. DEPT-OI RECORDING

\$41.00

- T#0012 TRAN 5233 05/27/97 11:50:00
- 44704 \$ ER #-97-371944 COOK COUNTY RECORDER

Spece above this time for recorder's use pray

#### AGBIGNMENT OF RENTS AND LEASES

Vated: May 23, 1997

7660455 DZ ASM 2572

Assignor:

Ruprecht Company 370 North Carpenter Chicago, Illinois 60661

### Assignee:

American National Bank and Trust Company of Chicago 3: North LaSalle Street Chicago, Illinois 60690 No M

Mortgaged Property: 370 North Carpenter

P.I.N. No.s:

17-08-402-004-0000 And 17-08-100-002-0002

Prepared by:

Creighton R. Meland, Jr. Dickinson, Wright, Moon, Van Dusen & Freeman Suite 400

225 West Washington Street Chicago, IL 60606

When recorded, please return to:

Creighton R. Meland, Jr. Dickinson, Wright, Moon Van Dusen & Freeman

Suite 400

225 West Washington Street

Chicago, IL 60606

9/0

BOX 333-CTT

11.

CHEAGO 6000 D 4000 (19047)

### **ASSIGNMENT OF RENTS AND LEASES**

THIS ASSIGNMENT OF RENTS AND LEASES, made as of the 23rd day of May, 1997, by Ruprecht Company, an Illinois corporation having an address of 370 North Carpenter, Chicago, IL 60661 (the "Assignor"), to American National Bank and Trust Company of Chicago, having an address of 33 North LaSalle Street, Chicago, IL 60690, a national banking association (Carpinafter called the "Assignee").

### WITNESSETH:

To secure (a) the payment of the principal sum of all indebtedness of the Assignor to the Assignee now or hereafter existing, including without limitation the principal sum of One Million Four Hundred Thousand Doffars (\$1,400,000), together with interest thereon, payable in accordance with the terms of a Construction and Term Loan Note dated of even date herewith. the final payment on such Note being due no later than February 1, 2003, in accordance with the terms of the Loan Agreement referred to bereinbelow (such promissory note, together with any amendments, modifications and/or extensions thereof and any promissory note or notes issued in replacement therefor or substitution therefor, collectively herein called the "Note"), (b) the performance of the covenants herein contained and any monies expended by Assignee in connection therewith, (c) the payment of all obligations and performance of all covenants of Assignor under a certain Construction and Term Loan Agreement of even date herewith made by and between Assignor and Assignee (the "Loan Agreement"; all capitalized terms not herein defined shall have their respective meaning under the Loan Agreement) or under any other loan agreement, mortgage, security agreement and any other documents, agreements or instruments between Assignor and Assignee given in connection therewith and (d) any and all other indebtedness, obligations and liabilities of any kind now or hereafter owing to Assignee and secured by the Mortgage (as hereinafter defined), whether direct or indirect, absolute or contingent, joint or several, secured or unsecured, arising by operation of lay or otherwise, and whether incurred as principal, surety, endorser, guarantor, accommodation party or otherwise (all of the aforesaid indebtedness, obligations and liabilities being herein called the "Mortgage Indebtedness" and this Assignment, the Notes and all of the other documents, agreements and instruments evidencing or securing the repayment of, or otherwise pertaining to, the Mortgage Indebtedness being herein collectively called the "Loan Documents"), Assignor does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, all of the right, title and interest of Assignor in, to and under all leases or agreements for the use or occupancy of the whole or any part of the real estate situated in the City of Chicago, County of Cook, State of Illinois and any improvements thereon, which real estate is subject to that certain Mortgage, Security Agreement, Assignment of Rents and Fixture Filing, of even date herewith, in favor of the Assignce (the "Mortgage") and is specifically described on Exhibit A attached hereto (herein called the "Mortgaged Premises"), whether such leases and agreements are now or at any time hereafter existing (all such leases and agreements are hereinafter collectively called "Leases" and

97371949

# 07371

## **UNOFFICIAL COPY**

singularly called a "Lease"), including all amendments and supplements to and renewals and extensions of the Leases at any time made; and together with all rents, earnings, income and profits arising from the Mortgaged Premises or from the Leases and all other sums due or to become due under and pursuant thereto; and together with any and all guarantees under any of the Leases; and together with all proceeds payable under any policy of insurance covering loss of rents from the Mortgaged Premises for any cause; and together with all rights, powers, privileges, options, and other benefits of Assignor as lessor under the Leases, including, but not by way of limitation, the immediate and continuing right to receive and collect all rents, income. revenues, issues, profits, condemnation awards, moneys and security payable or receivable under the Leases or pursuant to any of the provisions thereof whether as rent or otherwise, the right to accept or reject any offer made by a tenant pursuant to its Lease to purchase the Mortgaged Premises and any other property subject to such Lease as therein provided and to perform all other necessary or appropriate acts with respect to such purchases as agent and attorney-in-fact for Assignor, and the right to make all waivers and agreements, to give and receive all notices, consents and releases, to take such action upon the happening of a default under any Lease, including the commencement, conduct and consummation of proceedings at law or in equity as shall be permitted under any provision of any Lease or by law, and to do any and all other things whatsoever which Assignor is or may become emitted to do under any Lease;

