UNOFFICIAL COPY

CORDER

06 11/97 0007 MCM 9:24 RELORITIN M 27.00 MAIL N 0.50 97413814 M 06-11/97 0007 MCM 9:24

TYPE OF DOCUMENT TO BE RECORDED

Sc. Chy Brok.
9200 S Corramed Mr.

MAIL TO:

- 1 Caril7

PREPARER OF DOCUMENT:

97413814

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UNOFFICIAL COPY

Property of Cook County Clerk's Office

	County of CCT? LC UNOFFIC	IAL COPY	
i.	1,	public in and for said County, in the State eforesaid, DO HEREBY CERTIFY that	
•	tubeoritised to the toregoing instrument, appeared before me this day in person and acknowledged that	multiple of the foregoing instrument, appeared before me this day in person and acknowledged that the signed, seeled and delivered the said instrument as the said voluntary act, for the uses and purposes herein set forth.	
	Given under my herid and official read, this SEP 1/4 1992 day of	Given under my hand and official seal, this day of	
	Rotery Public 96 Commission expires: 5196	Commesion expires.	
	PANILA AND CSIKOS Noter, John State of Illinois My Commission Expires 5/1/96		
	The street address of the Property (Hap A'q bie) is: 2246 MEST BELD CRICAGO, IL 6	DEN AVENUS	
	90x		
The tegal description of the Property is: IN BLOCK 4 LOT 65 AND THE WEST 6.0 FEET OF LOT 67/1M HOLSTEIN SURDIVISION IN SECTION 31, TOWNSHIP 40 MORTH, RANGE 14, EAST CF THE THIRD PRINCIPAL MERIDIAN, IN COUR COUNTY, ILLINOIS			
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		97413814 (A) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B	
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This document was prepared by: SOBBEDS GRADE SENETH CONTROL OF ANAL After recording return to Lender. Chicago Dillocati

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SERVICES

South Chicago Bank 1200 South Com ricial Averus Chicago, 300ac (312) No-1470 40417

92775836

ASSIGNMENT OF RENTS

DEFT 01 RECORDING \$25.1 T\$1111 TRAN 8684 10/19/92 14:16:00 \$25/6 1 #-92-775836 CHOK COUNTY RECORDER

97413814

GRANTOR

MAIDEN AMERICAN MATICULAL BANK & TRUST CO., as Trustee, under Trust Agreement No. 66956 dated MARCH 20, 1986.

BOUROWER

AMERICAN MATICAL BANK & TRUST CO., as Trustoe, under Trust Agreement Bo. 66956 dated MARCH 20, 1986. DOUGLAS C DIMURILA

ADDRESS

2246 WEST EXLIDEN AVENUE CRICAGO, IL 60647 TRESPONDENO. SAST

ELASTINGATION NO.

2246 MEET BELDEN AVENUE CHICAGO, IL 60647

*RE-RECORD TO CORRECT LEGAL DESCRIPTION** 312-975-8.6. 100 247 8471 CREDIT LINET 8475 BATE 5004383802 \$252,000.00 09/24/92 09/24/57

1. ASSIGNMENT, in consideration of the loss evidenced by the promissory note or credit agreement described above (the "Note"), Grantor absolutely setting to Lander all of Granton's interest in the way agreements (the "Lesses") now or hereafter executed which retain to the real property described in Schedule A which is attached to his Agreement and incorporated herein by this reference and any improvements located therein (the "Premises") including, but not limited to, the lesses of control on Schedule B attached herein and incorporated herein by reference in the broadly constitued and shell encompass at the broad

2. MODIFICATION OF LEASES. Grantor grants to Lander are yower and authority to modify the terms of any of the Leases and to suner terminate the Leases upon such terms as Lander may determine. 512

S. COVENANTS OF GRANTOR. Grantor covenants and agrees that January will:

a. Observe and perform all the obligations imposed upon the leng ord under the Lasses.
 b. Retrain from discounting any future rents or executing any future or alcomment of the Lasses or collect any rents in a

Lender of reports and accounting information relating to the receipt of rer all perments. Refrain from modifying or terminating any of the Leases without the write. Consent of Lender, Execute and deliver, at the request of Lender, any assurances and assistances. Perform all necessary steps to maintain the security of the Leases for the lander including, if reques €.

ect to the Leases as Lander may periodically require.

