This instrument prepared by: Maria T. Esparza and Mail to:

Comerica Bank-Illinois 8700 North Waukegan Road Morton Grove, Illinois 60053

95313948

Common Address of

3740 Podlin Drive

Bensenville, Illinois 60131 and

2950 Commerce

Franklin Park, Illinois 60131

DEPT-01 RECORDING T\$0012 TRAN 4081 05/12/95 11:45:00

#0235 # JM ★-95 COOK COUNTY RECORDER DEPT-10 PENALTY 313948

ASSIGNMENT OF LEASE, RENTS AND PROFITS

THIS ASSIGNMENT OF LEASE, RENTS AND PROFITS (hereinafter referred to as the "Assignment") is made as of this 7th day of April, 1995 by American National Bank & Trust Company of Chicago Successor Trustee to Comerica Bank-Illinois formerly known as Manufacture a Affiliated Trust Company, as Trustee under Trust Agreement dated July 3, 1975 and known as Trust No. 5810 thereinafter referred to as Assignor, if there is more than one Assignor, Assign or shall be collectively referred to as "Assignors") in favor of Comerica Bank-Illinois wareinafter referred to as the "Assignee").

WITNESSETH:

10 WHEREAS, Assigned has agreed to make a loan (hereinafter referred to as the "Loan") to Assignor, which Loan is evidenced by that certain Mortgage Note of even drite herewith (hereinafter referred to as the "Note") made by Assignor and payable to the order of Assignee in the principal amount of Four Hundred Fifty Thousand and 00/100 (\$ 450,000.00), including any amendments, modifications, extensions and renewals thereof and any supplemental note or notes increasing such indebtedness and secured by, among other documents and instruments, that certain two (gage, Assignment of Leases and Security Agreement of even date herewith (hereinafter referred to as the "Mortgage") made by Assignur to Assignee and recorded in the real estate records of Cook County, Illinois, and encumbering the real property located at 3740 P Idlin Drive, Bensenville, Illinois 60131 and 2950 Commerce, Franklin Park, Illinois 60131 Illinois, legally described in Exhibit "A" and Exhibit "a attached hereto and incorporated herein by reference (hereinafter referred to as the "Land") and the improvements located thereon / prinafter referred to as the "Improvements") the Land and Improvements are hereinafter collectively referred to as the "Premises"), and

WHEREAS, as a condition of the Loan, Assignee requires this Assignment to secure the indebtedness of Assigner to Assignee. as well as to secure the performance and fulfillment of all other terms, covenants, conditions and warranties contained in the Note, Mortgage and other Loan Documents (as defined in the Mort lage), and in any extensions, amendments, modifications, supplements or consolidations thereof:

NOW THEREFORE, for valuable consideration the receipt and sufficiency of which is hereby acknowledged, Assignor jointly and severally does hereby assign, transfer, set over and convey unto Assigner all of Assignor's right, title and interest in, to and under (i) the leases, if any, as shown in Exhibit "C" attached hereto and incorporated by reference (hereinafter referred to as the "Identified Leases*), (ii) any and all leases, subleases or other tenancies, whether writen or oral, which may now or at any time hereafter exist, whether or not the same are identified on Exhibit "C" attached hereto, and (iii) any and all amendments, modifications, extensions, renewals and replacements thereof, upon all or any part of the Premises (herein inter collectively referred to as the "Leases");

Together with any and all guaranties of tenants' performance under the Leises,

Together with the immediately and continuing right to collect and receive an of the rents, income, receipts, revenues, issues, proceeds and profits (hereinafter referred to as the "Rents"), now due or which may hereafter become due or to which Assignor may now or may hereafter become entitled or which Assignor may demand or claim, including those Bents coming due during any redemption period, arising or issuing from or out of the Leases or otherwise from or out of the premises or any part thereof, including but not limited to minimum rents, additional rents, percentage rents, deficiency rents and liquidated damages following default, and all proceeds payable under any policy of insurance covering loss of rents resulting from untenantability due to destruction or damage to the Premises, and all escrow accounts or security deposit accounts, together with any and all rights and claims of any land that Assignor may have against any tenant under the Leases or any subtenants or occupants of the Premises;

Te have and to hold the same unto the Assignee, its successors and assigns, until termination of this Assignment as hereinafter provided; Subject, however, to the right hereby granted by Assignee to Assignor to collect and receive the Pants prior to the occurrence of a default hereunder; provided, however, that this right is limited as hereinafter set forth.