SUBJECT, however, to the right and license herein granted by Assignee to Assignor.

- 1. Representation and Warrantles. Assignor represents and warrants to Assignee that (a) Assignor has good right and authority to make this Assignment, has not heretofore alienated, assigned, pledged or otherwise disposed of or encumbered any Leases, or any of the sums due or to become due thereunder and intended to be assigned becomee, and has not performed any acts or executed any other instruments which might prevent Assignee from operating under any of the terms and conditions of this Assignment or which would simit Assignee in such operation; (b) Assignor has not accepted or collected rent or other payments under any existing Lease for any period subsequent to the current period for which such rent or other payment has already become due and payable; (c) Assignor has not executed or granted any amendment or modification whatever of any existing Lease, either orally or in writing, except as has been disclosed in writing to Assignee and (d) there is no default under any Lease now existing and no event has occurred and is continuing which, with the tapse of time or the giving of notice, or both, would constitute a default under any Lease.
- 2. Covenants. Assignor hereby covenants and agrees (a) to observe, perform and discharge, duly and punctually, all and singular the obligations, terms, covenants, conditions and warranties of this Assignment, the Notes and the other Loan Documents and the Leases on the part of Assignor to be kept, observed and performed; (b) to enforce the performance of each and every obligation, term, covenant, condition and agreement in the Leases by any tenant to be performed; (c) to 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 and, upon request by Assignee, will do so in the name and behalf of

# 0027194

## **UNOFFICIAL COPY**

Assignee, but at the expense of Assignor; and (d) that each Lease shall be consistent with the form of lease approved by Assignee, a copy of each Lease will be delivered to Assignee within seven (7) days of the complete execution thereof, and each Lease shall be subordinate to the lien of the Mortgage.

Assignor further covenants and agrees that it will not, without in each instance the prior written consent of Assignee:

- (a) effect into any Lease which has not been approved in advance in writing by Assignee;
  - cancel any Lease nor accept a surrender thereof;
- (c) reduce the rent payable under any Lease nor accept payment of any installment of rent (except for security deposits) in advance of one month from the due date thereof;
- (d) change, amend, after or modify any Lease or any of the terms or provisions thereof, nor grant any crucession in connection therewith;
  - (c) consent to the release of the obligations of the tenant under any Lease;
- assign, pledge, encumber or otherwise transfer any Lease or Assignor's right thereunder;
- (g) consent to an assignment of teneral's interest under any Lease or to a subletting thereof, except to the extent any such assignment or subletting is specifically authorized by such Lease; or
- (h) incur any indebtedness for borrowed money or conerwise to the tenant or guarantor of any Lease which may under any circumstances be availed of as an offset against the rem or other payments due thereunder.

Any of the above acts, if done without the consent of Assignee, shall be, at the option of Assignee, null and void.

3. Payment of Rents. Assignor hereby consents to and irrevocably authorizes and directs the tenants under the Leases and any successor to the interest of said tenants, upon demand and notice from Assignee of Assignee's right to receive the rents and other amounts under such Leases, to pay to Assignee the rents and other amounts due or to become due under the Leases, and said tenants shall have the right to rely upon such demand and notice from Assignee and shall pay such reuts and other amounts to Assignee without obligation or right to determine the actual existence of any default or event claimed by Assignee as the basis for

Assignce's right to receive such rents and other amounts notwithstanding any notice from or claim of Assignor to the contrary, and Assignor shall have no right or claim against said tenant for any such rents and other amounts so paid by said tenant to Assignee.

