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UNASIGNMENT FLAATS AND RENTS BY 3613686

| THIS ASSIGNMENT made as of Apri. | 1 30th | , 19_87_by | |
|---|---------------------|----------------------|--------|
| Cole Taylor Bank/Main | • | | , |
| ("Borrower") to CONTINENTAL BANK OF | BUFFALO GROVE, N.A | A. (hereinafter call | ed the |
| "Mortgages" or CONTINENTAL BANK OF I | BUFFALO GROVE, N.A. | •)• | |
| THIS ASSIGNMENT made as of | April 30 | , 19 <u>87</u> by | |
| Cole Taylor/Nain Bank | | | |
| not personally, but as Trustee under | r Trust Agreement o | dated April 1 | + |
| 19 87, and known as Trust No. 87- CONTINENTAL BANK OF BUFFALO GROVE, 1 | .124 | ("Borrower") to | |
| CONTINENTAL BANK OF BUFFALO GROVE, I | N.A. (hereinafter | called the "Mortgage | e" or |
| "Continental Bank of Buffalo Grove, | N.A."). | | |

WHEREAS, Borrower has given to Continental Bank of Buffalo Grove, N.A. its promissory note (the "Note") in the principal sum of \$\frac{\mathbf{Nine}}{\text{hundred ninety two}}\text{thousand seven hundred fifty and 00/100--3

WHEREAS, Borrower has further delivered its mortgage (the "Mortgage") to secure the Note, which Mortgage conveys the premises (the "Premises") described in Exhibit A hereto; and

WHEREAS, Borrower (hereinafter sometimes called the "undersigned") is desirous of further securing the Note.

The undersigned represents and agrees that no rent has been or will be paid by any person in possession of any portion of the Prerises for more than one installment in advance and that the payment of none of the rents to accrue for any portion of said Premises has been or will be within released, reduced, or discounted, or otherwise discharged or compromised by the undersigned. The undersigned waives any right of set-off against any person in possession of any portion of the Premises. The undersigned agrees not to make any other or further assignment of the rents or profits or leases prior to the release of this Assignment.

The undersigned agrees and represents unto Mortgagee, its and assigns as follows:

- (i) attached as Exhibit "B" is a schedule of all leases existing as of the present date with respect to the Premises or part thereof (the "current leases"); all amendments to the current leases are designated on the aforesaid schedule; the undersigned is the sole owner of the entire lesssor's interest in the current leases;
- (ii) no default exists on the part of the lessor or lessee named in the current leases, or their successors and assigns, under the terms, covenants, provisions or agreements therein contained and there exists

Exhlblt A

#03-82-321-010 10+10 -011 10+11 (4-40)

PARCEL 2: LOTS 10, 11, AND 12 IN HOLLAND'S RESUBBLIVISION OF LOTS 1 TO 109, INCLUSIVE AND VACATED STREETS AND ALLEYS IN DALL'S SUNNYSIDE ADDITION TO WHEELING, THE SOUTH HALF (1/2) OF SECTION 2, ISWASHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON SEPTEMBER 16, 1955, AS DOCUMENT NUMBER 1621040.

and # 03.02 - 412047 - 600%

THAT PART OF LOT FIFTEEN (15) DESCRIBED AS FOLLOWS: THE N'.RTH 65 FEET OF THE SOUTH 215 FEET OF THE WEST 150 FEET LYING EAST OF THE EAST LINE OF WOLF ROAD, IN UTPADEL'S SUNNYSIDE ADDITION TO WHEELING IN THE SOUTHEAST QUARTIR (1/4) OF SECTION 2, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF FILED IN THE OFFICE OF THE REGISTRIR (F TITLES OF DECEMBER 30, 1930, AS DOCUMENT NUMBER 531289.

no state of lact which, with the riving pipe in the fire or both, would constitute a default under any of the current leases;

- (iii) the current leases are valid and enforceable in accordance with their terms and shall remain in full force and effect irrespective of any merger of the interest of lessor and lessee thereunder;
- (iv) if any of the current leases provides for the abatement of rent during repair of the demised premises by reason of fire or other casualty, the undersigned shall furnish rental insurance to Mortgagee in amount and form and written by insurance companies as shall be satisfactory to Mortgagee;
- (v) the undersigned shall not hereafter terminate, modify or amend any of the current leases or any of the terms thereof without the prior written consent of Mortgagee and any attempted termination, modification or amendment of said leases, or any one of them, without such written consent shall be null and void;
- (vi) the undersigned or the beneficiaries of the undersigned shall perform all of the undersigned's covenants and agreements as lessor under such of the current leases and shall not suffer or permit to occur, pay release of liability of the lessee therein, or any right of the lessee therein to withhold payment of rent;
- (vii) if so equested by the Mortgagee after default under the current leases, the undersigned or the beneficiaries of the undersigned shall enforce ary one or several of the current leases and all remedies available to the undersigned against the lessee therein named.