In order to protect the security of the Assignment, Assignor covenants and agrees as follows:

- 1. Assignor's Representation and Warranties Concerning Leases and Rents. Trusted represents and the Beneficiary represents and warrants, if Property is vested in a land trust as of the date hereof and as of all dates hereafter, that:
 - (a) Assignor has good title to the Leases and Rents hereby assigned and good right and authority to assign them, free from any act or other instrument that might limit Assign or's right to make this Assignment or Assignee's rights hereunder, and no other person, firm or corporation has any right, title or interest therein;
 - (b) Assignor has duly and punctually performed all the terms, covenants, conditions and warranties of the Leases that were to be kept, observed and performed by it;
 - (c) The Identified Leases and all other existing Leases are valid, unamended and unmodified and in full force and effect;
 - (d) Assignor has not previously sold, assigned, transferred, mortgaged, or pledged the Bents from the Premises, whether they are due now or to become due hereafter;
 - Any of the Bents due and issuing from the Premises or from any part thereof for any period subsequent to the date hereof have not been collected, and payment thereof has not otherwise been anticipated, abated, conceded, waived, released. discounted, set off or compromised;
 - Assignor has not received any funds or deposits from any tenant for which credit has not already been made on account m of accrued rents. This paragraph does not apply to security deposits.
 - (g) The tenants under the Identified Leases and all other existing leases are not in default of any of the terms thereof.
 - Assignor's Covenants of Performance, Assignor covenants and agrees to:
 - (a) Observe, perform and fulfill, duly and punctually, all the obligations, terms, covenants, conditions and warranties of the Note, Mortgage, other Loan Documents and the Leases that Assignor is to keep, observe and perform, and give prompt notice to Assignee of any failure on the part of Assignor to observe, perform and discharge the same;
 - Give prompt notice to Assignee of any notice, demand or other document received by Assignor from any tenant or subtenant under the Leases specifying any default claimed to have been made by the Assignor under the Leases;

This instrument does not affect to whom the tax bill is to be resiled and therefore no Tax Billing wranklon Ferm is veguined to be recorded wit a demonstration to