- 4. <u>License</u>. Notwithstanding the foregoing provisions making and establishing a present and absolute transfer and assignment of the Leases and the rents, earnings, income and profits arising therefrom, so long as no Event of Default shall have occurred and be continuing or no event shall exist which by lapse of time or service of notice, or both, has or would become an Event of Default hereunder, Assignor shall have the right and license to occupy the Mortgaged Premises as landlord or otherwise and to collect, use and enjoy the rents, issues and profits and other sums payable under and by virtue of any Lease, but only as the same become due under the provisions of such Lease, and to enforce the covenants of the Lease.
- 5. Default. The occurrence of any of the following events shall be deemed an "Event of Default" hereunder:
- (a) Desault in the observance or performance of any covenant, promise or agreement set forth herein and continuance thereof for 30 days;
- (b) The occurrence of an Event of Default under the Loan Agreement or the Mortgage;
- (c) Default in making payment, when due, of any of the Mortgage Indebtedness or the occurrence of any other Event of Default thereunder; or
- (d) The occurrence of a default under any of the other Loan Documents and continuance thereof after any period of grace, if any, provided therein with respect to such default.
- 6. Remedies. Upon the occurrence of an Event of Default, Assignee, at its option, shall have the right, power and authority, in addition to, and not in lieu of or in substitution for all other rights and remedies provided for herein and in the other Loan Documents, to do any or all of the following:
- (a) Terminate the right and license granted to Assignor hereunder to occupy the Mortgaged Premises and collect the rents, issues and profits thereof and thereafter, personally or through a receiver, with or without taking possession, demand, collect and receive and sue for the rents and other sums payable under the Leases and, after deducting all necessary and proper costs and expenses (including attorneys' fees and expenses of receivership) of collection as determined by Assignee, apply the net proceeds thereof upon any indebtedness secured hereby.

9737194

- (b) Declare all sums secured hereby immediately due and payable, and, at its option, exercise all of the rights and remedies contained herein, in the Notes and in the other Loan Documents.
- (c) Demand, collect and receive from Assignor any and all security deposits paid to Assignor by any tenant under any Lease.
- law, personally or by agent or attorney, or by a receiver to be appointed by court, then and thereafter to enter upon, take and maintain possession of and operate the Mortgaged Premises, or any part thereof, together with all documents, books, records, papers, and accounts relating thereto and exclude Assignor, its agents and servants therefrom and hold, operate, manage and control the Mortgaged Premises, or any part thereof, as fully and to the same extent as Assignor could do if in possession and in such event, without limitation, and at the expense of Assignor, from time to time, cause to be made all necessary or proper repairs, renewals, and replacements to the Mortgaged Premises, or any part thereof, as Assignee deems judicious, and pay taxes, assessments and prior or proper charges on the Mortgaged Premises, or any part thereof, and insure and reinsure the same, and lease the Mortgaged Premises, or any part thereof, for such times and on such terms as Assignee deems desirable, including leases for terms expiring beyond the maturity of the Mortgage Indebtedness and cancel any lease or sublease for any cause or on any ground which would emitle Assigner to cancel the same.

After payment of all proper charges and expenses, including the just and reasonable compensation for the services of Assignee, the receiver, their attorneys, agents, clerks, servants and others employed by Assignee or the receiver in connection with the operation, management and control of the Mortgaged Premises and the conduct of the business thereof, and such further sums as may be sufficient to indemaify Assignee from and against any liability, loss or damage on account of any matter or thing done in good faith in pursuance of the rights and powers of Assignee hereunder. Assignee may, at its option, credit the net amount of income which Assignee may receive by virtue of this Assignment and from the Mortgaged Premises to any and all amounts due or owing to Assignee from Assigner under the terms and provisions of the Notes and the Loan Documents. The manner of the application of such net income and the item which shall be credited shall be within the sole discretion of Assignee. The balance of such net income shall be released to or upon the order of Assignor.

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 the Mortgaged Premises by Assignee, be deemed or construed to constitute Assignee a mortgagee in possession nor thereafter or at any time or in any event impose any obligation whatsoever upon Assignee to appear in or defend any action or proceeding relating to the Leases or the Mortgaged Premises, or to take any action hereunder, to expend any money or 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

# 97371944

## **UNOFFICIAL COPY**

any tenant and not assigned and delivered to Assignee or render Assignee 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 Mortgaged Premises.

Assignor agrees that the collection of rents and the application as aforesaid or the entry upon and taking of possession of the Mortgaged Premises, or any part thereof, by Assignee shall not cure or waive any default or waive, modify or affect any notice of default hereunder or under the Note or the other Loan Documents, or any other Mortgage Indebtedness, or invalidate any act done pursuant to such notice, and the enforcement of such right or remedy by Assignee, once exercised, shall cominue for so long as Assignee shall elect. If Assignee shall thereafter elect to discontinue the exercise of any such right or remedy, the same or any other right or remedy hereunder may be reasserted at any time and from time to time following any subsequent default.

