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STATE OF GEORGIA:

COUNTY OF FULTON:

CONDITIONAL ASSIGNMENT OF RENTS AND LEASES

THIS CONDITIONAL ASSIGNMENT OF RENTS AND LEASES, made this $2/\frac{51}{2}$ day of May , 1974 , by

KENNETH L. BURSON

(hereinafter called "Borrower") to

CITY NATIONAL BANK OF DETROIT (hereinafter called "Lender"):

WITNESSETH:

NOW, THEREFORE, for value received, and to additionally secure the payment of the indebtedness which is evidenced and secured to be paid by said Note and Deed, and to additionally secure also the performance by Borrower of, all and singular, the covenants, promises and agreements in said Note and Deed set forth and contained for Borrower to keep, abide by and perform, all in accordance with the tenor and effect of said Note and Deed, Borrower does, by these presents set over, transfer and assign unto Lender, its successors and assigns, all the rents and rental income to accrue from the Premises conveyed by said Deed, and does hereby covenant, promise and agree to and with Lender that, whenever and as often as Lender shall so request, whether or not a default shall then exist, Borrower will make, execute and deliver to Lender such specific assignments of any and all of the lease contracts then in effect with despect to said Premises or any part thereof as shall be necessary of by Lender clesired to implement and give effect to this Assignment, and that such specific assignments will be of the same dignity and priority as this Assignment.

As between the parties hereto, it is agreed that unless and until a default shall occur, either in the payment of the indebtedness hereby additionally secured to be paid, as and when due in accordance with the tenor and effect of said Note, or in the performance of any covenant, promise or agreement in said Deed set forth for Borrower to keep, abide by and perform, Borrower may continue to collect, receive and use the rents and rental income from said Premises; Borrower does, however, hereby covenant and agree that during the term hereof Borrower shall not collect rent more than thirty (30) days in advance from any tenant.

Upon demand therefor by Lender, any tenant occupying space in or on all or any part of said Premises, and any rental agent then collecting rents from any such tenant, shall pay to Lender all rents and rental income then due and thereafter becoming due on account of said Premises or any part thereof, without any duty or right to inquire or acertain whether a default in fact exists.

SMITH, COHEN, RINGEL, KOHLER, MARTIN & LOWE

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ATTORNEYS AT LAW FIRST NAT'L BANK TOWER ATLANTA, GEORGIA

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Witness -1-

Torminated and Cancelled this 17th day of December, 1980, City) Nothing Bank of Detroit

MECONDA DEC 1 8 1980

Sohn J. Gilktort V. Pres

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