Nothing herein contrined shall be construed as constituting the Mortgagee a "mortgagee in possession" in the absence of the taking of actual possession of the premises by the Mortgagee pursuant to the provisions hereinafter contained. In the exercise of the powers herein granted to the Mortgagee, no liability shall be asserted or enforced against the Mortgagee, all such liability being expressly waived and released by the undersigned.

The undersigned further agrees to execute and deliver immediately upon the request of the Mortgagee, all such further assurances and assignments in the Premises as the Mortgagee shall from the to time reasonably require.

Although it is the intention of the parties that this assignment is a present assignment, it is expressly understood and agreed, anything herein contained to the contrary notwithstanding, that the Mortgagee shall not exercise any of the rights and powers conferred upon it herein until and unless one of the following events shall occur, which shall constitute Events of Default hereunder: default shall be made in the payment of interest or principal due under the Note or default shall occur in performance or observance of any of the agreements or conditions in the Mortgage or default shall be made in the performance or observance of any of the conditions or agreements hereunder or a default in any instrument now or at any time securing the Note or the debt evidenced thereby or by any extension thereof, and, in each instance, all applicable grace periods, if any, shall have expired, and nothing herein contained shall be deemed to affect or impair any rights which the Mortgagee may have under said Note and Mortgage or any other instrument herein mentioned.

In any case in which under the provisions of the Mortgage the liortgages has a right to institute foreclosure proceedings, whether before or after the entire principal sum secured thereby is declared to be immediately due, or whether before or after institution of legal proceedings to foreclose the lien thereof or before or after sale thereunder, forthwith, upon demand of the Mortgages, the undersigned agrees to surrender to the Mortgages and the Mortgages shall be entitled to take actual possession of the Premises or any part thereof personally, or by its agents or attorneys, and Mortgages in its discretion may, with or without force and with or without process of law, enter upon and take and maintain possession of all or any part of the Premises, together with all the documents, books, records, papers and accounts of the undersigned or then owner of the Premises relating thereto, and may exclude the undersigned, its agents or servants, wholly therefrom and may as

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attorney in factor agence of the morgand, for in its jown name as mortgagee and under the powers herein granted, hold, operate, manage and control the Premises and conduct the business, if any, thereof either personally or by its agents, with full power to use such measures, legal or equitable, as in its discretion or in the discretion of its successors or assigns may be deemed proper or necessary to enforce the payment of security of the avails, rents, issues and profits of the Premises, including actions for the recovery of rent, actions in forceable detainer and actions in distress of rent, hereby granting full power and authority to exercise each and every of the rights, privileges and powers herein granted at any and all times hereafter, and with full power to cancel or terminate any lease or sublease for any cause or on any ground which would entitle undersigned to cancel the same, to elect to disaffirm any lease or sublease made subsequent to the Mortgage or subordinated to the lien thereof, to make all necessary or proper repairs, decorating, renewals, replacements, alterations, additions, betterments and improvements to the Premises that may seem judicious, in its discretion, to insure and reinsure the same for all risks incidental to Mortgagee's possession, operation and management thereof and to receive all such avails, rents, issues and profits.

The Morigagee shall not be obligated to perform or discharge, nor does it hereby undertake to perform or discharge, any obligation, duty or liability under any leases or rental agreements relating to the Premises, and the undersigned shall and does hereby agree to indemnify and hold the Mortgagee harmless of and from any and all liability, loss or damage which it may or might incur under any leases or under or by reason of the assignment thereof and of and from any and all claims and demands whatsoever which may be asserted against it by reason of any alleged obligations or undertakings on its part to perform or discharge any of the terms, covenants or agreements contained in said leases. Should the Mortgagee incur any such liability, loss or damage, under said leases or under or by reason of the assignment thereof, or in the defense of any claims or demands the undersigned agrees to reimburse the Mortgagee for the amoun: thereof, including direct costs, direct expenses and reasonable attorney's fees. immediately upon demand.