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- (c) Enforce or secure the performance of each and every obligation, term, covenant, condition, and warranty in the Leases to be performed or fulfilled by any tenant, and notify Assignee of the occurrence of any default under the Leases;
- (d) Appear in and defend any action or proceeding arising under, occurring out of, or in any manner connected with the Leases, or the obligations, duties or liabilities of Assignor and any tenant thereunder;
- (e) Pay all costs and expenses of Assignee, including attorneys' fees, in any action or proceeding in which Assignee may appear in connection herewith; and
- (f) Neither create nor permit any lien, charge, or encumbrance upon its interest in the Premises, Leases or Rents, or as Lessor of the Leases, except for the lien of the Mortgage or as provided in the Mortgage.
- 3. Prior Approval for Actions Affecting Leases. Assignor further covenants and agrees that it shall not, without the prior written consent of the Assignee:
 - (a) Receive or collect any Rents, in cash or by promissory note, from any present or future tenant of the premises or any part thereof for a period of more than one (1) month in advance of the date on which such payment is due, or further pledge, transfer, mortgage or otherwise encumber or assign the Leases or future payments of flents, or incur any indebtedness, liability or other obligation to any tenant;
 - (b) Waive, excuse, condone, abate, concede, discount, set off, compremise or in any manner release or discharge any tenant under any of the Leases of and from any obligation, covenant, condition or warranty to be observed, performed or fulfilled by the tenant, including the obligation to pay the rents thereunder in the manner and at the place and time specified therein;
 - (c) Cancel, terminate or consent to any surrander of any of the Leases, permit any cancellation or termination, commence an action of ejectment or any summary proceedings for dispossession of the tenant under any of the Leases, or exercise any right of recapture provided in any of the Leases, or consent to any assignment of or subletting under any of the Leases;
 - (d) Lease any part of the premises, or renew or extend the term of any of the Leases, or modify or after any term of any of the Leases.
- d. Rejection of Lease. In the event any lease under the Leases should be the subject of any proceeding under the Federal Bankruptcy Act or any other leases, state, or local statute which provides for the possible termination or rejection of the Leases assigned hereby, Assignor covenants an lagrees that if any of the Leases is so rejected, no settlement for damages shall be made without the prior written consent of the Assignor and any check in payment of damages for rejection of any such Lease will be made payable both to the Assigner and Assignee. Assignor hereby assigns any such payment to Assignee and further covenants and agrees that upon the request of Assignee, it will duly encorse to the order of Assignee any such check, the proceeds of which will be applied to whatever portion of the indebtedness secured by this Assignment as Assignee may elect.
- 5. Default Deemed Default Under it a flots and Mortgage. In the event any representation or warranty of Assignor made herein shall be found to be untrue, or Assignor shall default in the performance or fulfillment of any obligation, term, covenant, condition or warranty herein, the Assignee may, at its option, declare each such instance to be a default under the Note and Mortgage, thereby entitling Assignee to declare all sums secured hereby and thereby immediately due and payable and to exercise any and all of the rights and remedies provided thereunder and herein, as yell as by law.
- 6. Right to Collect Rents. As long as there shall resist no default by Assignor in the payment of any indebtedness secured hereby or in the performance or fulfillment of any other obligation, term, covenant, condition or warranty contained herein or in the Note, Mortgage, other Loan Documents, or in the Leases, Assign it shall have the right under a license granted hereby, but limited as provided in the following paragraph, to collect, but not prior to accruri, all of the Rents arising from or out of said Leases or any renewals, extensions and replacements thereof, or from or out of the Plemises or any part thereof. Assignar shall receive such Rents and shall hold them as a trust fund to be applied as required under the terms and conditions of the Note, Mortgage and other Loan Documents, and Assignor hereby covenants to so apply them before using any part of the same for any other purposes, in such order as Assignee may direct, to the payment of taxes and assessments upon said fire rises before penalty or interest is due thereon; to the cost of insurance, utilities, maintenance, repairs, replacements and renovation, remitted by the terms of the Note, Mortgage and other Loan Documents: to the establishment of reserves for real estate taxes, insurance and deferred maintenance; to the satisfaction of all obligations specifically set forth in the Leases; and to the payment of interest, and principal becoming due on the Note.
- 7. Enforcement and Termination of Right to Collect Rents. Upon or at any imparities default in the payment of any indebtedness secured hereby or in the performance or fulfillment of any obligation, term, coverant, condition or warranty contained herein, in the Note, Mortgage, other Loan Documents or in the Leases, Assignee shall have, acrit, notion and without further notice, the complete right, power and authority to exercise and enforce any or all of the following rights and remedies at any time:
 - (a) To terminate the right granted to Assignor to collect the Bents without taking passession, and to demand, collect, receive, sue for, attack and fevy against the Bents in Assignee's own name; to give proper receipts, releases and acquittances therefor; and after deducting all necessary costs and expenses of operation and collection, including attorneys' fees, to apply the net proceeds thereof, together with any funds of Assignor deposited with Assignee, upon any indebtedness secured hereby in such order as Assignee may determine, and this Assignment shall constitute a direction to and full authority to any lessee, tenant or other third-party who has heretofore dealt or may increated with Assignor or Assignee, at the request and direction of Assignee, to pay all Bents owing under any lease or other agreement to the Assignee without proof of the default relied upon, and any such lessee, tenant or thur' party is hereby irrevocably demand by the Assignee for the payment to the Assignee of any Bents or other sums which has be or may thereafter become due under its lease or other agreement, or for the performance of any undertakings under any such lease or other agreement, and shall have no duty to inquire as to whether any default hereunder or under the Loan Documents has actually occurred or is then existing;
 - (b) To declare all sums secured hereby immediately due and payable and, at its option, exercise all or any of the rights and remedies contained in the Note, Mortgage and other Loan Documents;
 - (c) Without regard to the adequacy of the security or the solvency of Assignor, with or without any action or proceeding through any person, by agent or by a receiver to be appointed by a court, and without regard to Assignor's possession, to enter upon, take possession of, manage and operate the Premises or any part thereof; make, modify, enforce, cancel or accept surrender of any Leases now or hereafter in effect on said Premises or any part thereof; remove and evict any lesses; increase or decrease rents; clean, maintain, repair or remodel the Premises; otherwise do any act or incur any costs or expenses that Assignee shall deem proper to protect the security hereof, as fully and to the same extent as Assignor could do if in possession; and apply the Rents so collected in such order as Assignee shall deem proper to the payment of costs and expenses incurred by Assignee in enforcing its rights and remedies hereunder, including court costs and attorneys' fees, and to the payment of costs and expenses incurred by Assignee in connection with the operation and management of the Premises, including management and brokerage fees and commissions, and to the payment of the indebtedness evidenced by the Note and secured by the other Loan Documents; and
 - (d) Require Assign or to transfer all security deposits to Assignee, together with all records evidencing these deposits.

