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THE GRANT

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1.2. **Other Loan Document.** As security for the repayment of the Loan Document, the Lender has been granted a power of attorney to collect debts due by the Borrower to the Lender under the Loan Document and to exercise such other powers as may be necessary or convenient to effect the collection of such debts.

1.1 Note. Borrower has executed and delivered to Lender a Promissory Note ("Note") of even date hereinafter, wherein Borrower promises to pay to the order of Lender the principal amount of One Hundred Fifty-Five Thousand and 00/100 Dollars (\$155,000.00) repayable out of Borrower's net earnings and profits from time to time, plus interest thereon at the rate of six percent (6%) per annum, from the date of this Note until paid in full, together with all costs of collection, including attorney's fees, if any, and all other expenses of Lender in collecting the same, and to pay to Lender the sum of Two Thousand Five Hundred Dollars (\$2,500.00) as liquidated damages for any breach of this Note by Borrower, provided, however, that if Borrower shall fail to pay any amount due hereunder when due, or if Borrower shall commit any material breach of any provision of this Note, Lender may declare all amounts outstanding hereunder to be immediately due and payable, and Lender may then exercise all rights and remedies available to it under the Note and applicable law.

RECENT

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This Assignment of Rents and Leases ("Assignment") is made as of July 2, 1991, by Hartage Puillman Bank and Trust Company, not personally, but as trustee under trust agreement dated October 22, 1980 and known as Trustee Number 71-81741 ("Borrower") having a mailing address at 1000 E. 111th St., Chicago, Illinois 60628 (some time hereinafter referred to as "Assignor"), to U.S. Loan Corp. ("Lender"), having a mailing address at 325 West Huron Street, Suite 612, Chicago, Illinois 60610, and pertaining to the real estate described in Exhibit A, which is attached hereto and hereby made a part hereof ("Premises").

ASSIGNMENT OF RENTS AND LEASES

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3.5 **Autonomous entities** to the **Leasees**, **Assigees**, **hereby** **autonomous** **entities** **each** **tenant** **named** **in** **each** **of** **the** **Leasees**, **any** **other** **entity** **tenant** **or** **occupant** **of** **the** **Premises**, **upon** **receipt** **from** **Lender** **of** **written** **notice** **to** **the** **effect** **that** **Lender** **is** **then** **the** **holder** **of** **Note** **and** **Mortgage** **and** **that** **Lender** **is** **notified** **of** **any** **default** **or** **non**-**payment** **under** **the** **Lease**, **to** **pay** **over** **to** **Lender** **all** **cheques** **or** **orders** **or** **any** **other** **method** **of** **payment** **for** **any** **rents**, **issues**, **income**, **proceeds**, **profits** **or** **availabilities** **arising** **out** **of** **or** **outflowing** **under** **any** **of** **the** **Leases** **or** **from** **the** **Premises**.

3.3 MANAGEMENT OF PESTS. At all times when tender
ba managad, in accordance with sound quarantine
practices to prevent the spread of pests, or to cause the pests to
be absent from the premises of the premises, Aesthetics shall use to
be managed in accordance with sound quarantine practices, or to cause the pests to

GENERAL AGREEMENT

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2.3 NO Revocation by Assignment. Little Aberrant cannot be revoked by Assignment.

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IV

DEFAULTS AND REMEDIES

4.1 Exercise of Rights. Although it is the intention of Assignor and Lender that this Assignment be a present assignment, it is expressly understood and agreed, notwithstanding anything contained herein to the contrary, that Assignor shall have the right to collect at the time of, but not prior to, the date provided for the payment thereof, all rents, issues, income, deposits, proceeds, profits or avails under the Leases or from the Premises and to retain, use and enjoy the same in accordance with the provisions of this Assignment or of the Loan Documents and unless and until a default has occurred under the Mortgage or any other default in the payment of interest or principal due under the Note or in the performance or observance of any of the other provisions of the Note, the Mortgage, this Assignment, or any of the other Loan Documents has occurred, Lender shall not exercise any of the rights and powers conferred upon it herein, but nothing herein contained shall be deemed to affect or impair any rights Lender may have under the Note or the Loan Documents.

