAST 1/4 OF SECTION 22, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

FROPERTY ADDRESS: 6650 S. PULASKI

CHICAGO, ILLINOIS

PERMANENT TX: ID: 19-22-225-033-0000 19-22-225-037-0000

19-22-225-034-0000 19-22-225-035-0000 19-22-225-036-0000 19-22-225-040-0000

EXHIBIT "B"

LOTS 9 AND 10 (EXCEPT THAT LART LYING EAST OF A LINE 50 FEET WEST OF AND PARALLEL WITH THE EAST LINE OF SECTION 22) IN BLOCK 16, EXCEPT THE STREET IN A.E. MC INTOSH'S CRAWFORD AVENUE ADDITION TO CHICAGO, A SUBDIVISION OF THE EAST HALF OF THE NORTH EAST 1/4 OF SECTION 22, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PROPERTY ADDRESS: 6624 S. PULASKI RD.

PERMANENT INDEX: 19-22-225-029 (LOT 9)

19-22-225-030 (LOT 10)

EXHIBIT "C"

LOTS 13 AND 12 (EXCEPT PART LYING IN THE EAST 50 FEET OF SECTION) IN BLOCK 16, IN ARTHUR T. MC INTOSH'S CRAWFORD AVENUE ADDITION TO CHICAGO, OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 22, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PROPERTY ADDRESS: 6630 S. PULASKI

CHICAGO, ILLINOIS

PERMANENT TAX ID: 19-22-225-031

19-22-225-032

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SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF.

This Assignment of Rents is executed by the undersigned, not personally, but as Trustee in the exercise of the power and authority conferred upon and vested in it as such Trustee, and insofar as said Trustee is concerned, is payable only out of the trust estate which in part is securing the payment hereof and through enforcement of the provisions of any other collateral or quaranty from time to time securing payment hereof; no personal liability shall be asserted or be enforceable against the undersigned, as Trustee, because or in respect of this Assignment of Rents or the making, issue or transfer thereof, all such personal liability of said Trustee, if any, being n any

Or Cook Colling Clarks Office expressly waived in any manner.

Proberty of Cook County Clark's Office