Provided, however, that the acceptance by Assignee of this Assignment, with all of the rights, powers, privileges and authority so created, shall not, prior to entry upon and taking possession of said Premises by Assignee, be deemed or construed to constitute Assignee a "Mortgagee in Possession," nor thereafter or at any time or in any event obligate Assignee to appear in or defend any action or proceeding relating to the Leases or to the Premises, to take any action hereunder, to expend any money, incur any expenses, or perform or discharge any obligation, duty or liability under the Leases, or to assume any obligation or responsibility for any security deposits or other deposits delivered to Assignor by any lessee thereunder and not assigned and delivered to Assignee. Furthermore,

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Assigned shall not be liable in any way for any injury or damage to person or property sustained by any person or persons, firm or corporation in or about the Premises.

Provided further, however, that the collection of the Rents and their application as aforesaid and/or the entry upon and taking possession of the Premises shall not cure or walve any default; walve, modify or affect any notice of default required under the Note or Mortgage; or invalidate any act done pursuant to such notice.

The rights, powers and remedies conferred on Assignee hereunder (a) shall be cumulative and concurrent with and not in lieu of any other rights, powers and remedies granted Assignee hereunder or under the Note, Mortgage or other Loan Documents; (b) may be pursued separately, successively or concurrently against any Assignor or the Premises; (c) may be exercised as often as occasion therefor shall arise, it being agreed by Assignor that the exercise or failure to exercise any of the same shall in no event be construed as a waiver or release thereof or of any other right, remedy or recourse; and (d) are intended to be, and shall be, non-exclusive.

8. Authority to Cure Default. Assignee shall have the right and option at any time or from time to time, in its sole discretion (but under no circumstances shall it be required or obligated), to take in its name or in the name of Assignor such action as Assignee may determine to be necessary to cure any default of Assignor under any of the Leases, whether or not any applicable cure or grace period has expired. Assignor agrees to protect, defend, indemnify and hold Assignee harmless from and against any and all less, cost, liability or expense (including, but not limited to, attorneys' fees and expenses) in connection with Assignee's exercise of its rights bereunder, with interest thereon at the Default Rate set forth in the Note.

9. Appointment of Attorney. Assignor hereby constitutes and appoints Assignee its true and lawful attorney, coupled with an interest of Assignor, so that in the name, place and stead of Assignor, the Assignee may subordinate, at any time and from time to time, any Leases affecting the Premises or any part thereof to the lien of the Mortgage, any other mortgage or deed of trust encumbering the Premises, or any ground lease of the Premises, and request or require such subordination where such option or authority was reserved to Assignor under any such Leases, or in any case where Assignor otherwise would have the right, power or privilege so to do. This appointment is to be prevocable and continuing, and these rights, powers and privileges shall be exclusive in Assignee, its successors and assigns as long as a long as a part of the indebtedness secured hereby shall remain unpaid.