4.2 Right of Possession. In any case in which Lender has a right, under the provisions of the Mortgage, to institute foreclosure proceedings (whether before or after a declaration that the entire principal amount secured thereby shall be immediately due, before or after institution of legal proceedings to foreclose the lien thereon, or before or after any sale thereunder), Assignor agrees, immediately upon demand of Lender, to surrender to Lender and Lender (personally or by its agents or attorneys) shall be entitled to take actual possession of the Premises or any portion thereof, and in any such case Lender in its sole discretion (a) may enter upon and take and maintain possession of all or any portion of the Premises, together with all the documents, books, records, papers and accounts of Assignor or the then owner of the Premises relating thereto; (b) may exclude Assignor and its employees and agents wholly therefrom; and (c) may, as attorney-in-fact or agent of Assignor or in its own name as Lender and under the powers herein granted, hold, operate, manage and control the Premises and conduct business thereon either personally or by its agents, with full power to use such measures, legal or equitable, as in its sole discretion may be deemed proper or necessary to enforce the payment of all rents, issues, income, deposits, proceeds, profits and avails of the Premises (including, without limitation, actions for the recovery of rent, actions in forcible detainer and actions in distress for rents). Assignor hereby grants to Lender full power and authority to exercise each and every one of the rights, privileges and powers herein granted at any and all times hereafter, without notice to Assignor, and with full power to cancel or terminate any Lease (or any sublease) or agreement pertaining to the Premises for any cause or on any ground that would entitle Assignor to cancel the same, to elect to disaffirm any Lease (or any sublease) or any such agreement made subsequent to the Mortgage or subordinated to the lien thereon, to make all necessary or proper additions, betterments and improvements to the Premises that Lender in its sole discretion deems appropriate, to insure (and reinsure) the same for all risks incidental to Lender's possession, operation and management thereof, and to receive all rents, issues, income, deposits, proceeds, profits and avails from the Premises.

4.3 Application of Rents. Upon or at any time after a default has occurred under the Mortgage or any other default of the nature described in paragraph 4.1 above has occurred, Lender, in the exercise of the rights and powers conferred upon it herein, without in any way waiving any such default, shall have full power, but without obligation, either in person or by an agent or a receiver appointed by a court, to use and apply the rents, issues, income, deposits, proceeds, profits and avails of the Premises to

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the payment of or on account of the following, in such order as Lender may in its sole discretion determine:

(a) operating expenses of the Premises (including, without limitation, costs of management and leasing thereof, which shall include reasonable compensation to Lender and its agents, if management be delegated thereto, and lease commissions and other compensation and expenses of seeking and procuring tenants and entering into leases), establishing any claims for damages, and premiums on insurance authorized hereunder or required to be maintained pursuant to the Loan Documents;

(b) taxes, special assessments and water and sewer charges on the Premises now due or that may hereafter become due;

(c) the cost of any and all repairs, rebuilding, restoration, decoration, renewals, replacements, alterations, additions, betterments and improvements to the Premises (including, without limitation, the cost from time to time incurred to install or replace ranges, refrigerators and other appliances or other personal property therein, and the cost of placing the Premises in such condition as will, in the sole judgment of Lender, make them readily rentable or salable);

(d) any principal, interest or other indebtedness secured by the Mortgage or any deficiency that may result from any foreclosure sale pursuant thereto;

(e) costs, expenses and attorneys' fees incurred in connection with the enforcement of this Assignment or any of Lender's rights under or amounts of principal and interest and other costs and expenses due from Assignor or any of them pursuant to the Note or the Loan Documents; and

after satisfying all of the foregoing in full, Lender shall pay any remaining funds to Assignor or its successors or assigns, as their interests and rights may appear.

4.4 No Obligation by Lender; Indemnity. Lender shall not be obligated to perform or discharge, nor does it hereby undertake to perform or discharge any obligation, duty or liability under any of the Leases or other agreements pertaining to the Premises, and Assignor shall and does hereby agree to indemnify and hold Lender harmless from any and all claims, demands, liability, loss, cost, expense and damage that Lender may or might incur under any Leases or any such agreements or under or by reason of the assignment thereof and from any and all claims and demands whatsoever which may be asserted against Lender by reason of any alleged obligations or undertakings on its part to perform or discharge any of the terms, covenants or conditions contained in the Leases or any such agreements. Should Lender incur any such claims, demands, liability, loss, cost, expense or damage under the Leases or any such agreements, under or by reason of this Assignment thereof, or in the defense of any claims or demands relating thereto, Assignor shall reimburse Lender for the amount thereof (including, without limitation, costs, expenses and reasonable attorneys' fees) immediately upon demand with interest at the Default Rate (as that term is defined in the Note) from the date of such demand and all such amounts shall, until paid, be and become additional amounts secured hereby and by the Loan Documents.