◇ 4. REPRESENTATIONS OF GRANTON. Grantor represents and werrants to Lander that

a. The tenents under the Leases are current in all rent payments and are not in default unlimit is terms of any of the Leases.

b. Each of the Leases is valid and enforceable according to its terms, and there are no deline or defense presently existing which could be asserted by any tenent under the Leases against Grantor or any assignee of Grantor.

c. No rents or security deposits under any of the Leases have previously been assigned by Gran or any party other than Lender .

d. Grantor has not accepted, and will not accept, rent in excess of one month in advance under any of the Leases.

Grantor has the power and authority to exceute this Assignment.

Grantor has not neclearant and and or available during the neclean terms.

Grantor has not performed any act or executed any instrument which might prevent Lander from collerung rents and taking any other action

s. GRANTOR MAY RECEIVE RENTS. As long as there is no default under the Note described above, the Mortgage activing the Note, this Agreement or any other present or future obligation of Borrower or Grantor to Lander ("Obligations"), Grantor may collect all rents are under the Leases when the and may use such proceeds in Grantor's business operations. However, Lander may at any time require Grantor to der celt all rents and profits into an account maintained by Grantor or Lander at Lander's institution.

6. DEFAULT AND REMEDIES. Upon default in the payment of, or in the performance of, any of the Obligations, Lander way at its aption take possession of the real property and the improvements and have, hold, manage, leave and operate the Premises on tarms and for a period of time that Lender deems proper. Lander may proceed to collect and receive all rents, income and profits from the Premises, and Lander that "we had proved profits to the payment of the cost of such afterdions, renovations, repairs or replacements to the Premises as Lander may deem proper. Lander may apply all with a core and profits to the payment of the cost of such afterdions, renovations, repairs and replacements and any expanses incident to taking and verticing of the real property and the management and operation of the real property. Lender may keep the Premises property insured and may discuss, otherges, claims, assessments and other liens which may accrue. The expanse and cost of these actions may be paid from the rents, less, in and other costs, and any unpaid amounts shall be secured by the Nortgage and for which this Assignment is given.

7. POWER OF ATTORNEY. Grantor irrevocably authorizes Lander as Grantor's attorney-in-fact coupled with an interest, at Lander's option, upon 7. POWEH OF ALTURIET, Gramor intercompy autorizes Linnow as Gramor's accomplet with all release, with Lances a dpath, upon taking possession of the real property and improvements under rule Assignment, is lease or re-lease. For Primiting or any part thereof, to cancel and modify Leases, evict tenants, bring or defend any suits in connection with the possession of the Premities in the name of either party, make repairs as Lander deems appropriate and perform such other acts in connection with the management and operation of the real property and improvements as Lander may deem proper. The receipt by Lender of any rents, income or profits under this Assignment after institution of foreclosure proceedings under the Mortgage shall not cure any default or affect such proceedings or sets which may be held as a result of such proceedings.

8. BENEFICIAL INTEREST. Lender shall not be obligated to perform or discharge any obligation, duty or liability under the Leases by reason of this Assignment. Grantor hereby agrees to indemnity Lender and to hold Lender harmises from any and all liability, loss or elemage which Lender may hour under the Leases by reason of this Assignment and from any and all claims and demands whatsoever which may be asserted against Lander by reason of any alleged obligations or understakings on Lender's part to perform or discharge any of the terms or agreements contained against Lander by reason of any alleged obligations or understakings on Lender's part to perform or discharge any of the terms or agreements contained and the Leases. Should be amount of such loss, including costs, legal expenses, and reasonable attorneys' fees shall be secured by the Mortgage and for which this Assignment was given. Grantor agrees to reimburse Lander immiediately upon demand for any such costs, and upon failure of Grantor to do so, Lander may accelerate and declare due all sums owed to Lander under any of the Obligations.