10. Indemnification. Assignor hereby agrees to defend, indemnify and hold Assignee harmless from any and all liability, loss, damage or expense that Assignee may incur under, or by reason or in defense of, any and all claims and demands whatsoever which may be asserted against Assignce arising out of the Leases, including, but not limited to, any claims by any tenants of credit for rental for any period under any Leases more than one (1) month in advance of the due date thereof paid to and received by Assignor but not delivered to Assignee. Should Assignor incur any such liability, loss, damage or expense, the amount thereof, including attorneys' fees, with interest thereon at the Default finite set forth in the Note, shall be payable by Assignor immediately without demand, and shall be secured as a lien hereby and by the Morroage.

11. Records. Until the indebtednes: scared hereby shall have been paid in full, Assignor shall deliver to Assignee executed copies of any and all Leases and all future Leases (pan all or any part of the Premises, and will, if Assignee requests, specifically transfer and assign such Leases upon the same terms and crinchions as herein contained, but Assignor acknowledges and agrees that such specifically sassignment and transfer shall not be required to make this Assignment operative with respect to such future Leases. Assignor hereby assignments and agrees to make, execute and university to Assignee upon demand and at any time any and all further or additionally assignments, documents and other records and instruments, including, but not limited to, rent rolls and books of account sufficient for the purpose, that Assignee may deem to be necessary or advisable for carrying out the purposes and intent of, or otherwise the effectuate, this Assignment.

12. No Walver. The failure of Assignee to avail itself of any of the terms, covenants and conditions of this Assignment for any period of time or at any time shall not be construed or dee ned to be a waiver of any such right, and nothing herein contained not anything done or omitted to be done by Assignee pursuant here a mall be deemed a waiver by Assignee of any of its rights and remedies under the Note, Mortgage or other Loan Documents, or the laws of the state in which the said Premises are situated. The rights of Assignee to collect the indebtedness secured hereby, to enforce any other security thereon, or to enforce any other right or remedy hereunder may be exercised by Assignee either prior to, simultaneously with, or subsequent to, any other action taken hereunder and shall not be deemed an election of remedies.

13. Primary Security. Assignor agrees this Assignment is primary in nature to the obligation evidenced and secured by the Note, Mortgage and other Loan Documents, and any other document given to secure and collateralize the indebtedness secured hereby. Assignor further agrees that Assignee may enforce this Assignment without first resorting to or exhausting any other security or collateral; however, nothing herein contained shall prevent Assignee from successivity or concurrently suing on the Note, foreclosing the Mortgage, or exercising any other right under any other document collateralizing the Note.

14. Merger. (i) The fact that the Leases or the leasehold estates created thereby may be held, directly or indirectly, by or for the account of any person or entity which shall have an interest in the fee estate of the Premises. (ii) the operation of law, or (iii) any other event shall not merge any Leases or the leasehold estates created thereby with the fee estate in the Premises as long as any of the indebtedness secured hereby and by the Note, Mortgage and other Loan Documents shall remain unpaid, unless Assignee shall consent in writing to such merger.

15. Termination of Assignment. Upon payment in full of all of the indebtedness secured by the Note, Mortgage and other Loan Documents and all sums payable hereunder, Assignae shall execute and deliver a release of this Assignment. No judgment or decree entered as to said indebtedness shall operate to abrogate or lessen the effect of this Assignment until the indebtedness has actually been paid. The affidavit, certificate, lutter or statement of any officer of Assignee showing that any part of stirt in debtedness has remained unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this Assignment. Any person, firm or corporation may, and is hereby authorized to, rely on such affidavit, certificate, letter or statement. A remand by Assignee to any tenant for payment of rents by reason of any default claimed by Assignee shall be sufficient direction to said tenant to make future payments of Bents to Assignee without the necessity for further consent by, or notice to, Assignor.

