Midwest Trust Services, Inc.

TRUSTEE'S DEED

	or Trustee to Articles of Agreemen MIDWEST BANK & TRUST dated May 31, 1980 the Title Rolder), and SZYM	made thin 16 19 COMPANY, not individ	_day ofNOVE dually but solely and known as Tru nd RENATA KW	mber 19 19 19 19 19 19 19 19 19 19 19 19 19	94 , between Trust Agreemen (hereinafter called
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WITNESSETH:

That if the Purchaser shall first make all the payments and perform all the covenants and agreements in this greement required to be made and performed by said Purchaser, at the time and in the manner hereinafter set forth, Title Holder will, upon receipt of a proper written direction from those empowered to direct the Trusies under the aforementioned Trust Agreement, convey to Purchaser by Trustee's Deed, the real estate, commonly known as: 3000 N. OKETO, CHICAGO, ILLINOIS 60635

and legally described as:

The South Half of the East Half of Lot 6 in Block 10 in H.O. Stone and Company's Subdivision of the East 60 Acres of the North Half of the Northeast Quarter of Section 25, Township 40 North, Range 12, East of the Thir Principal Meridian, except part for Belmont and exept that part lying North of Belmont Avenue, in Cook County Jillinging

\$37.00

12-25-211-024 P.I.N.:

TRAN 7143 11/28/94 15:47:00 CG #-94-999773 017 + CG #-94 COOK COUNTY RECORDER

together with all building, wid improvements thereon, if any SUBJECT TO:

- a. Rights or claims of protien in possession not shown of record, questions of survey and existing leases, if any; : hiere-to-rererestation-decided the ter-be-to-research research space the terrorest the capital three terrorests and the capital terrorests are the capital terrorests are the capital terrorests and the capital terrorests are the capital terrorest are the capital terrorests are the capital
- é. Special assessments or tales now due or falling due after date hereof, and special assessments or taxes not confirmed by a Court of Record;
 - d. Building, building line and the or occupancy restrictions, conditions and covenants of record;

- e. Zouing and building laws or ridinances; f. Taxes for the year 1994 raw subse g. Party wall rights and agreemen(s, if any; * au subsequent years;
- b. Roads, highways and easements;
- i. All encombranece,-mortgages,-liens -ir struments-and restrictions of record;
- j. Violation of or liability arising under the Statute of Illinois, relating to alcoholic liquors approved January 31, 1834, or any Act amendatory thereof;
 - k. Acts done or suffered by the Purchaser or anyone claiming by, through or from the Purchaser;

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Purchaser covenants and agrees to pay to TRUST TRECIAL, 6204 W. Chicago, Illinois 60634 or to de beneficiary or beneficiaries of the Title Holder or to such person as the Title Holder or its beneficiaries may from time to time designate in writing, the sum of ONE HUNDRED THIRTY THOUSAND DOLLARS (\$130,000.10) at the rate of 9.5% per annum on the unpaid principal balance, with monthly payments of principal and interest in the amount of \$1,093 in commencing on January 1, 1995 with a final payment of all unprid principal and accrued interest due on June 30, 1995.