4.5 Limitation of Liability. Nothing contained in this Assignment shall be construed as making or constituting Lender a "mortgagee in possession" in the absence of the taking of actual possession of the Premises by Lender pursuant to the provisions hereinafter set forth. This Assignment shall not operate to place responsibility for the control, care, management or repair of the Premises upon Lender, nor for the carrying out of any of the terms and conditions of any of the Leases; nor shall it operate to make Lender responsible or liable for any waste committed on the

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Premises by any tenant or other party in possession or for any dangerous or defective condition of the Premises or for any negligence in the management, upkeep, repair or control of the Premises resulting in loss or injury or death to any tenant, licensee, employee or stranger, and Assignor hereby agrees for itself and for all other persons claiming by, through or under Assignor that in the exercise of the powers herein granted Lender, no liability shall be asserted or enforced against Lender, all such liability being expressly waived and released by Assignor.

4.6 Continued Effectiveness. It is expressly understood that no judgment or decree entered on any debt secured or intended to be secured by any of the Loan Documents shall operate to abrogate or lessen the effect of this Assignment, but the same shall continue in full force and effect until such time as the payment and discharge of any and all indebtedness evidenced or secured by such Loan Documents, in whatever form such indebtedness may be, in full and all bills incurred by virtue of the authority contained herein have been paid in full out of the rents, issues, income, deposits, proceeds, profits and avails of the Premises by Assignor or by any guarantor of payment of the Note, or until such time as this Assignment is voluntarily released. This Assignment shall also remain in full force and effect during the pendency of any foreclosure proceedings pursuant to the Mortgage, both before and after sale, until the issuance of a deed pursuant to a foreclosure decree, unless the indebtedness secured by the Mortgage is fully satisfied before the expiration of any period of redemption.

4.7 Nature of Rights and Remedies. All rights and remedies set forth in this Assignment are cumulative, and Lender may recover judgment thereon, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security of any right or remedy afforded hereby; and no such right or remedy set forth in this Assignment shall be deemed exclusive of any of the remedies or rights granted to Lender in the Note, in the Mortgage or in any of the Loan Documents. Unless expressly provided to the contrary in this Assignment, no consent or waiver, express or implied, by any interested party referred to herein to or of any breach or default by any other interested party referred to herein in the performance by such other party of any obligations contained herein shall be deemed a waiver by such party of the performance of, or a consent to the failure to perform, any obligations contained herein or a consent to the performance by any such other interested party referred to herein of any obligations contained herein.

4.8 Additional Security or Release of Security. Lender may take or release other security for the payment of any amounts due under the Loan Documents; may release any person primarily or secondarily liable therefor; and may apply any other security held by it to the satisfaction of any such indebtedness without prejudice to any of its rights under this Assignment.

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MISCELLANEOUS

5.1 Notices. All notices, demands, consents, requests, or other communications that are either required or contemplated in connection with this Assignment shall be in writing, and shall be deemed given to the intended recipient thereof upon the earlier of : (a) actual delivery thereof at the address designated below for such intended recipient; (b) the first business day after deposit with a nationally recognized, reputable commercial courier service, such as Federal Express Company, with all charges prepaid; or (c) the third business day after the deposit thereof at any main or branch United States post office with postage prepaid for

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delivery thereof via certified or registered mail (return receipt requested) and in any such case addressed as follows:

If to Assignor:	May E. Morris 834 W. 111th St. Chicago, IL 60643
If to Lender:	U.S. LOAN CORP. 325 West Huron Street, Suite 612 Chicago, Illinois 60610 Attention: Leon Heller
with a copy to:	Levenstein & Resnick 350 W. Hubbard, Third Floor Chicago, IL 60610-4011 Attention: Steve Alderman

By notice complying with the foregoing provisions of this section, each of Assignor and Lender may from time to time change the above addresses applicable to them for the purposes hereof, except that any such notice shall not be deemed delivered until actually received. Copies of notices are for informational purposes only and the failure to give or to receive copies of notices shall not be deemed a failure to give notice.

5.2 Governing Law. The place of negotiation, execution and delivery of this Assignment, the location of the Premises, and the place of payment and performance under the Loan Documents being the State of Illinois. this Assignment shall be construed and enforced according to the laws of that State.