16. Notice. All notices or other communications required or permitted to be given hereunder shall be in writing and shall be considered as properly given if mailed by first class United States Mail, postage prepaid, certified or registered with return receipt requested, or by delivering same in person to the intended address, as follows:

If to Assignor:

American National Bank & Trust Company of Chicago Successor Trustee to Comerica Bank-Illinois formerly known as Manufacturers Affiliated Trust Company, as Trustee under Trust Agreement dated July 3, 1975 and known as Trust No. 5810

1048 West Lake Street Oak Park, Illinois 60301

With a Copy to:

If to Assignee:

Comerica Bank-Illinois Attn: Legal Department 8700 North Waukegan Road Morton Grove, Illinois 60053

With a Copy to:

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or at such other place as any party hereto may by notice in writing designate as a place for service of notice hereunder. Notice so mailed shall be effective upon the date of its deposit. Notice given by personal delivery shall be effective upon delivery.

17. Successors. The terms, covenants, conditions and warranties contained herein and the powers granted hereby shall run with the land and shall inure to the benefit of, and bind, all parties hereto and their respective heirs, successors and assigns, all tenants and their subtenants and assigns, and all subsequent owners of the Premises and all successors, transferees, and assignees of Assignee and all subsequent holders of the Note and Mortgage.

18. Additional Rights and Remodies. In addition to, but not in lieu of, any other rights hereunder, Assignee shall have the right to institute suit and obtain a protective or mandatory injunction against Assignor to prevent a breach or default, or to enforce the observance of the agreements, covenants, terms and conditions contained herein, as well as the right to ordinary and punitive damages

occasioned by any breach or default by Assignor.

19. Severability. If any provision of this Assignment or the application thereof to any entity, person or circumstance shall be invalid or unenforceable to any extent, the remainder of this Assignment and the application of its provisions to other entities, persons or circumstances shall not be affected thereby and shall be enforced to the greatest extent permitted by law.

20. Third Party Baneficiaries. It is expressly agreed by Assignor that this Assignment shall not be construed or deemed made for

the benefit of any third party or parties.

21. Entire Agreement. This document contains the entire agreement concerning the Assignment of Leases and Bents between the parties hereto. No variations, modifications or changes herein or hereof shall be binding upon any party hereto, unless set forth in a document duly executed by, or on behalf of such party.

22. Construction. Whenever used herein, and the context requires it, the singular shall include the plural, and the plural the singular,

and any gender shall include all genders. All obligations of each Assignor hereunder shall be joint and several.

23. Governing Lew. The parties agree that the law of the State of Illinois shall govern the performance and enforcement of this Assignment except that if the Premises are located in a state other than the State of Illinois, proceedings relating to the enforcement The said. of remedies shall be determined in accordance with the laws where the Premises are located.

IN WITNESS WHEREOF, the said Assignor has caused this instrument to be signed and sealed as of the date first above written.

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EXHIBIT "A"

LEGAL DESCRIPTION

PARCEL 1:

THAT PART OF THE NORTHWEST FRACTIONAL QUARTER OF SECTION 19, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: COMMENCING AT THE CENTER LINE OF FRANKLIN AVENUE AND A POINT 500.0 FEET (MEASURED AT RIGHT ANGLES) EAST OF WEST LINE OF SAID SECTION; THENCE SOUTH ON A LINE 500.0 FEET EAST OF AN PARALLEL WITH THE WEST LINE OF SAID SECTION 984.63 FEET FOR A POINT OF BEGINNING; THENCE CONTINUING SOUTH OF SAID PARALLEL LINE 202.40 FEET; THENCE EAST PERPENDICULAR TO LAST DESCRIBED LINE 231.46 FEET; THENCE NORTH PARALLEL WITH THE WEST LINE OF SECTION 202.40 FEET; THENCE WEST TO THE POINT OF BEGINNING, ALL IN COOK COUNTY. ILLINOIS.