- 1. When the Title Holder has been notified in writing by its beneficiaries that the covenants and agreements herein contained have been performed by the purchaser, providing that all fees and costs due to Title Holder, as Trustee, have been paid in full, Title Holder shall upon receipt of a proper written direction : I's Trustee's Deed subject to the conditions herein set forth to be delivered by the beneficiaries of said trust to the grantee in said Trustee's Deed.
- 2. Satisfactory evidence of title has been submitten to and approved by the Purchaser and upon delivery of the Trustee's Deed hercunder the beneficiaries of the Title Holder agree to assign and deliver to the Purchaser, the Owner's Guarantee Policy issued by the Chicago Title and Trust Company in the name of the Title Holder and for the amount of the purchase price, or the Owner's Duplicate Certificate of Title issued by the Registrar of Titles of Cook County, Illinois, which the beneficiaries of the Title Holder now hold, and all insurance polices then in force covering said premises. It is understood by the Purchaser that Title Holder or the beneficiaries of the Title Holder shall not be required to furnish any further evidence of title upon delivery of the Trustee's Deed hereunder
- 3. The Purchaser shall not suffer or permit any mechanic's lieu or other lieu to attach to, or be against or upon the property aforesaid which may or might be superior to the rights of the Title Holder.
- 4. Each and every contract for repairs or improvements on the premises aforesaid, or any part thereof, shall contain an express, full, and complete waiver and release of any and all lien or claim of lien against the property herein agreed to be conveyed, and no contract or agreement, oral or written shall be executed by the Purchaser for repairs or Improvements upon the property aforesaid, except if the same contain such express waiver or release of Hen upon the part of the party contracting, and a copy of each and every such contract shall be promptly delivered to the beneficiaries of the Title Holder.
- 5. The Purchaser shall not transfer, pledge or assign this Agreement, or any interest herein or hereunder, without first obtaining the prior written direction from those empowered to direct the Trustee and the consent of the Title Holder; nor shall the Purchaser lease said premises, or any part thereof, or consent to or approve any sublease or assignment of lease thereof, without first obtaining the prior written direction from those empowered to direct the Trustee and the consent of the Title Holder. Any Violation or breach or attempted violation or breach of the provisions of this paragraph by Purchaser, or any acts inconsistent herewith, shall vest no right, title or interest h*erein of* hereunder, or in the said premises in any such transferee, pledgee, assignee, lessee or sub-lessee, but Title Holder, or the beneficiaries of said trust, may, at their exclusive option, declare this Agreement null and void and invoke the provisions of this Agreement relating to forfeiture hereof.

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the Fitte Stolder, as so much in a clean, sightly and healt! additional purchase price for the said premises, the expenses of the benediciaries of the Title Hoffer in making the said repairs and to placing the said premises in a clean, sightly, and healthy condition; or (b) notify the Purchaser to make such repairs and to place said premises in a clean, sightly, and healthy condition within ten days of such notice; and, upon default by furchaser in complying with said notice, then, heneficiaries of Title Holder may, at their option declare this Agreement forfeited and determined as in this Agreement provided.

17. In the event that the Title Rolder's beneficiaries shall fall to make payments on any existing mortgage. the Purchaser shall have the right to make such payments and deduct such payments made from the existing bal-Title Holder's ance due on this Contract for Trustee's Deed or deduct from the monthly payments due bereunder. beneficiaries shall exhibit receipts for payments made to any mortgages upon reasonable requests of Purchasers.

	Dollars
Purchasers shall be aptitled to receive a Trustee's Doed, as hereinabove provided, conveying the paid	real estate to
them, subject to the objections hereinbefore specified, and to any mortgage or mortgages trust deed	or trust deeds
and assignment of rent then of record, which mortgage or mortgages, trust deed or trust deeds Purcl	hasers shall as-
sume and agree to pay and Purchasers small give to Title Holder, its beneatclaries or their assignees a	putchase money
mortgage or trust deed and note to be secured theseby in an amount equal to the difference between	en the unpaid
amount of the purchase price and the unpaid amount amounts of the principal indebtedness secure	ed by the mort-
gage or mortgages, trust deed or trust deeds of record at the time of the delivery of said deed. The	sum of money
to be secured by said purchase money mortgage or trust fleed and interest thereon shall be payable	in monthly fa-
ataliments, each of which shall be equal to the payments required herein, if no mostrage exists, or eq	ual to the dif-
ference between the parametis herein provided, and the sum or sums required to be paid monthly for	principal and
interest on the vollgage or mortgages, trust deed or trust deeds of record at the time of the defiser	y or said deed.
The sum of money to be secured by said purchase money mortgage or trust deed shall bear interest	