9. NOTICE TO TEMANTS: A written demand by Lander to the tenants under the Leases for the payment of rents or writ stellmed by Lender under the Lesses shall be sufficient notice to the tenents to make future payments of rents directly to Lender and to cuts any default under the Lesses without the necessity of further consent by Grantor. Grantor hereby releases the tenents from any flebility for any rente peld to Lender or any action taken by the tenants at the direction of Lender after such written notice has been given.

18. INDEPENDENT RIGHTS. This Assignment and the powers and rights granted are separate and independent from any obligation contained in the Mortgage and may be enforced without repard to whether Lender institutes forectoeure proceedings under the Mortgage. This Assignment is in addition to the Mortgage shall not affect, siminish or impair the Mortgage. However, the rights and authority granted in this Assignment way be exercised in the Mortgage shall not affect conjunction with the Mortgage.

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or, sidelification and throws history in a willing algored by Lore for of three obligations or lights, premont shall not be allocated it Lor deligations or delay or fall to execute any of its right thate as unless on any other econolos. Genetar's skil is to emercies, impairs or releases any of the obligation lander. Lander may perform any of Granto's fits. A waher on one especies shall not con corrienc, confirmation, first to co care, third party or collected. ed porty or any of its rights again

TE. MENERAL CON EXTENSION OF MONTGAGE. In the event the measurity date of the Note and Montgage is extended because of a modification, named or extension of the secured indetentions, this assignment shall be externally extended to the new materity or extension date and shall be absentiate against Counter and Surrouse on a continuous balls throughout all renewal and extension periods until such time as the underlying adults then been retired and paid in tall.

(3. NOTICES. Any author or other communication to be provided under this Agreement shall be in writing and sent to the parties at the add desired in this Agreement or such other address as the parties may designate in writing from time to time.

14. SEVERABLITY. If any provision of this Agreement violates the law or is unenforceable, the rest of the Agreement shall remain will.

16. COLLECTION COSTS. If Lander blees an altomay to easily in collecting any amount due or enforcing any right or remedy under this Agreement, renter agrees to pay Lander's altomorph fees, legal represses and collection costs.

98. MINOCELLANGUIA.

a. A default by Quarter under the terms of any of the Leeje which would end to the tenant there ardier tem effect under this Assignment and under the Note and Morgage so long as, in Lander's opinion, such defeat results in the -Condemnet of Landar's ecourity.

P. An station by Granter of any of the covenante, representations or provisions contained in this Audynment shall be deemed a distact unit

- turns of the Note and Mortgage.

 a. The Comment shall be binding upon and inure to the benefit of Grantor and Lander and their respective auccestors, satigns, business, most var, retrainistations, personal representatives, inguities, and divisees.

 d. This var are not shall be governed by the lame of the state indicated in the address of the real property. Grantor concerns to the jurisdiction and
- ring below. If the a is more than one Grantor, their etiligations shall be joint and several. This Agreement and any related d nt the contrade and integrated understanding between Grantor and Lander particing to the terms and conditions of those document

TY. ADDITIONAL TERMS.

CONTONION MOST SUBMITE CREET AND AMERIAL RENT ROLL, AMERIAL INCOME AND EXPENSES STATEMENT FOR PROPERTY AT 22/4 MEST MILDON, AND AMERIAL PERSONAL PENSIONAL

This Mortgage is executed by Trustee, not personally, but as Trustee and it is expressly understood that nothing continual hereis shall be construed as creating any personal liability on Trustee, and any resonal solutions, this waiver shall not us not the liability of any Borrower or guaranter of the bounder, this waiver shall not us not the liability of any Borrower or guaranter of the however, this chligations.

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GIVÂNTORÍ ACIONOMLEDGES THAT GRANTOR HAS READ, UNDERBTANDS, AND AGREES TO THE TERMS AND CONDITICAS OF THIS AGREEMENT.		
Quad SEPTEMBER 26, 1992 CONSTRUCTION MATERIAL BASIS & SERVED CONTROL BASIS & SERVED CONTROL BETTER Agreement III	10384 M	Character Common
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on eventile	; ;	GRANTOR
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