## CONDITIONAL ASSIGNMENT OF RENTALS

THIS INDENTURE made this		gnated as "BANK", and _	BO	by and be	tween GA HOME,	INER BANK, INC.,
hereinafter known and designate	d as "UNDERSIC	GNED", WITNESSETH:				
WHEREAS the Undersigned d	id on <u>Septe</u> n ne principal sum	nber 12, 1986 of ONE HUNDRED	EIGHTY	execute a certain THOUSAND AN	D NO/10	00
mortgage to the Bank on the folio	ther with intere	•	of Bank, an	d did secure the		SPOLLARS thereof by a

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See attached sheet for legal description

NOW, THEREFORE, for valuable consideration and as part of the consideration for said loan and as additional security for the repayment of said loan, the Undersigned does hereby sell, assign, transfer and set over unto said Bank, its successors and assigns, all of the rents, issues and profits due or to become due of and from said real estate hereinabove described; to operate, maintain, manage and when necessary to lease said premises hereinabove described or any part thereof, and to take possession thereof in its own name or in the name of an agent, and to collect all rents, issues and profits therefrom and of and from the improvements thereon and apply said sums of money so collected as hereinafter provided; and the tenants in, upon and about said real estate and all others having an interest in and to said premises and hereby authorized to pay unto said Bank, or its order, all sums due or to become due under such tenancy, and said Bank is hereby authorized to give for and in behalf of said Undersigned full receipt for any payments so made.

Said Bank is further authorized, but shall not be obligated to pay taxes, assessments and charges on the premises; insure, repair and/or improve the buildings located thereon; and expend such sums of money as may be necessary to defend the title or property or the use thereof, or recover rents and profits, or protect rental rights, and/or make such other expenditures for said property as it may in its sole discretion deem necessary, proper or expedient. Said Bank may, but shall not be obligated, to advance funds for any of the above purposes, and any amount so advanced shall be a first and prior claim on the rents and profits realized from said property and shall be repaid to said Bank before any distribution as hereinafter set out. Should the rents and profits be insufficient to pay advances so made by said Bank, any unpaid balance shall become part of the debt secured by the said mortgage and shall bear interest at the rate of \_\_\_twenty-one per cent (21%) per annum from the date of advancement; and in the event such advancements are made after the mortgage debt has been reduced to judgment, the Undersigned will, subject to the other terms, covenants and conditions herein contained, pay such advancements with interest to said Bank in addition to any amount necessary to pay and satisfy the judgment, interest and costs, or to redeem the property from foreclosure sale, and said Bank shall be entitled to retain possession of the property until such advancements and interest are fully paid.

It is further agreed that said Bank shall be required to account for only such rentals and payments as are actually collected by it. Nothing herein contained shall be deemed to create any liability on the part of said Bank for failure to rent the premises or any part thereof, or for failure to make collection of rentals, or for failure to do any of the things which are authorized herein. This instrument is a grant of rights and privileges to said Bank only and shall not be held to create any duties or liabilities except as herein expressly set out. For the purpose of accounting, the correctness of the books and records of said Bank shall be deemed conclusive.

It is further understood and agreed that said Bank shall, in the exercise of its control and management of the premises hereinabove described, be deemed the agent of the Undersigned and shall not be liable for any damage to any person or property where such damage arises out of the operation of or in connection with the said premises.

It is further understood and agreed that the acceptance by said Bank of any payments under any lease or contract with reference to the said premises from any tenant or other person shall not bar or abridge any of the right of said Bank under its mortgage.

This contract shall remain in full force and effect so long as the above described mortgage remains an enforceable lien; and in the event of foreclosure, then during the period of redemption after sheriff's sale and until recording of the sheriff's deed issued under such foreclosure proceedings. This agreement shall not affect the right of the Undersigned to redeem from foreclosure of said mortgage, but such redemption shall not terminate this agreement unless and until said mortgage debt or any judgment rendered thereon plus interest, costs and expenses and any advancements made by said Bank, with interest as above mentioned, have been fully paid to it. In the event of the termination of this agreement, the Undersigned will approve and accept any and all outstanding leases made by said Bank and/or its agent, but only to the extent of a period of one (1) year from date of the termination of this agreement.

The provisions of this agreement are a covenant running with the land herein described and shall bind all persons hereafter acquiring any interest in the said premises, and it is expressly agreed that the within assignment and grant of rights and powers is coupled with an interest.

Any amount received or collected by said Bank by virtue of this agreement shall be applied as follows, but not necessarily in the order stated, the priority of payment of such items to be within the sole discretion of said Bank.

- 1. To the repayment of said Bank of any and all amounts advanced by it under the terms of this agreement together with interest at <a href="twenty-one">twenty-one</a> per cent ( 21.0 %) per annum on the advancements from the date of same;
- 2. To the payment of taxes, assessments and charges and the expense of insurance; but said Bank shall not be obligated to keep insurance on said premises or to make repairs to and/or improvements on said property;
- 3. To the payment of all other necessary expenses to the management, protection and/or preservation of the property;
- 4. To the payment of all amounts due or to become due under said mortgage and/or to the payment of any judgment rendered thereon together with costs and expenses;
- 5. The surplus, if any, after full payment of the above shall be paid to the then owner of the said premises at the time such payment is made.