- 19, It is express y agreed between the parties hereto and the beneficiaries of said trust that the Title Holder is beroby authorized . wept and endorse any and all assignments of beneficial interest as Title Holder without the consent of the Purcha are or notice to the Purchasers, provided that said assignments shall be made subject to this Contract. It being further agreed that the beneficiaries of said Title Holder shall have the right to direct the Title Holder to issue its Trustee's Poed and said Trustee may convey said property without the consent of the Purchasers or notice to the Purchaser, provided, however, that said Trustee's Deed shall be subject to this Contract.
- 20. The Purchaser shall comply with all federal, state and municipal laws, ordinances and regulations relating to the operation of the properly and will not permit said property to be used for any indecent or immoral purposes. The Purchaser shall not permit were to be committed or suffered on said premises.
- 21. If there be more than one perso, testgnated herein, and the verbs and pronouns associated (berewith, although expressed in singular shall be read and construed as plural. Wherever the masculine gender is used herein it shall also be read and construed as the implies as the case may bo.
- 22. It is further mutually agreed by and between the parties hereto that the covenants and agreements here in contained shall extend to and be obligatory upon the heirs, executors, administrators, successors and assigns of the parties hereto.
- 23. All notices and demands herein required shell to in writing. The mailing of a notice by registered mail to the Title Holder at 1606 N. Harism Ave., Elmwood Park Illinois, or to the Purchaser at,

simil he sufficient service thereof.

Riders A, B, & C are attached here to and made a part hereof.

Midwest Trust Services, Inc., successor Trustee to

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This Agreement is executed by the undersigned, MIDWEST BANK & TRUST COMPANY not individually but solely as Trustee, as aforesaid, and said Trust Agreement is hereby made a part in sol and any claims against said Trustee which may result from the signing of this Agreement shall be payable only out of the trust property which is the subject of this Agreement, and it is expressly understood and agreed by the parties hereto, notwithstanding anything herein contained to the contrary that each and all of the undertakings and agreements herein made are made and intended not as personal undertakings and agreements of the Trustee or for the purpose of binding the Trustee personally, but this Agreement is executed and delivered by the Trustee solely in the exercise of the powers conferred upon it as such Trustee and no personal liability or personal responsibility is assumed by or shall at any time be asserted or enforced against said Trustee on account of any undertaking or agreement berein contained, either expressed or implied, or for the validity or condition of the title to said property, or for any agreement with respect thereto. All representations of Title Holder including those as to title, are those of Title Holder's beneficiary only. Any and all personal liability of MIDWEST BANK & TRUST COMPANY is hereby expressly waived by the parties hereto and their respective auccessors and assigns.

Midwest Trust Services, Inc., successor Trustee to MIDWEST BANK & TRUST COMPANY as Trustee as aforesaid and not individually PURCHASER V.P.

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6. No right, title, or interest, legal or equitable, in the premises described herein, or in any part thereof, shall vest in the Purchaser,

7. No extension, change, modification, or smendment of any kind or nature whatsoever, to or of this instrument, shall be made or claimed by Purchaser, and no notice of any extension, change, modification, or amendment, made or claimed by the Purchaser, shall have any force or effect whatsoever unless the same shall be reduced to writing and be signed by the parties hereto.

8. During the existence of this Agreement, Purchaser agrees to keep all buildings which may at any time be on said premises insured, at Purchaser's expense, in the name of the Title Holder, against all joss by fire, lightining, windstorm and half (or such risks as are usually and ordinarily included in policies of fire insurance with extended coverage, including vandatism and malicious mischief) in companies acceptable to Title Holder, in a minimum amount equal to the total purchase price hereinbefore stated. Purchaser further agrees to procure, at his own expense, including vandatism and malicious mischief, including und as Trustee as aloresaid, the beneficiaries under said trust and agents thereof, against loss due to accidente to persons in and about the persons is amounts not less than \$50,000.00.

premises, in amounts not less than \$50,000.00 to a delivered to an epstan and \$100,000,000.00 to an eccident. All said insurance policies shall be delivered to and held by the benediciaries of the benediciaries of the premises of the statute of Statute of the Statute of Statute of the Statute of Stat

9. In case of the failure of the Purchaser to make any of the payments, or any part thereof, or perform any of the covenants isered on Purchaser's part hereby made and entered into at time or times provided herein for such payments or for the retiremence of any of the covenants hereof, this contract shall, at the option of the benefit such or said trust, or the Tife Moider, he fortelied and determined, and the purchaser shall fortelied all payments made hereoff asid trust, or the Tife Moider, he fortelied and determined, and the paid trust, in full satisfaction and as made hereoff asid trust, or the Tife Moider, he fortelied by the beneficiaries of said trust, in full satisfaction and as it inquidated damages by the benefit of said trust such that such the representation of the premises described herein.