PARCEL 2:

EASEMENT FOR FOAT WAY KNOWN AS PODLIN DRIVE OVER THAT PART OF NORTHWEST FRACTIONAL 1/4 DESCRIBED AS FOLLOWS: COMMENCING AT PART OF THE INTERSECTION OF CENTER LINE OF FRANKLIN AVENUE WITH A LING 731.45 FEET EAST OF AN PARALLEL WITH THE WEST LINE OF THE SECTION (SAID 731.46 FEET BEING MEASURED AT RIGHT ANGLES TO SAID WEST LINE) THENCE EAST OF AND PARALLEL WITH SAID WEST LINE SAID SECTION A DISTANCE OF 1402.00 FEET THENCE EAST AT RIGHT ANGLES TO THE L. ST DESCRIBED LINE A DISTANCE OF 66 FEET; THENCE NORTH PARALLEL TO THE WEST LINE OF SAID NORTHWEST FRACTIONAL 14 A DISTANCE OF 1377.50 FEET TO THE CENTER LINE OF FRANKLIN AVENUE THENCE NORTHWESTERLY ALONG THE CENTER LINE OF FRANKLIN AVENUE TO THE POINT OF BEGINNING.

PIN # 12-15-100-025-0000

INSEN COUNTY COU COMMON ADDRESS: 3740 PODLIN DEIVE, DENSENVILLE, ILLINOIS 60131

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EXHIBIT "8"

LEGAL DESCRIPTION

PARCEL 1:

LOTS 15, 16, 17, 18 AND LOTS 22, 23, 24 AND 26 ALL IN BLOCK 11 IN WEEK'S SUBDIVISION OF BLOCKS 1, 2 AND 3 (EXCEPT THE SOUTH 66 FEET OF SAID BLOCK 3) AND THAT PART OF BLOCKS 11, 12 AND 13 LYING WEST OF WISCONSIN CENTRAL RAILROAD THE SOUTH 476.1 FEET MORE OR LESS OF BLOCK 4 AND THAT PART OF THE SOUTH 398 FEET MORE OR LESS OF BLOCK 10 LYING WEST OF SAID BAILBOAD IN RIVER PARK, A SUBDIVISION OF PART OF THE NORTH 1/2 OF SECTION 27, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

ALSO.

LOTS 36, 37, 38, 39, 40, 41, 42, 43, 44 AND 45 ALL IN BLOCK 11 IN WEEK'S AND OTHER'S RESUBDIVISION OF LOTS 7, 8, 26, 27, 28 AND PART OF LOTS 4, 5, 6, 29, 30 AND 31 IN BLOCK 11 AND LOTS 1 TO 11 INCLUSIVE AND LOTS 30 TO 42 INCLUSIVE IN BLOCK 12 IN WELK'S SUBDIVISION OF RIVER PARK AFORESAID, ALL IN COOK COUNTY, ILLINOIS

PARCEL 2:

THE SOUTH 25 FEET OF LOT 1) AND THE SOUTH 75 FEET OF LOT 9 ALL IN BLOCK 11 IN WEEK'S SUBDIVISION OF BLOCK 11 WEST OF RAILROAD IN RIVER PARK IN THE SOUTH EAST 1/4 OF THE NORTHWEST 1/4 OF SECTION 27, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN THE SOUTH EAST 1/4 IN THE NORTHWEST 1/4 OF SECTION 27, WEST OF RAILROAD, IN COOK COUNTY, ILL'INDIS

LOTS 46, 47, 48, 49 AND 50 ALL IN BLOCK 11 IN WEEK'S AND OTHER'S RESUBDIVISION OF LOTS 7, 8, 26, 27, 28 AND PARTS OF LOTS 4, 5, 6, 29, 30 AND 31 IN BLOCK 1, WEST OF RAILROAD IN WEEK'S SUBDIVISION OF BLOCK 11 IN RIVER PARK IN THE SOUTH EAST 1/4 OF THE NORTHWEST 1/6 OF SECTION 27, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN THE SOUTH EAST 1/4 IN THE NORTH WEST 1/4 OF SECTION 27, WEST OF RAILROAD, IN COOK COUNTY, ILLINOIS