Assigned hereby consents to the appointment of a receiver if believed necessary or desirable to enforce its rights under this Paragraph 6. The rights of Assignee to collect and receive the rents assigned because or to take possession of the Mortgaged Premises, or to exercise any of the rights or powers herein granted to Assignee shall, to the extent not prohibited by law, also extend to the period from and after the commencement of proceedings to foreclose the lien of the Mortgage, whether by advertisement or by judicial proceedings, including any period allowed by law for the redemption of the Mortgaged Premises after any foreclosure sale.

- 7. Remedies Cumulative. The rights and remedies of Assignee hereunder are cumulative and not in lieu of, but are in addition to, any rights or remedies which Assignee shall have under the Note, the Mortgage or any of the other Loan Documents, or at law or in equity, which said rights and remedies may be exercised by Assignee either prior to, simultaneously with, or subsequent to, any action taken hereunder. The rights and remedies of Assignee may be exercised from time to time and as often as such exercise is deemed expedient, and the failure of Assignee to avail itself of any of the terms, provisions, and conditions of this Assignment for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any rights under the terms hereof. The liabilities and obligations of each only comprising the Assignor are joint and several.
- 8. <u>Indemnification</u>. Assignor agrees to indemnify and hold Assignee harmoless of and from and against any and all liability, loss, damage or expense, which Assignee may or might incur under or by reason of this Assignment, and of and from any and all claims and demands whatsoever which may be asserted against Assignee by reason of any alleged terms, covenants or agreements contained in the Leases. Should Assignee incur any such liability, loss or damage under or by reason of this Assignment, or in the defense against any such claims or demands, the amount thereof, including costs, expenses and reasonable attorneys' fees, together with interest thereon at the Overdue Rate provided in the Loan Agreement or the maximum rate permitted by law, if less, shall be secured by this Assignment and by the other Loan Documents, and Assignor

shall reimburse Assignee therefor immediately upon demand, and upon failure of Assignor so to do, Assignee may declare all sums secured hereby immediately due and payable.

- 9. Notices. Any notice which Assignor or Assignee may give or is required to give under this Assignment shall be effective on the earlier of (a) the date when received, (b) 3 business days after sem as registered mail, postage prepaid or (c) the next business day after deposit prepaid with an overnight delivery service, addressed to Assignor or Assignee, as the case may be, at the address first set forth above or such other address as Assignor or Assignee shall provide to the other in writing.
- 10. Assignment. This Assignment shall be assignable by Assignee and all representations, warranties, covenants, powers and rights herein contained shall be binding upon, and inure to the benefit of, Assignor and Assignee and their respective successors and assigns.
- 11. Funive Assurances. Assignor covenants and agrees that Assignor will, upon the request of Assignee, (Neonte and deliver to Assignee such further instruments and do and perform such other acts and things as Assignee may deem necessary or appropriate to make effective this Assignment and the various covenants of Assignor herein contained and more effectively to vest in and secure to Assignee the sums due or hereafter to become due under the Leases, including, without limitation, one execution of such additional assignments as shall be deemed necessary by Assignee effectively to vest in and secure to Assignee all rents, income and profits from any and all Leases. Assignor outber agrees that it will, from time to time, upon demand therefor, deliver to Assignee an executed counterpart of each and every Lease then affecting all or any portion of the Mortgaged Premises.
- 12. <u>Severability: Amendment</u>. If any provision hereof is in conflict with any statute or rule of law of the State of Illinois or is otherwise unenforceable for any reason whatsoever, then such provision shall be deemed null and void to the extent of such conflict or unenforceability and shall be deemed severable from but shall not invalidate any other provisions of this Assignment. Notwithstanding the foregoing, nothing contained in this Assignment shall be construed to amend or release any mortgage or assignment of rents in fevor of the Assignee previously recorded against all or a portion of the Mortgaged Premises.
- 13. Governing Law: Binding Effect. This Assignment, made in the State of Illinois, shall be construed according to the laws thereof and shall be binding upon the Assignor and its successors and assigns and any subsequent owners of the Mortgaged Premises, and all of the covenants herein contained shall run with the land, and this Assignment and all of the covenants herein contained shall inure to the benefit of Assignee, its successors and assigns.

9727194

IN WITNESS WHEREOF, Assignor has caused this Assignment to be duly executed as of the day and year first above written.