10. In the event of the termin that a freement by lapse of time forfeiture or otherwise, all improvements, whether finished or unfinished, on the premises aforesaid which may be put upon said premises by the Purchaser shall belong to and be the propert of the beneficiaries of the aforesaid trust without liability or obligation on Title Holder's part to account to the Purchaser therefore or for any part thereof.

it. The Purchaser shall pay to the Title Folder and to the beneficiaries of said trust all costs and expenses, including attorney's fees, incurred by the Title Folder and by the beneficiaries of said trust in any action or proceeding to which the Title Holder or the beneficiaries of rate that by reason of being party to this Agreement, and the Purchaser will pay to the Title Holder and to the beneficiaries of said trust an actoring any of the Title Holder and by the beneficiaries of said trust in enforcing any of the coverants and provisions of this Agreement, and incurred hy the Title Holder or by the beneficiaries of said trust in enforcing any of the coverants and provisions of this Agreement, and incurred hy the Fitte Holder or by the beneficiaries of said all such costs, expenses, and account of the provisions, or any of them, in this Agreement, contained, and all such costs, expenses, and account of the provisions of the Purchaser on account of any proceeding bounght by the Title Holder or by the beneficial and all such costs, expenses, and actoring to by the Purchaser on or under this Agreement.

12. It is further expressly agreed between the parties hereto the remedy of forfeiture herein gives to the Title Holder or to the beneficiaries of said trust, shall not be exclusive of any other remedy, but that the Title Holder or to the beneficiaries of said trust, shall, in case of default or beach, or to any other remedy, but that, shall him case of default or equity, and the right to maintain and prosecute any and every other remedy given by this Agreement and by law or equity, and the right of tentesin and prosecute any and every anchor remedy, contemporaneously or otherwise, with the exercise of the right of forfeiture, or any other right herein given.

13. The Purchaser hereby Irrevocably consiltutes any Attorney of any Court of Lecord Attorney for Purchasers in Purchaser of any Court of Lecord Attorney of Purchasers in Purchasers and estrements and egreements herein, to enter Purchasers apparance in any court of record, waive process and estrates therefore and trial by ludi, and contess ludgment against Purchaser in favor of the Title Holder or the beneathlaries of said trust, or their assign, for such sum as may be due, Purchaser in favor of the Pitle Holder or the beneathlaries of said trust, or their assign, for such sum as may be due, such court, waive process and service thereof, and all errors and right of apposed from suct juagments, and to ourt, waive process and service thereof, and all errors and right from suct juagments, which reference in the process and service therefore any notice or demand under any statute in this sixue with reference the consent in my light to any notice or demand under any statute in this sixue with reference or out suit or action. It there he more than one person above designated as "Purchaser" the potent authority in this paragraph given, is given by such persons sointly and severally.

14. It is further expressly agreed by and between the parties hereto that it shall not be the responsibility of the Title Holder to confirm any payments made to the beneficiaries of said trust under or pursuant to these Articles of Agreement, nor shall the Title Holder at any time be held accountable to the Furchaser for the application of any monies paid to a beneficiary, beneficiaries, or their agent or agents under or pursuant to these Articles of Agreement.

15. Purchaser has examined the improvements, it any, now existing on said premises prior to and as a condition precedent to his acceptance and the execution hereof, and its satisfied with the physical condition thereof, and his saking possession thereof shall be conclusive evidence of his receipt thereof in good order and ropair, except as in this Agreement otherwise specified, and agrees and admits that no representation as to condition or repair thereof and no agreement otherwise specified, and agrees and admits that or improve said premises elihor before or after the execution of this Agreement or promise to decorate, alice, repair or improve said premises elihor before or agent or repair thereof of this Agreement or by the agent or agents of the benediciaries, which is not specifically set forth in this Agreement.

