ASSIGNMENT OF RENTS

american Gen Tin. 7996 Bway, P.O. Box 10097 mert And, 46 411

91024898

To further secure the Indebtedness, Mortgagor does hereby sell, assign and transfer unto the Mortgages all the rents, issues and profits now due and which may hereafter become due under or by virtue of any lease, whether written or oral, or any letting of, or of any agreement for the use or occupancy of the Property or any part thereof, which may have been heretofore or may be hereafter made or agreed to, it being the intention hereby to establish an absolute transfer and assignment of all of such leases and agreements unto Hortgages, and Mortgagor does hereby appoint irrevocably Mortgages its true and lawful attorney (with or without taking possession of the Property) to rent, lease or let all or any portion of the Property to any party at such rental and upon such terms as Mortgages shall, in its discretion determine, and to collect all of said rents, issues and profits arising from or accruing at any time hereafter, and all now due or that may hereafter become due.

Mortgagor represents and agrees that no rent has been or will be paid by any portion of the Property for more than one installment in advance and that the payment of none of the rents to accrue for any portion of the said Property has been or will be waived, released, reduced, discounted or otherwise: discharged or compromised by the Mortgagor. Mortgagor waives any right of set off against any person in possession of any portion of the Property. Mortgagor agrees not to further assign any of the rents or profits of the Property.

Nothing herein contained shall be construed as constituting the Mortgages a mortgages in possession in the absence of the taking of actual possession of the Property by the Mortgages. In the exercise of the powers herein granted Mortgages, so liability shall be asserted or enforced against Mortgages, all such liability being expressly valved and released by Mortgagor.

Mortgagor futher agrees to assign and transfer to Mortgagee, by separate written instrument milicutare leases in the direct entrances and deliver, at the request of the Mortgagee, all such further assurances and assignments as Mortgagee shall from time to time require

All leases affecting the Property shall be submitted by Mortgagor To Mortgagee for its approved and executed leases shall be specifically assigned to Mortgagee by instrument in form satisfactory to Mortgagee.

Although it is the intention of the parties that this assignment shall be a present assignment, it is expressly understood and agreed that Mortgagee shall not exercise any of the rights of powers conferred until the mortgage shall be in default.

DATED May	21st		, 19	91	•.	٠.
		SEAL MOIAN	Tienkly.	e Bol	mel	Nativi
		Fre	abklin. Päimer	/ /		
•	9 	XBa	basa Palmer.	Saline	21 دروای استان استان دروای استان دروای دروای در دروای	145
STATE OF IN	DIANA	x/	Garbina	low.	en Q	<u> </u>
COUNTYOF	Lake	Bar	bara Coward			

In Margaret M. Kredlo

In the State aforesaid, DO HEREBY CERTIFY, That Franklin & Barbara Palmer, husband and wife personally known to me to be the same person whose names subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

GIVEN under	my hand	and notary seal,	this	21st	_day of	May.	'است.	1991
•	•		X	Mangaret.	MX.	26	:	
	•			garet M. Rredlo				Res.

THIS INSTRUMENT PREPARED BY Julie A. Lawrence

500