The Mortgagee in the exercise of the rights and powers conferred upon it by this assignment shall have full power to use and apply the avails, rents, issues and profits of the Premises to the payment of or on account of the following, in such order as the Mortgagee may determine:

- (a) To the payment of the operating expenses of the Premises, including cost of management and leasing thereof (which shall include reasonable compensation to the Mortgagee and its agent or agents, if management be delegated to an agent or agents), and it shall also include lease commissons and other compensation and expenses of seeking and procuring tenants and entering into leases, establish claim for damages, if any and premiums on insurance hereinabove authorized;
- (b) To the payment of taxes and special assessments now due or which may hereafter become due on the Premises;
- (c) To the payment of all repairs, decorating, renewals, replacements, alterations, additions, or betterments, and improvements of the Premises, including, without limitation, the cost from time to time of installing or replacing such fixtures, furnishings and equipment recein, and of placing the Premises in such condition as will, in the reasonable judgment of the Mortgagee, make it readily rentable;
- (d) To the payment of any indebtedness secured by the Mortgage or any deficiency which may result from any foreclosure sale.

The undersigned further specifically and irrevocably authorizes and instructs each and every present and future lessee or tenant of the whole or any part of the Premises to pay all unpaid rental agreed upon in any tenancy to the Mortgagee upon receipt of demand from said Mortgagee to pay the same.

It is understood and agreed that the provisions set forth in the assignment herein shall be deemed a special remedy given to the Mortgagee, and shall not be deemed exclusive of any of the remedies granted in the Mortgage,

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but shall be deemed an additional remedy and shall be cumulative with the remedies therein grantel and eleviore granted in an instrument securing the Note, all of which remedies and be enforced to construct by or successively.

Whenever the word "undersigned" is mentioned herein, it is hereby understood that the same includes and shall be binding upon successors and assigns (including successors by consolidation) of the undersigned, and any party or parties holding any right, titls or interest in the Premises by, through or under the undersigned. All of the the rights, powers, privileges and immunities herein granted and assigned to the Mortgagee shall also inure to its successors and assigns, including all holders, from time to time, of the Note.

It is expressly understood that no judgement or decree which may be entered on any debt secured or intended to be secured by the Mortgage shall operate to abrogate or lessen the effect of this instrument, but that the same shall continue in full force and efect until the payment and discharge of any and all indebtedness secured by the Mortgage, in whatever form the said indebtedness may be until the indebtedness secured by the Mortgage shall have been paid in full and all bills incurred by virtue of the suthority herein contained have been fully paid out of rents, issues and profits of the property, or by the undersigned, or until such time as this instrument may be voluntarily released. This instrument shall also remain in full force and effect du.in; the pendency of any foreclosure proceedings, both before and after sale, intil the issuance of a deed pursuant to a foreclosure decree, unless the injectedness secured by the Mortgage is fully satisfied before the expiration of corporation of redemption.

This Assignment is executed by not personally but solely as Trustee, as aforesaid. All covenants and conditions to be performed hereunder by are undertaken by it soled as Trustee as aforesaid and not individually, and no personal liability shell be asserted or be enforceable against by reason of any of the covenants, struments, representations or warranties contained in this Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Assignment as of the 30th day of April , 1987.

Cole Taylor/Main Bank not personally, but as Trustee as aforesaid

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Title. Vice President

Title: Asst. Sec.

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| STATE OF ILLINOIS UNOFFICIAL COPY 6 |
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|)ss. |
| COUNTY OF Cook) |
| I, Linda L. Horcher |
| a Notary Public in and for said County, in the State aforesaid, DO HEREBY Phyllis Lindstrom CERTIFY that |
| personally known to me to be the <u>Vice</u> President of Cole Taylor Bank/Main |
| corporation, and Rose M. Schlegel |
| personally blown to me to be the Asst. Secretary of said |
| corporation, and personally known to me to be the same person whose names are |
| and severally acknowledged that as such Vice President and |
| Asst. Secretary, they signed and delivered the said |
| instrument as Vice President and Asst. |
| Secretary of said corporation, and caused the corporate seal of said |
| corporation to be affixed thereto, pursuant to authority, given by the Board |
| of Directors of said corporation as their free and voluntary act, and as the |
| free and voluntary act and deed of said corporation, for the uses and |
| purposes therein set forth. |
| GIVEN under my hand and notarial seal this 30thday of April , |
| " OFFICIAL SEAL " LINDA L. HORCHER NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 9/18/90 NOTARY Public |
| My Commission Expires: |
| C |

Schedule of Leases

Stoberty of Cook County Clerk's Office

Name of Tenant

None

Date of Lease

361368

Robert Moses 527 5. Wells-Chrispo, De 60607

No. Co. Collins Clarks Office HARRY BUS' YOURELL

3613686