l6. In the event the premises hereinabove described are improved with a situatione or situations. Purchaser coverants and agrees to keep the said premises and appurienances thereto in good repair and in a clean, sightly, and healthy condition, all according to the satuates and ordinances in such cases and each cases and each cases and entertions of public officers thereunto duly authorised, all at his own expense. Purchaser shall make an tenewals upon asid premises and replace broken glass, globes, fartures of every kind with material of the same size and renewals upon asid promises and replace broken glass, globes, fartures of every kind with door sashes, and porches, and make any and all necessary repairs to the root and exterior of the window and door sashes, and porches, and make any and all necessary repairs to the root and exterior of the window and of the premises abali not be interior of the premises abali not be interior. In the case of exterior will all not be thus kept in good repair, and in a clean sightly, and healthy condition by Purchaser, as atoreside, beneficially, and healthy condition by Purchaser, as atoreside the breakers of the Agreement or an interference with the possession of the premises by the fing or constituting a termination of this Agreement or an interference with the possession of the premises by the Purchasers, and make the tecessary repairs and interference with the premises by the purchasers, and make the tecessary repairs and interference with the premises by the purchasers, and make the tecessary repairs and detail in work required to place and premises by the premises and the premises and the tecessary repairs and the tecessary repairs and detail in the constitution of the general relation described and details an

Midwest Trust Services, Inc., successor Trustee la

RIDER A TO THAT CERTAIN ARTICLES OF AGREEMENT FOR TRUSTEE'S DEED BETWEEN MIDWEST TRUST SERVICES, INC., SUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBER 80-05-3340 AS SELLER AND SZYMON KWIATKOWSKI AND RENATA KWIATKOWSKI AS PURCHASERS, COVERING THE PROPERTY LOCATED AT 3000 N. OKETO, CHICAGO, ILLINOIS

- THE PURCHASER SHALL PAY, IN ADDITION TO THE PAYMENT OF PRINCIPAL AND INTEREST CALLED FOR HEREIN, A SUM EQUAL TO 1/12 OF THE ESTIMATED SEAL ESTATE TAXES INTO AN ESCROW TO BE ESTABLISHED BY SELLER, AS WELL AS DEPOSITING WITH SELLER, THE TOTAL TAX CREDIT RECEIVED BY PURCHASER AT CLOSING A THEURE PAYMENT OF TAXES WHEN DUE.
- THE PURCHASER SHALL PAY INTEREST FROM THE DATE OF CLOSING TO NOVEMBER 30, 1994 AT THE RATE CALLED FOR HEREIN,
- THERE SHALL BE A LATE CHARGE OF \$50.00 PER MONTH FOR ANY PAYMENT RECEIVED AFTER THE 10TH OF THE MONTH IN WHICH IT IS DUE.
- IN THE EVENT THE ENTIRE PRINCIPAL BALANCE HAS NOT (D) BEEN PAID ON OR BEFORE JUNE 60) 1995, THE INTEREST RATE ON THE UNPAID BALANCE SHALL INCREASE TO 14% PER ANNUM.
- PURCHASER SHALL ASSUME AND PAY ALL LIABILITY INSURANCE DUE ON THE PREMISES FROM THE DATE OF CLOSING.

MIDWEST TRUST SERVICES, INC., SUCCESSOR CRUSTEE TO MIDWEST BANK AND TRUST CO. AS TRUSTEE AFORESA TO AND NOT

INDIVIDUALLY

BY: Smile Struct OFFICER

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TRUST OFFICER

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RIDER B TO THAT CERTAIN ARTICLES OF AGREEMENT FOR TRUSTEE'S DEED BETWEEN MIDWEST TRUST SERVICES, INC., SUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBER 80-05-3340 AS SELLER, AND SZYMON KWIATKOWSKI AND RENATA KWIATKOWSKI AS PURCHASERS, COVERING THE PROPERTY LOCATED AT 3000 N. OKETO, CHICAGO, ILLINOIS.

