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RECORDATION REQUESTED BY:

BRIDGEVIEW BANK AND TRUST 1808 N. Haisted Chicago, N. 60614

WHEN RECORDED MAIL TO:

Bridgeview Bank and Trust 7940 South Harlem Bridgeview, IL 60455

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FOR RECORDER'S USE ONLY

This Assignment of Rents prepared by:

Bridgeview Bank and Trust 7940 South Harlem Avenue Bridgeview, IL 60455



ASSIGNMENT OF RENTS

THIS ASSIGNMENT OF RENTS IS DATED APRIL 25, 148, between Mitch Squire and Marc E. Devereux, Mitch Squire married to Robyn Squire, Marc E. Devereux gingle, never married, whose address is 616 West Arlington, Chicago, IL 60614 (referred to below as "Grandon"); and BRIDGEVIEW BANK AND TRUST, whose address is 1808 N. Halsled, Chicago, N. 60614 (referred to boldwise "Lender").

ASSIGNMENT. For valuable consideration, Grantor assigns, gravity a continuing security interest in, and conveys to Lender all of Grantor's right, title, and interest in and to the Rents from the following described Property located in Cook County, State of Minois:

UNIT NUMBERS 301 AND 302 IN THE 555 WEST ARLINGTON CONDOMNIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE; THE EAST 1/2 OF LOT 29 IN DEMING AND OTHERS SUBDIVISION OF OUTLOT 'C' IN WRIGHTWOOD, A SUBDIVISION IN THE SOUTHWEST 1/4 OF SECTION 28, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 25218502; TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS. IN COOK COUNTY, ILLINOIS.

The Real Property or its address is commonly known as 555 West Artington, Units 310 & 302, Coloago, IL. 60614. The Real Property tax identification number is 14-28-317-059-1010 & 14-28-317-059-1011.

DEFINITIONS. The following words shall have the following meanings when used in this Assignment. Terms not otherwise defined in this Assignment shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Assignment. The word "Assignment" means this Assignment of Rents between Grantor and Lender, and includes without limitation all assignments and security interest provisions relating to the Rents.

Event of Default. The words "Event of Default" mean and include without limitation any of the Events of Default set forth below in the section titled "Events of Default."

Grantor. The word "Grantor" means Mitch Squire and Marc E. Devereux.

Indebtedness. The word "Indebtedness" means all principal and interest payable under the Note and any amounts expended or advanced by Lender to discharge obligations of Grantor or expenses incurred by Lender

modifications of, refinancings of, consolidations of, and substitutions for the promissory note or agressy principal expenses of \$119,000.00 from Grandor to Landor, together with all renameds of, entitledies of, neak. The word "Piote" means the promissory note or credit agreement dated April 28, 1968, in the ide Landor. The word "Lender" means BRIDGEVIEW BANK AND TRUST, its successors and assigns.

Property. The word, "Property" means the real property, and all improvements thereon, described above in JY002.8 at stold off its same persons self

Preparty Distriction Property" mean the property, interests and rights described above in the Property Described above in the

the Decuments. The York "Related Documents" mean and include without limitation all grounds, credit agreements, can be consisted to the instruments, agreements agreements, out that, and other instruments, agreements and documents, whicher now or hand and documents, whicher now or hand.

whether due now or later, including without limitation all Rents from all leases described on any a igh. The word "Herds" means all refer, revenues, income, leaves, profits and processes from the PM

straction to this Assignment.

otherwise unenforceable.

DOCUMENTS. THIS ASSIGNMENT IS CIVEN AND ACCESTED ON THE FOLLOWING TENNIS: of any all obligations of grantor underline hote, this absonment, and the firence THE ABSONMENT IS GIVEN TO SECURE (1) PAYMENT OF THE MIDERTEDIRES AND 42 PERPOR

ESST AND PERFORMANCE. Except as otherwise provided in this Assignment or any Polished D and standard as and she has been so the Assignment of the right to col

HOUSE GRAND ISPRESSINATIONS AND WANTANITES WITH RESPECT TO THE RESTS. With respect to the

aging of bres trempted with other to such or thought, power, and authority to enter into this Assignment and to smilge Connectable. Grantor is emitted to receive the Rents free and clear of all rights, locks, liens, encumbigations, god cleims except as disclosed to and accepted by Lender in writing.