**ASSIGNOR:** 

RUPRECHT COMPANY

### **ACKNOWLEDGMENT**

STATE OF ILLINOIS )	
COUNTY OF CECK )SS.	
The foregoing instrument was solve	nowledged before me on this 13 day of
MAY 1997 by PAr'l I S	ofilias acknowledged to me to be the
TRESIDENT and	of the Ruprecht Company.
	Vanie E. Cohen
	Notary Public Acting in County My Commission Expires: 11/23/2022
0	Acting in COOK County
	My Commission Expires: 11/2 3/ 2022
~// <sub>1</sub>	
<i>y</i>	**************************************
Ox	OFFICIAL SEAL*
	History Public State of It nois
Drafted by and when	My Commission Expires 11/23/00
recorded return to:	Massockers/sommersees
Creighton R. Meland	0,
Dickinson, Wright, Moon,	40
Van Dusen & Freeman 225 West Washington Street	
Suite 400	
Chicago, Illinois 60606	
(312) 220-0300	°/
	7,0
	Notary Public Acting in County My Commission Expires: 11/2 2032  "OFFICIAL SEAL" JANICE E. COHEN New Public State of Errols My Commission Expires 11/2300
	9/50
	0

### Exhibit A

### Legal Description

#### PARCEL 1:

THAT PART OF LOTS 1, 2, 3, 4 AND 5 IN BLOCK 6 IN CARPENTER'S ADDITION TO CHICAGO IN THE SOUTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, TOGETHER WITH THAT PART OF KINZIE STREET LYING NORTH OF AND ADJOINING THE NORTH LINE OF AFORESAID BLOCK 6 AND SOUTH OF AND ADJOINING THE "DIVISION LINE" BETWEEN THE LANDS OF THE CHICAGO AND NORTHWESTERN RAILWAY COMPANY AND THE LANDS OF THE PITTSBURGH, CINCINNATI. CHICAGO AND ST. LOUIS RAILWAY COMPANY AS ESTABLISHED BY AGREEMENT DATED FEBRUARY 16, 1903 AND RECORDED FEBRUARY 9, 1943 AS DOCUMENT 13028398 DESCRIBED AS FOLLOWS: COMMENCING AT THE POINT OF INTERSECTION OF THE EAST LINE OF AFORESAID BLOCK 6 EXTENDED NORTH TO THE AFORESAID DIVISION LINE: THENCE WEST IN AFORESAID " DIVISION LINE ", A DISTANCE OF 252.08 FEET TO ITS INTERSECTION WITH THE WEST LINE OF AFORESAID BLOCK 6, BEING THE EAST LINE OF ABERDEEN STREET, EXTENDED NORTH: THENCE SOUTH IN AFORESAID DESCRIBED WEST LINE OF BLOCK 6, A DISTANCE OF 100.0 FEET TO A POINT; THENCE EAST IN A LINE, PARALLEL TO THE AFORESAID DIVISION LINE", A DISTANCE OF 252.05 FEET TO A POINT IN THE EAST LINE OF AFORESAID PLOCK 6: THENCE NORTH ALONG THE EAST LINE OF AFORESAID BLOCK 6, AND ITS EXTENSION NORTH, BEING THE WEST LINE OF CARPENTER STREET, A DISTANCE OF 100.0 FEET TO THE POINT OF BEGINNING, IN COOK COUNTY. ILLINOIS.

#### PARCEL 2:

THAT PART OF W. KINZIE STREET LYING NORTH OF AND ADJOINING THE "DIVISION LINE" BETWEEN THE LANDS OF THE CHICAGO AND NORTHWESTERN RAILWAY COMPANY AND THE LANDS OF THE PITTSBURGH, CINCINNATI, CHICAGO AND ST. LOUIS RAILWAY COMPANY AS ESTABLISHED BY AGREEMENT DATED FEBRUARY 11, 1913 AND RECORDED FEBRUARY 9 1943 AS DOCUMENT 13028398 IN CARPENTER'S ADDITION TO CHICAGO IN THE SOUTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: COMMENCING AT 17/E POINT OF INTERSECTION OF THE EAST LINE OF BLOCK 6 IN CARPENTER'S ADDITION TO CHICAGO EXTENDED NORTH TO THE AFORESAID DIVISION LINE; THENCE NORTH ALONG SAID EXTENDED EAST LINE TO A POINT IN THE NORTH LINE OF THE WEST HALF OF THE SOUTHEAST QUARTER OF AFORESAID SECTION 8; THENCE WEST ALONG SAID NORTH; THENCE SOUTH ALONG SAID EXTENDED WEST LINE TO THE POINT OF INTERSECTION OF THE AFORESAID DIVISION LINE; THENCE EAST ALONG AFORESAID DIVISION LINE TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINOIS.

ILLINOIS Common Address: 370 North Carpenter, Chicago, Illinois

P.I.N. No.(s): 17-08-402-004-0000 and 17-08-500-002-0000