KOLLER, WHO ARE HEREBY DISCLOSED TO BE THE BENEFICIARIES OF THE TITLE HOLDING TRUST, SAID BENEFICIARIES REPRESENTING THAT THEY HAVE THE POWER OF DIRECTION IN SAID TRUST AND THAT, THEY HEREBY UNDERTAKE TO CONVEY OR CAUSE TO BE CONVEYED, THE REAL PROPERTY WHICH IS THE SUBJECT OF THE REAL ESTATE INSTALLMENT CONTRACT IN ACCORDANCE WITH ITS TERMS AND CONDITIONS. THEY FURTHER EXPRESSLY WASRANT THAT HO NOTICE FROM ANY CITY, VILLAGE OR OTHER GOVERNMENTAL AUTHORITY OF A DWELLING CODE VIOLATION WHICH EXISTED AT THE DWELLING STRUCTURE BEFORE THE INSTALLMENT CONTRACT WAS EXECUTED HAS BEEN RECEIVED BY THE CONTRACT SELLER, HIS PRINCIPAL OR AGENT, WITHIN 10 YEARS OF THE DATE OF EXECUTION OF THE INSTALLMENT CONTRACT.

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RIDER C TO THAT CERTAIN ARTICLES OF AGREEMENT FOR TRUSTEE'S DEED BETWEEN MIDWEST TRUST SERVICES, INC., SUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBER 80-05-3340 AS SELLER AND SZYMON KWIATKOWSKI AND RENATA KWIATKOWSKI AS PURCHASERS, COVERING THE PROPERTY LOCATED AT 3000 N. OKETO, CHICAGO, ILLINOIS.

ASSIGNMENT OF RENTS

IN ADDITION TO THE COVENANTS AND AGREEMENTS HEREIN CONTAINED, PURCHASER, IN CONSIDERATION OF TEN DOLLARS (\$10.00) IN HAND PAID, AND OF OTHER GOOD AND VALUABLE CONSIDERATIONS, THE RECEIPT AND SUFFICIENCY WHEREOF ARE HEREBY ACKNOWLEDGED, DOES HEREBY ASSIGN, TRANSFER AND SET OVER UNTO MIDWEST TRUST SERVICES. INC. AS SUCCESSOR TRUSTEE TO MIDWEST BANK AS TRUSTEE UNDER TRUST NUMBER 80-05-3340 (Seller), 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, PAYABLE OR COLLECTIBLE UNDER OR BY VIRTUE OF ANY LEASE, WHETHER WRITTEN OR VERBAL, OR ANY LETTING OF, POSSESSION OF, OR ANY AGREEMENT FOR THE USE OR OCCUPANCY OF, ANY PART OF THE ESTATE AND PREMISES HEREINAFTER DESCRIBED, WHICH SAID REAL PURCHASER MAY HAVE HERETOFORE HADE OR AGREED TO OR MAY HEREAFTER MAKE OR AGREE TO, OR WHICH MAY BEMADE OR AGREED TO BY THE SELLER THE POWERS HEREINAFTER 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 SELLER HEREIN, ALL RELATING TO THE REAL ESTATE AND PREMISES SITUATED IN THE COUNTY OF COOK, AND DESCRIBED AS FOLLOWS: TO-WIT:

THE SOUTH HALF OF THE EAST HALF OF LOT 6 IN BLOCK 10 IN M.O. STONE AND COMPANY'S SUBDIVISION OF THE EAST 60 ACRES OF THE NORTH HALF OF THE NORTHEAST QUARTER OF SECTION 25, TONWSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, EXCEPT PART FOR BELMONT AND EXCEPT THAT PART LYING NORTH OF BELMONT AVENUE, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS: 3000 N. OKETO, CHICAGO, ILLINOIS 60634

P.I.N.: 12-25-211-024

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 ARTICLES OF AGREEMENT TO WHICH THIS IS ATTACHED.