Creator has not previously assigned or conveyed the Rents to any other person by this and convey the Hents to Lender.

ent now in force.

The Parties Stransfer. Grantor will not sell, assign, encumber, or otherwise dispose of any of Grantor's rights in the Revided in this Agreement.

LINGUING RICHT TO COLLECT RENTS. Lender shall have the right at any time, and even therefore the hands. For the purpose, Lender, and necesses the Hans. For the purpose, Lender, is a given and granted the tokening rights, powers and authority:

her to Tommite. Lender may send notices to any and all tenents of the Property advising them of this general and directing all floring to be published by the property denserd, collect and missing in the Property, Lander may enter upon and take possession of the Property, denserd, collect and missing a through Lander and curry on all takes to the property, including such proceedings as may be necessary to an expective of the Property, including such proceedings as may be necessary to the property; collect the Pents and remove any tenent or three from persons true.

Statements the Property. Lender may enter the Property to meintain the Property and lesso the sense of the se

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continuing costs and expenses of maintaining the Property in proper repair and condition, and also to pay all taxes, assessments and water utilities, and the premiums on fire and other insurance effected by Lender on the Property.

Compliance with Laws. Lender may do any and all things to execute and comply with the laws of the State of Illinois and also all other laws, rules, orders, ordinances and requirements of all other governmental agencies affecting the Property.

Lease the Property. Lender may rent or lease the whole or any part of the Property for such term or terms and on such conditions as Lender may deem appropriate.

Employ Agents. Lender may engage such agent or agents as Lender may deem appropriate, either in Lender's name or in Grantor's name, to rent and manage the Property, including the collection and application of Rents.

Other Acts. Lender may do all such other things and acts with respect to the Property as Lender may deem appropriate and may act exclusively and solely in the place and stead of Grantor and to have all of the powers of Grantor for the purposes stated above.

No Requirement to Act. Lender shall not be required to do any of the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things shall not require Lender to do any other specific act or thing.

APPLICATION OF RENTS. All costs and expenses incurred by Lender in connection with the Property shall be for Grantor's account and Lender may pay such costs and expenses from the Rents. Lender, in its sole discretion, shall determine the application of any and all Rents received by it; however, any such Rents received by Lender which are not applied to such rusts and expenses shall be applied to the Indebtedness. All expenditures made by Lender under this Assignment and not reimbursed from the Rents shall become a part of the Indebtedness secured by this Assignment, and shall be payable on demand, with interest at the Note rate from date of expenditure until paid.

FULL PERFORMANCE. If Grantor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Documents, Lender shall execute and deliver to Grantor a suitable satisfaction of this Assignment and suitable statements of termination of any financing statement on file evidencing Lender's security interest in the Rents and the Property. Any termination fee required by law shall be paid by departor, if permitted by applicable law. If, however, payment is made by Grantor, whether voluntarily or otherwise, or by quarantor or by any third party, on the indebtedness and thereafter Lender is forced to remit the amount of that payment (a) to Grantor's trustee in bankruptcy or to any similar person under any federal or state bankruptcy law or law for the relief of debtors, (b) by reason of any judgment, decree or order of any court or administrative body having jurisdiction over Lender or any of Lender's property, or (c) by reason of any settlement or compromise of any claim made by Lender with any claimant (including without limitation Grantor), the Indebtedness shall be considered unpaid for the purpose of enforcement of this Assignment and this Assignment shall continue to be effective or shall be reinstated, as the case may be, notwithstanding any cancellation of this Assignment or of any note or other instrument or agreement evidencing the Indebtedness and the Property will continue to secure the amount repaid or recovered to the same extent as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the Indebtedness or to this Assignment.