5.3 Interpretation. The headings of sections and paragraphs in this Assignment are for convenience of reference only and shall not be construed in any way to limit or define the content, scope, or intent of the provisions hereof. As used in this Assignment, where the context so requires, the singular shall include the plural, and masculine, feminine and neuter pronouns shall be fully interchangeable. In the case of any conflict between the terms of this Assignment and the terms of the Mortgage or the Loan Documents, the terms of the Mortgage and the Loan Documents shall prevail.

5.4 Severability. If any term, covenant or provision contained in this Assignment or in any of the other Loan Documents, or the application thereof to any person or circumstance, shall be determined to be void, invalid, illegal or unenforceable to any extent or shall otherwise operate to invalidate this Assignment or any such Loan Document, in whole or part, then such term, covenant or provision only such as deemed not contained in this Assignment or in such Loan Document, the remainder of this Assignment and such other Loan Documents shall remain operative and in full force and effect and shall be enforced to the greatest extent permitted by law as if such clause or provision had never been contained herein or therein; and the application of such term, covenant or provision to other persons or circumstances shall not be affected, impaired or restricted thereby.

5.5 Successors and Assigns. This Assignment and all provisions hereof shall inure to the benefit of Lender and shall be binding upon Borrower and its respective successors, assigns and legal representatives, and all other persons or entities claiming under or through Borrower. The word "Borrower" when used herein, shall include all such persons and entities and any others liable for the payment of the indebtedness secured by this Assignment or any part thereof, whether or not they have executed the Note or this Assignment. The word "Lender," when used herein, shall include Lender's successors, assigns and legal representatives, including all other holders, from time to time, of the Note. This Assignment shall run with the land constituting the Premises.

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This instrument is signed, sealed and delivered by HERITAGE/PULLMAN BANK AND TRUST COMPANY, solely in its capacity as Trustee under its Trust No. 71-81741 created by that certain Trust Agreement dated 10-22-80, and known as said Trust No. 71-81741. Any and all duties, obligations and liabilities of the Trustee hereunder are to be performed by said HERITAGE/PULLMAN BANK AND TRUST COMPANY, only as such Trustee. Any claims, demands and liabilities which may at any time be asserted against the Trustee hereunder shall be paid, collected or satisfied against only the property or assets in the possession of said HERITAGE/PULLMAN BANK AND TRUST COMPANY, as Trustee aforesaid, and the said HERITAGE/PULLMAN BANK AND TRUST COMPANY, does not undertake nor shall it have any personal or individual liability or obligation of any nature whatsoever by virtue of the execution and delivery hereof.

HERITAGE/PULLMAN BANK AND TRUST COMPANY, as Trustee under the provisions of a Trust Agreement dated and known as Trust No. 71-81741

BY: John D. Dennis TRUST OFFICER

ATTEST:

ASSISTANT SECRETARY

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Legal Description of the Real Estate
PIN: 25-09-328-021-0000
Address: 554-356 W. 103rd St., Chicago, IL 60628

Lots 28 and 29 / in Block 45 in the West Washington Heights Building a
Subdivision of the West 1/2 of the Northwest Range 1/4 and the Southwest
1/4 of Section 9, Township 37 North, Range 14 East of the Third
Principal Meridian, in Cook County, Illinois.

EXHIBIT A

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554-556 W. 103rd St., Chicago, Illinois 60628

Description of Premises

Term of Lease

Extra Loan.

Exercising leases, if any, and all future leases during the term of

Lease

Exercising leases

EXHIBIT A

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I, John W. Hargrave, a Notary Public, in and for said County, do hereby certify personally that the State of Minnesota is a Notary Public, in and for said County, that the Notary Public, John W. Hargrave, is a member of the Notary Public Association of Minnesota, and that he has been so registered since January 1, 1991.

STATE OF ILLINOIS
COUNTRY OF COOK

IN WITNESS WHEREOF, Dorr Cowper has caused this Assignment to be executed as of the date hereunderabove written.

DORR COWPER

BY: *[Signature]*

Attest: *[Signature]*
WITNESS OF RECIEVING

Number 71-81741.
October 22, 1980 and known as Trust
Trustee under Trust Agreement dated
Company, not personally, but as
Herrittage Pullman Bank and Trust
addressee of the Notice is acknowledged by
Dorothy A. Dorr

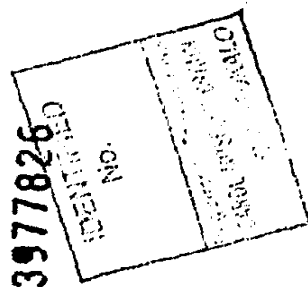
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REGISTRATION NO. 11-026
CAROL MUSICK & CO., INC.
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