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WITHOUT LIMITATION OF ANY OF THE LEGAL RIGHTS OF SELLER AS THE ABSOLUTE ASSIGNEE OF THE RENTS, ISSUES, AND PROFITS OF SAID PREMISES ABOVE DESCRIBED, AND BY AND WAY ESTATE PURCHASER HEREBY COVENANTS AND AGREES THAT IN ONLY ENUMERATION OF ANY DEFAULT BY THE PURCHASER UNDER THE SAID ARTICLES THE EVENT AGREEMENT ABOVE DESCRIBED, THE PURCHASER WILL WHETHER BEFORE OR THE OBLIGATION SECURED HEREIN IS OR ARE DECLARED TO BE DUE IN ACCORDANCE WITH ITS TERMS OR WHETHER BEFORE OR IMMEDIATELY INSTITUTION OF ANY LEGAL PROCEEDINGS TO ENFORCE, OR UP AFTER ANY SALE THEREIN, FORTHWITH, UPON BEFORE SUPRENDER TO SELLER AND SELLER SHALL BE ENTITLED TO TAKE SELLER, THE SAID REAL ESTATE AND PREMISES POSSESSION OF, DESCRIBED, OR OF ANY PART THEREOF, PERSONALLY OR BY HEREINABOVE OR ATTORNEYS, AS FOR CONDITION BROKEN, AND, IN ITS AGENTS DIRECTION, 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 INDEBTEDUESS SECURED HEREIN, ENTER UPON, TAKE, AND POSSESSION OF ALL OR ANY PART OF SAID REAL ESTATE AND MAINTAIN HEREINABOVE DESCRIBED TOGETHER WITH ALL DOCUMENTS, BOOKS, PREMISES PAPERS, AND ACCOUNTS OF PURCHASER RELATING THERETO, AND EXCLUDE THE PURCHASER, ITS AGENTS, OR SERVANTS, WHOLLY ROM, AND MAY, IN ITS OWN NAME, AS ASSIGNEE UNDER THIS THEREFROM, HOLD, OPERATE, MANAGE AND CONTROL THE SAID REAL ESTATE PREMISES HEREINABOVE DESCRIPED, AND CONDUCT THE BUSINESS PERSONALLY OR BY LTS AGENTS AND MAY, AT THE THEREOF, EITHER THE PROPERTY, FROM TIME TO TIME, EITHER BY PURCHASE, CONSTRUCTION, MAKE ALL NECESSARY OR PROPER REPAIRS, EXPENSE OF REPAIR, USEFUL ALTERATIONS, ADDITIONS, REPLACEMENTS, RENEWALS, BETTERMENTS, AND IMPROVEMENTS TO THE SAID REAL ESTATE AND PREMISES SEEM JUDICIOUS, AND MAY THEURE AND REINSURE THE AS TO IT MAY LEASE SAID PROPERTY IN SUCH FARCELS AND FOR SUCH MAY SAME, AND ON SUCH TERMS AS TO IT MAY SEEM FIT INCLUDING LEASES EXPIRING BEYOND THE MATURITY OF THE INDEBTEDNESS TERMS SECURED HEREIN, AND MAY CANCEL ANY LEASE OR SUB-LEASE FOR ANY OR ON ANY GROUND WHICH WOULD ENTITLE THE PURCHASER TO CANCEL IN EVERY SUCH CASE THE SELLER SHALL HAVE THE RIGHT AND OPERATE THE SAID REAL ESTATE AND PREMISES, AND TO AND BUSINESS THEREOF, AS IT SHALL DEEM BEST, AND THE CARRY ON THE SHALL BE ENTITLED TO COLLECT AND RECEIVE ALL EARNINGS, JES, RENTS, ISSUES, PROFITS, AND INCOME OF THE SAME, AND ANY THEREOF, AND, AFTER DEDUCTING THE EXPENSES OF CONDUCT IN THE REVENUES, THEREOF AND OF ALL MAINTENANCE, REPAIRS, BUSINESS ALTERATIONS, ADDITIONS, BETTERMENTS, REPLACEMENTS, IMPROVEMENTS, AND ALL PAYMENTS WHICH MAY BE MADE FOR TAXES, ASSESSMENTS, INSURANCE, AND PRIOR OR PROPER CHARGES ON THE SAID ESTATE AND PREMISES, OR ANY PART THEREOF, INCLUDING THE JUST REASONABLE COMPENSATION FOR THE SERVICES OF THE SELLER AND OF AND ATTORNEYS, AGENTS, CLERKS, SERVANTS, AND OTHERS EMPLOYED BY ITS PROPERLY ENGAGED AND EMPLOYED, FOR SERVICES RENDERED

