EXHIBIT A TO ASSIGNMENT OF LESSOR'S INTEREST IN LEASES

*COOK COUNTY CONTY CONTY

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EXHIBIT B TO ASSIGNMENT OF LESSOR'S INTEREST IN LEASES

PARCEL 1:
THE NORTH 90.14 FIRT OF LOT 1 IN CENTEX INDUSTRIAL PARK NORTH
UNIT NUMBER 1, BEN'G A SUBDIVISION IN SECTION 26, TOWNSHIP 41
NORTH RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK
COUNTY, ILLINOIS A 30:

PARCEL 2: LOT 13 IN CENTEX INOUSTRIAL PARK NORTH UNIT NUMBER 4, A SUBDIVISION SECTION 26, TOWNSHIP 41 NOPTH, RANGE 11 EAST OF THE THIRD FRINCIPAL MENTOIAN, IN COOK COUNTY, ILLINOIS.

Street Address:

1001 Nicholas Blvd. Elk Grove Village, Illinois

Permanent Tax Nos

08-26-309-014-0000 /u1/3 03-26-309-009-0000 put /or/



Property of Cooperation Clerk's Office

11-50-109 (07

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AS MONMENT OF LESSOR'S INTEREST IN LEASES

, 19 88 THIS ASSIGNMENT made June 22nd day of by Midwest Bank and Trust Company, an Illinois Banking corporation, not personally or individually, but sole was trustee under Trust Agreement dated May 13, 1988 and known as Trust No. 88-00-5501 (herein called "Assignor"), Cook State of of City of Elmwood Park Illinois County of , a corporation duly organized and existing under the to The Manufacturers Life surance Company, and Javing At White at 200 Bloom SE. business at Toronto, Canada M4W1E5 laws of the State of Canada (herein called: "Conspany"), WITNESSETH: FOR VALUE RECE VED, Assistor hereby grants, transfors and assigns to the Company all of the right, title and interest of Assignor in and to a certific leases listed on Exhibit A hereto. as lessor, and as lesseu, and resorded withou

THIS INSTRUMENT PREPARED BY: ANO MATH TO Edward I. Rothschild Two First National Plaza Chicago, IL 60603

all recording being in Cook County, State of

Illinois

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demise premises described in said leases, located in Cook which said lease , described as : County, Illinois iscription is attached hereto as Exhibit B.

TOGETHER WITH ALL P ALL EXTENSIONS AND REN ITS, INCOME AND PROFITS ARISING FROM SAID LEASE AND ANY AND WALS THEREOF

FOR THE PURPOSE OF CURING:

made by

the Assigno

Legal

1. Payment of the indebted as evidenced by that curtain note or bond (including any extensions of renewals thereof) in the principal sum of One Million Three Hundred Thousand

Dollars (\$ 1,300,000

on the 22nd day of. 9 38 , payable to the order of The Manufacturers

a corporation of Canada Life Insurance Company

and secured by a mortgage, deed trust, trust deed or deed to secure debt on real property recorded in Cook County, Illinois

2. Payment of all advances an other sums with interest increen becoming due and payable to the Company under the provisions hereof or under their evisions of said note, bond, mortgage, deed of trust, trust deed or deed to secure debt or any sums secured by said a struments.

Performance and discharg Meach and every obligation, covenant and agreement of Arsignor herein or arising from said note, bend, mortgage, of trust, trust deed or deed to secure debt.

ASSIGNOR AGHERS.