EXPENDITURES BY LENDER. If Grantor fails to comply with any provision of dris Assignment, or if any action or proceeding is commenced that would materially affect Lender's interests in the Property, Lender on Grantor's behalf may, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends in so doing will bear interest at the rate provided for in the Note from the the incurred or paid by Lender to the date of repayment by Grantor. All such expenses, at Lender's option, will (a) the physible on demand, (b) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be treated as a balloon payment which will be due and payable at the Note's maturity. This Assignment also will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had.

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Assignment:

Default on Indebtedness. Failure of Grantor to make any payment when due on the Indebtedness.

Compliance Default. Failure of Grantor to comply with any other term, obligation, covenant or condition contained in this Assignment, the Note or in any of the Related Documents.

Default in Favor of Third Parties. Should Borrower or any Grantor default under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's property or Borrower's or any Grantor's ability to repay the Loans or perform their respective obligations under this Assignment or any of the Related Documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by or on behalf of Grantor under this Assignment, the Note or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished.

Defective Collateralization. This Assignment or any of the Related Documents ceases to be in full force and effect (including failure of any collateral documents to create a valid and perfected security interest or lien) at any time and for any reason.

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foresthermine. This Assignment, together with any Released Documents, constitutes the earlier understanding and agreement of the parties as to the matters set forth in this Assignment. No stearation of or annual trait and agreement of the parties as to the matters set forth in witing and aigned by the parties of or annual trait and aigned by the attention or amendment.

EQUE PROVISIONS. The following miscellaneous provisions are & part of this M

Minmays' Fees; Expenses. If Lender institutes any suit or action to enforce any of the telegrange tester that content to enforce any of the telegrange, Fees; Expenses. If Lender shelp act of survived, all resonable expenses at the fact and on any appeal. Whichier or not any court action is involved, all resonable expenses at the fact and on any appeal. Whichier or necessary at any time for the protection of its interestion of its interestication in an interestication in an interestication in an interestication in interestication in interestication in in an interestication in interestication interestication in interestication interestication in interestication in interestication interestication interestication interestication interestication interestication interestication interestication in

Welver: Election of Remedies. A waiver by any party of a breach of a provider of this Amigrations from the constitute a waiver of or prejudice the party's rights otherwise to demand strict (10 animates with the constitute and surjection by Lender to pursue say remedy small not grain parties of say; remedy, and an election to make expenditures or take scient to perform an obligation of Grants to perform shall not affect Lender's right to declary a default and small and sma

edies. Lander shall have all other rights and remedies provided in this Assignment or the Hote w

because in Presession. Lender shall have the right of the placed as mortgages in possession of to hand it is because on the property, with the power to project and preserve to be collect the frame from the property, to operate the Property preceding forectosine of the Property, with the procession of proceding forectosine of the representation and above the cost of the representation over and above the cost of the representation over section may serve without birnd if permised by law. Lenders in the representation of a cost of the Property sections in the section of a receiver may serve without birnd if permised by law. Lenders in the section from serving as a deliberate by a substantial amount. Employment by Lender scale in a desired from serving as a deliberation by a substantial amount. Employment by Lender scale in a desired from serving as a

Collect fleels. Lender shall hard he into without notice to Grantor, to take possession of the Property Collect she fleels, Lender shall hard he interpreted and apply the net proceeds, over and a lander she fleels interpreted on the lender she fleels above. If the fleets and fleets shell have at the height to Collect Section, above. If the fleets are collected by Lender, free fleets to fleets are collected by Lender, free fleets to endorse instruments incomed in pays the process of Grantor and to negatively. In the same and collect the process instruments incomed in pays the pays the process of Grantor and to negatively its same and collect the process in the pays and the pays to Lender as Grantor's the same and collect the process in the pays the pays the pays to Lender and the Lender an agon and to noise

regelevale indebtedness. Confer shall have the right at its option without notice to Granics to decline and entire including any prepayment penalty which Granics would be required to pay.

SENTS AND REPREDICES (A) DEFAULT. Upon the occurrence of any Event of Default and at any time the

curity. Lent or naconably deems itself insecure.