CONNECTION WITH THE OPERATION, MANAGEMENT, AND CONTROL OF THE PROPERTY AND THE CONDUCT OF THE BUSINESS THEREOF, AND SUCH FURTHER SUMS AS MAY BE SUFFICIENT TO INDEMNIFY THE SELLER AGAINST ANY LIABILITY, LOSS, OR DAMAGE ON ACCOUNT OF ANY HATTER OR THING DONE IN GOOD FAITH IN PURSUANCE OF THE RIGHTS AND POWERS OF SELLER HEREUNDER, THE SELLER MAY APPLY ANY AND ALL MONEYS ARISING AS AFORESAID:

OVERDUE INTEREST ON THE PAYMENT OF INTEREST ON THE PRINCIPAL AND OVERDUE INTEREST ON THE OBLIGATIONS SECURED HEREIN, AT THE RATE THEREIN PROVIDED; (2) TO THE PAYMENT OF THE INTEREST ACCRUED AND UNPAID ON THE SAID NOTE OR NOTES; (3) TO THE PAYMENT OF THE PRINCIPAL OF SAID NOTE OR NOTES FROM TIME TO TIME REMAINING OUTSTANDING AND UNPAID; (4) TO THE PAYMENT OF ANY AND ALL OTHER CHARGES SECURED BY OR CREATED UNDER THE SAID OBLIGATION ABOVE REFERRED TO; AND (5) TO THE PAYMENT OF THE BALANCE, IF ANY, AFTER THE PAYMENT IN FULL OF THE ITEMS HEREINBEFORE REFERRED TO IN (1), (2), (3) AND (4) TO THE PURCHASER.

THIS INSTRUMENT SHALL BE ASSIGNABLE BY SELLER, 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 0F SELLER, OR ANY OF ITS AGENTS SUCCESSORS OR ASSIGNS, TO AVAIL ITSELF OR THEMSELVES OF ATTORNEYS, OF THE TERMS, PROVISIONS, AND CONDITIONS OF THIS AGREEMENTS ANY PERIOD OF TIME, AT ANY TIME OR TIMES, SHALL NOT BE ANY PERIOD OF CONSTRUED OR DEEMED TO BE A WAIVER OF ANY OF ITS, HIS, OR THEIR THE TERMS HEREOF, BUT SAID SELLER, OR ITS AGENTS OR RIGHTS UNDER ATTORNEYS, SUCCESSORS OR ASSIGNS SHALL HAVE FULL RIGHT, POWER AND TO ENFORCE THIS AGREEMENT, OR ANY OF THE TERMS, HEREOF, AND EXERCISE POWERS CONDITIONS THE OR , SNOISIVGRG HEREUNDER AT ANY TIME OR TIMES THAT SHALL BE DEEMED FIT.

THE PAYMENT OF THE SUMS DUE SHALL IPSO FACTO OPERATE AS

A RELEASE OF THIS ASSIGNMENT.

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STATE OF ILLINOIS)
COUNTY OF C O O K)

I, THE UNDERSIGNED, A NOTARY PUBLIC, IN AND FOR SAID COUNTY, IN THE STATE AFORESAID, DO HEREBY CERTIFY, THAT <u>SZYMON KWIATKOWSKI</u> AND RENATA KWIATKOWSKI PERSONALLY KNOWN TO ME TO BE THE SAME PERSON WHOSE NAMES THEY SUBSCRIBED TO THE FOREGOING INSTRUMENT, APPEARED BEFORE ME THIS DAY IN PERSON, AND ACKNOWLEDGED THAT THEY SIGNED, SEALED AND DELIVERED THE SAID INSTRUMENTS AS THEIR FREE AND VOLUNTARY ACT, FOR THE USES AND PURPUSES THEREIN SET FORTH.

"OFFICIAL STARY PUBLIC

Jess E. Forty M. Notary Public, State of Illinois 3. My Commission Expires 91/3/96 2. Jan an annumental manufacture of the control of the con