- t. To faithfully abide by, peri by lessor to be performed; at the si-every obligation, covenant, condition or in any way after the terms of sai waive, excuse, condone or in any m nants, conditions and agreements b thereunder in the manner and at the release, relinquish and surrender up any way after the terms or provision
- At Assignor's sole cost and out of or in any manner connected with uniter, and to pay all costs and expenproceeding concerning said lease in.
- That should the Assignor fail attorney's fees.
- hand discharge each and every obligation, covenant and agreement of said lease cost and expense of Assignor, to enforce or secure the performance of each and agreement of said lease by the lesses to be performed; not to modify, extend hase or accept a surrender thereof; not to anticipate the rents thereunder, or to their release or discharge the lassed thereunder of or from the obligations, coveaid lessee to be performed, including the obligation to pay the rental called for Mace and time specified therein, and Assignor does by these presents expressly the Company alithis right, power and authority to amend, modify, cancel, or in of said lease.
- ponse to appear in and defend any action or proceeding arising under, growing if the said lease or the obligations, duties or liabilities of lessor and lessed there-of the Company, including attorney's fees in a reasonable sum in any action or ich the Company may appear.
- Emakgiany payment or to do any act as herein provided, then the Company, but without obligation so to to and with in notice to or demand on Assignor, and without releasing Assignor from any obligation hereof, may make or do the time in such manner and to such extent as the Company may deem necessary to protect the security hereof, including the filestly, without limiting its general powers, the right to appear in and defend any action or proceeding purporting the effect the security hereof of the rights or powers of the Company, and also the right to perform and discharge each ar levery obligation, covenant and agreement of lessor in said lease contained; and in exercising any such powers to pay lightest to perform and discharge each ar levery obligation, covenant and agreement of lessor in said lease contained; and in exercising any such powers to pay lightest and expenses, employ counsel and incur and pay reasonable

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4. To pay immediately upon demand all sums expended by the Company under the authority hereof, together with interest thereon at the highest it for which it is now lawful to contract.

IT IS MUTUALLY AGREED THAT

- 1. As long as Assignor shall not have defaulted in the payment of any indebtodness secured hereby or in the performance of any obligation is evenant or agreement herein, or in said note, bond, mortgage, deed of trust, trust deed or deed to secure debt collisions, Assignor shall have the right to collect upon, but not prior to accrual, all rents, issues and profits from said to six premised and to retain, use and enjoy the same.
- 2. Upon or at any time after default in the payment of any indebtedness secured hereby or in the performance of any obligation, covenant or agricument herein or in said note, bond, mortgage, deed of trust, trust deed or deed to secure debt contained, the Comp my may, at its option, without notice, and it said note er bond be secured by deed of trust irrespondive of whether Description of Default under said deed in trust has been delivered to Trustee thereunder, and without regard to the adequate of security for the indobtedness hereby secured, either in person or by agent without without bringing any action or profit cedings, or by a receiver to be appointed by a court, enter upon, take possession of, manage and operate said dentist, premises or any part thereof, make, cancel, enforce or modify leases; obtain and either with or without taking lossession of said property, in its own name sue for or otherwise collect and receive such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including teasonable attorney's fees, upon any indebtedness secured hereby, and in such order as the Company may determined the entering upon and taking possession of said property or the collection of such rents, issues and profits and the ambiculation thereof as aforesaid, shall not cure or waive any default or waive, modify or effect notice of default under said, jortgage, doed of teast, trust deed or deed to secure debt or invalidate any act done pursuant to such notice, and the displaying may continue to so possess and collect even after any such default has been cured. The Company may a vectorial significant this paragraph as often as any such default may occur. The exercises of such rights shall not case that
- 3. The Company shall not a cobligated to perform or discharge, nor does it hereby undertake to perform or discharge, any obligation, duty or collisty under said lease, or under or by reason of this assignment, and Assignor shall and does hereby agree to indemnify and hold the Company hapmless of and from any and all liability, loss or under or by reason of this assignment and of and from any and all claims and demands whatsoever the perform or discharge in any be assorted against it by reason of any alleged obligations or undertaking on its part to perform or discharge in the company incur any such liability, loss of lamage under said lease or under or by reason of this assignment, or in the defense of any such claims or demands it almount the off including costs, expenses and reasonable attorney's fees, shall be secured hereby, and Assignor shall, painburse the Company therefor immediately upon demands.
- 4. Until the indebtedness self-red beroby, s. a. v. ave been paid in fully Assignor covenants and agrees to transfer and assign to the Company and and Illsubsequent lets is upon all brans part of said demised prophess upon the same or substantially the same terms and explicitions as are herein and all instruments the Company, upon demand, any and all instruments that may be necessar, therefor.
- 5. Upon the payment in full of all indictioness socure of treby, this assignment shall become and be void and of no effect, but the afficient of any officer or loan correspondent countries of party shewing any part of said indebtedness remaining unpaid shall be and continuing force of this assignment, and any parson may are it is hereby authorized to roly this reon.
- 6. This assignment applies to incres to the benefit of, and binds all parties here to their heirs legates, devises, administrators, executors, successo it and assigns. The term "lease" audithornin means the lease or leases hereby assigned or any extension or reneval thereof, or any lease subsequently executed by Assignin covering the demised premises above described or any that thereof. In this assignment, when you to context so requires, the masculine gender includes the femining or neglicit, and the singular number includes the first, and conversely. All obligations of each Assignor hereunder are joint all several.
- 7. All notices, demands, or designents of any kind which the Company may be equired to or may desire to serve upon Assignor hereunder, may be surved by delivering the same to Assignor person Illy, or by leaving a copy of such notice, demand or document address edd to Assignor at his address appearing opposite his signature hereinbelow, or by depositing a copy of such notice) demand, or document in the United States mail, positive propaid, and addressed to Assignor at his said address, or to such address that may have been furnished to Company in virting by Assignor for this purpose. The proceedings and company in virting by Assignor for this purpose.