Names Charges. A material adverse change occurs in Granton's financial condition, or Lander believ

the Affecting Gueranter. Any of the preceding events occurs with respect to any Guarantor of any of the baseling of the incompetent, or revolves or disputes the validity of, or fishing, the high publications.

Fenericume, Ferbilius, etc. Commencement of forectoeure or forbilume proceedings, whether by jufficial gracecount, self-help, representent or any other method, by any creditor of Granior or by any governmental agency against any or the Property. However, this exhoscitor shall not apply in the event of any governmental forestenty as to the responsy. However, this exhoscitor shall not apply in the event of any governmental formation are to the freedom, provided that Granior gives Lendor written notice of such claim and furnishes reservant or a surety bond for the claim satisfactory to Lendor, written notice of such claim and furnishes reservant.

Death or insolvency. The death of Grantor or the desclution or termination of Grantor's entatence as a gaing business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any essignment for the benefit of creditors, any type of creditor workout, or the convenienced any processing under any bandward or the benefit of creditors, any type of creditor workout, or the convenient of any processing under the convenient of any processing

or **Delautie.** Failure of Grantor to comply with any term, obligation, coverant, or condition contained in an

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Applicable Law. This Assignment has been delivered to Lender and accepted by Lender in the State of Illinois. Subject to the provisions on arbitration, this Assignment shall be governed by and construed in accordance with the laws of the State of Illinois.

Arbitration. Lender and Grantor agree that all disputes, claims and controversies between them, whether individual, joint, or class in nature, arising from this Assignment or otherwise, including without limitation contract and fort disputes, shall be arbitrated pursuant to the Rules of the American Arbitration Association, upon request of either party. No act to take or dispose of any Collateral shall constitute a waiver of this arbitration agreement or be prohibited by this arbitration agreement. This includes, without limitation, obtaining injunctive relief or a temporary restraining order; invoking a power of sale under any deed of trust or mortgage; obtaining a writ of attachment or imposition of a receiver; or exercising any rights relating to personal property, including taking or disposing of such property with or without judicial process pursuant to Article 9 of the Uniform Commercial Code. Any disputes, claims, or controversies concerning the lawfulness or reasonableness of any act, or exercise of any right, concerning any Collateral, including any claim to rescind, reform, or otherwise modify any agreement relating to the Collateral, shall also be arbitrated, provided however that for arbitrator shall have the right or the power to enjoin or restrain any act of any party. Judgment upon a ward rendered by any arbitrator may be entered in any court having jurisdiction. Nothing in this Assignment shall preclude any party from seeking equitable relief from a court of competent jurisdiction. The statute of limitations, estoppel, waiver, laches, and similar doctrines which would otherwise be applicable in an action brough by a party shall be deemed the commencement of an action for these purposes. The Federal Arbitration Act shall apply to the construction, interpretation, and enforcement of this arbitration provision.

Multiple Parties. All obligations of Grantor under this Assignment shall be joint and several, and all references to Grantor shall in each each and every Grantor. This means that each of the persons signing below is responsible for all obligations in this Assignment.

No Modification. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Assignment by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under any such security agreement without the prior written consent of Lender.

Severability. If a court of competent jurisdiction finds any provision of this Assignment to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be a deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Assignment in all other respects shall remain valid and enforceable.

Successors and Assigns. Subject to the limitations stained in this Assignment on transfer of Grantor's interest, this Assignment shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Assignment and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Assignment or liability under the Indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Assignment.

Waiver of Homestead Exemption. Grantor hereby releases and wair to all rights and benefits of the homestead exemption laws of the State of Illinois as to all Indebtedness secured by this Assignment.

Walvers and Consents. Lender shall not be deemed to have waived any rights under this Assignment (or under the Related Documents) unless such waiver is in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such sign, or any other right. A waiver by any party of a provision of this Assignment shall not constitute a waiver of prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Assignment, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required.

EACH GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS ASSIGNMENT OF RENTS, AND EACH GRANTOR AGREES TO ITS TERMS.

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