It is understood and agreed that this agreement is but additional security for the payment of said mortgage debt, and shall not be deemed to be any payment thereof except as to money actually received by said Bank and applied as such payment under the terms of this agreement; nor shall this agreement be deemed a waiver of any default occurring hereafter in the full performance of the conditions of the said mortgage; nor shall the application of any or all money received by said Bank under this agreement toward curing such default in any manner waive such default or prevent foreclosure because of the same, said Bank hereby expressly reserving all of its rights and privileges under the said mortgage as fully as though this agreement had not been entered into.

Said Bank shall not be liable for any act or failure to act under the terms of this agreement except for willful misconduct or gross negligence; nor shall said Bank be liable for the act or omission of any agent if said Bank shall have used reasonable care in the selection of such agent.

Notwithstanding that this instrument is a present and executed Assignment of the Rents, issues and profits and a present and executed grant of the powers hereinbefore granted to said Bank, it is agreed that so long as the said mortgage is not in default the Undersigned is to be permitted to collect and retain said rents, issues and profits, provided, however, that in no event shall the Undersigned have authority to collect any rents, issues or profits for any period in excess of thirty (30) days from the date of any such collection; and provided further that if the real estate hereinabove described shall come into the hands of any officer of any court on any writ of any nature whatsoever against said real estate, as the property of the Undersigned, then upon the happening of any one or more of such events, without any notice or election on the part of said Bank being given, said Bank shall have the immediate and automatic right to the management and control of the said real estate and the improvements thereon to the full extent of all rights given to it under this agreement even though there be no existing default. On the part of the Undersigned.

This agreement shall not be terminated except as herein provided, and shall not be altered, modified or amended except by  $\frac{1}{2}$  written agreement signed by the parties hereto.

That the terms, covenants and agreements herein contained shall be binding alike on the parties hereto, their heirs, executors, administrators and/or assigns.

executors, administrators and/or assigns.	
WITNESS my hand and seal this 12th day of September, 1986	
BOCKEN FUNERAL HOME, INC., an Indiana Corporation,	
Linda L. Ault Its: Secretary-Treasurer STATE OF Indiana  By: Italy John C. Kult	
COUNTY OF Lake ) SS: Its: President	
Personally appeared before me, the undersigned, a Notary Public in and for said county and state, the above named Linda L. Ault-Secretary-Treasurer and John C. Ault President of Bocken Funeral Home, Ir	nc.
who acknowledged the execution of the above and foregoing Conditional Assignment of Rentals as their free act and deed	
and for the uses and purposes therein set forth.	
WITNESSS my hand and notarial seal this 12th day of September 1986	
WITNESSS my hand and notarial seal this 12th day of September 1986    September 1986     September 1986     September 1986	
My commission expires: 12/3/89  G. Jean McMichael Ministry 1 and 1	
County of Residence: Lake	

This instrument was prepared by: W. H. Stoll as Ass't Vice Pres. of Gainer Bank, N. A.

Parcel I: Part of the Northeast & of the Southwest & of Section 9, Township 36 North, Range 9 West of the 2nd P.M., described as: Commencing at a point 165.1 feet North of the Southeast corner of said & section, and running thence West 166.47 feet; thence North 66.18 feet, more or less, to the South line of lands conveyed to William Kansfield in Deed Record 180 page 421; thence East along the South line of said lands of William Kansfield, 166.47 feet to East line of said & section; thence south 66.18 feet, more or less to the place of beginning, in the City of Hammond, Lake County, Indiana.

Parcel II: Part of the Northeast & of the Southwest & of Section 9, Township 36 North, Range 9 West of the 2nd P.M., described as commencing at a point 165.1 feet North and 166.47 feet West of the Southeast corner of said tract and running thence West 166.47 feet; thence North 66.18 feet, more or less, to the South line of tract conveyed to William Kansfield by deed dated July 24, 1912 and recorded in Deed Record 180 page 421 in the Recorder's Office in Lake County, Indiana; thence East along the South line of said Kansfield tract 166.47 feet, thence South 66.18 feet more or less, to the place of beginning, City of Hammond, Lake County, Indiana.

Parcel III: Part of the East 1 of the East 1 of the Northeast 1 of the Southwest 1 of Section 9, Township 36 North, Range 9 West of the 2nd Principal Meridian, in the City of Hammond, Lake County, Indiana, described as follows, to wit: Beginning at a point 66 feet North of a point 17.50 chains South of the Northeast corner thereof, thence West 166.47 feet, thence North parallel with the East line of said 11 Section 66 feet more or less, to a point on the South line of Dedelow's Addition to Hammond, as per plat thereof, recorded in Plat Book 22, page 46, thence East along the South line of said addition 166.47 feet to the East line of said 11 Section; thence South 66 feet, more or less to the place of beginning.