this purpose. represents and covenants:

Assignor warrants that there has been no prepayment or anticipation of rent provided for it said lease and that said lease has not been amended or it oddfied except as set forth herein. Assignor further warrants that no default exists in said lease.

Subject to the terms and provisions of an exculpatory clause contained on Page 4.

In witness whereof Assignor has hereunto set his hand and seal.

Attesta

Signature of Assignor

Midwest Bank and Trust Company, not personally but solely as trustee under trust agreement dated May 13, 1988 and known as Trust No. 88-05-5501

By: Sillar

Address of Assignor

1606 N. Harlem Avenue

Elmwood Park, IL

Street and No. -

City

State

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ment of the second second	t is executed by Midwest Bank and Trust Company
inis instruma	not personally but as Trustee as afore-
said in the exercise of such Trustee (and said	the power and authority conferred upon and vested in it as Midwest Bank and Trust Company
	hereby warrants that it possesses full power and sinstrument) and it is expressly understood and agreed that
nothing berein or in se	g instrument) and it is expressly understood and agreed that denote contained shall be construed as creating any liability
on the Trustee. oc	sonally, to pay rent or otherwise parform the obligations of
any lease or personally	to pay the said note or any interest that may accrue thereon.
or to perform any coven	at either express or implied herein, or in said note or trust
deed/mortgage contained	
The second secon	
STATE OF ILLINOIS	
SINID OF EDUTATION	b ss
COUNTY OF Cook	
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	of Midwest Bank and Trust Company
The state of the s	10. box said (S), personally known to me to
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set forth; and the XXXX	did also then and there acknowledge that She,
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My Commission expires _	41 Tallago
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STATE OF ILLUNOIS	Chieles A. Ps 8220
COUNTY OF	The same Public, State of Minor
	My Commission Explices April 17, 1989
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in the State aforesaid	DO HEREBY CERTIFY that
	sident of
	and
be the same persons W	Secretary of said corporation personally known to me to lose names are subscribed to the foregoing instrument as such
	President and Secretary, respectively,
	day in person and acknowledged that they signed and delivered
	their own free and voluntary act, and as the free and voluntary on, for the uses and purposes therein set forth; and the
	ry did also then and there acknowledge that he, as custodian
of the corporate seal of	of said corporation, did affix the same to said instrument as
	and voluntary act, and was the free and voluntary act of said
corporation, for the us	ies and purposes therein set forth.
	ny hand Netarial Seal this day of
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