PIN # 12-27-117-005-0000, 12-27-117-006-0000, 12-27-117-008-0000,

12-27-117-012-0000, 12-27-117-013-0000, 12-27-117-014-0000,

12-27-117-020-0000, 12-27-117-022-0000, 12-27-17/- 24-0000,

12-27-117-007-0000

COMMON ADDRESS: 2950 COMMERCE, FRANKLIN PARK, ILLINGIS 60131

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ASSIGNMENT BY BENEFICIARY(IES)

For good and valuable consideration, receipt of which is he as beneficiary(les) of the trust, join(s) in this Assignment for the aforesaid rents, issues and profits of the premises.	ereby acknowledged <u>Wayne Patrick Filose and Gigseppe Marchese</u> ne purpose of assigning () entire right, title and interest in and
Dated as of 4/26/95	Wayne, Parfick Filosa
	Gibsuppe Matchese
Or Or	
STATE OF ILLINOIS) SS COUNTY OF) SS	, a Notary Public in
and for the County and State aloresaid, dd hereby certify that to me to be the same person(s) whose name(s) is/are subscriber.	Wayne Patrick Filosa and Giuseppe Marchese personally known to he foregoing instrument, appeared before me this day in person trument as his/their own free and voluntary act, for the uses and
GIVEN under my hand and Notarial Seal this	day of 1979 Stand Grand 1979 Notary Public 1979
OFFICIAL SEAL LXXXINA K. GLUCTETT NOTARY PUBLIC STATE OF R. CAOIS MY CONTRESSION EXP. 7/10/97	Notary Public

Proberty of Cook County Clark's Office

LAND TRUST

EXCULPATION

This instrument is executed by the undersigned, not personally, but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants, and conditions to be performed by the undersigned are undertaken by its solely as Trustee as aloresaid, and not individually, and no personal liability shall be asserted or enforceable against the undersigned by reason of anything contained in said instrument, or in any previously executed document whether or not executed by said undersigned either individually or as Trustee as aforesaid, relating to the subject matter of the foregoing agreement, all such personal liability, if any, being expressly waived by every person now or hereafter claiming any right or security herounder.

IN WITNESS WHEREOF, this instrument has been duly executed the day and year first above written.

This instrument is executed by the undersigned, not personally, but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and insolar as said Trustee is concerned, is payable only out of the Trust estate which is not is securing the payment hereaf and through the enforcement of the provisions of any other collateral from time to time securing payment hereof. No personal liability shall be asserted or be unforceable against the undersigned, as Trustee, because or in respect of this instrument or the making, issue or transfer thereof, all such liability of said Trustee, if any, being Or Coop expressly waived in any meaner.

American National Bank & Trust Company of Chicago Successor to Comerica Bank-Illinois formerly known as Manufacturers Affiliated Trust Company, as Trustee under Trust Agreement dated July 3, 1975 and known as Trust No. 5810 not

Vice President

its Carts Office

ATTESTS: (SEAL)

By:

Name:

Title:

Assistant Becretary

tohn Carrara

Property of Cook County Clerk's Office

Trustee's Acknowledgement

STATE OF ILLINOIS			
COUNTY OF Cork			
1. Marquet O Dravel, a Notary Put			
SUZANNE GOLDSTEIN BAKER	, and	oe President	Uie
Denras John Carrara	, and Xea 1	stant Secretary	·
respectively of American National Bank and Trust	Company of Chicago	wi	no are personally known
to me to be the same persons whose names are subscribed to			
day in person and acknowledged that they signed and delivered tree and voluntary act of said bank, not personally but as Tree			
purposes therein set forth, and that the and	issistant Secreta	LY	
did then affix the seal of said bank as his/her own free and v	voluntary act and as th	e free and voluntary	act of said bank, not
personally but as Trustee aforesaid, for the uses and purpose	es therein set forth.		
Given under my hand and Notarial Sual this $\frac{27^2}{}$ day of	april 19	95	
4			မ္
	Marga	it O Don	يو ي
		NOTARY F	YUBLIC &
My Commission Expires:	77		95313948
5-10-97			
	Marg Notary Put	ICIAL SEAL " aret J.C. Junnott olko, S.C. To (Illinois ston E. ptro : 5/10/97	

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