Ruow all Men by these presents, LIBERTYVILLE NATIONAL . a National Banking Association,

its successors and sasigns (hereinafter called the Second Party), all the rents, earnings, income, issues and profits of and from the real estate and premises hereinafter described which are now due and which may hereafter become due, psyable or collectible under or by virtue of any lease, whether written or verbal, or any letting of, possession of, or any agreement for the use or occupancy of, any part of the real estate and premises hereinafter described, which said First Party may have heretofore made or agreed to or may hereafter make or agree to, or which may be made or agreed to by the Second Party under the powers hereinafter granted to it; it being the intention hereof to hereby make and establish an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, issues, income, and profits thereunder, unto the Second Party herein, all relating to the real estate and premises situated in the County of Cook State of Illinois, and described as follows, to-wit:

SEC EXHIBIT "A" ATTACHED HERETO AND HEREBY MADE A PART HEREOF FOR LEGAL DESCRIPTION.

3 % 00

11 Pl 2: 38

85292155

and recorded in the recorder's Office of above-named County, conveying the real estate and premises hereinabove described, and this including the real estate and effect until said loan and the interest thereon, and all other costs and charges which may have accrued or may be eafter accrue under said trust deed, have been fully paid.

This assignment shall not become operative until a default exists in the payment of principal or interest or in the performance of the terms or conditions contained in the Mortgage herein referred to and in the Note secured the cby.

Without limitation of any of the legal rights of Second Party as the absolute arxi, see of the rents, issues, and profits of said real estate and premises above described, and by way of enumeration only, First Party hereby covenants r id at rees that in the event of any default by the First Party under the said mortgage above described, the First Party will, whether before or after the note or notes secured by said mortgage is or are declared to be immediately due in accordance with the terms of said mortgage, or whether before or after the institution of any legal proceedings to foreclose the lien of said mortgage, or before or after any sale therein, forthwith, upon demand of Second Party, surrender to Second Party, and Second Party shall be entitled to take actual possession of the said real estate and premises hereinaboy a described, or of any part thereof, personally or by its agents or attorneys, as for condition broken, and, in its discretion, may with or without force and without process of law, and without any action on the part of the holder or holders of the indebtedness secured by said mortgage, enter upon, take, and maintain possession of all or any part of said real estate and premises hereinabove described, together with all documents, books, records, paper), and accounts of First Party relating thereto, and may exclude the First Party, its agents, or servants, wholly therefrom, and may, in its own name, as assir need nder this assignment, hold, operate, manage and control the said real estate and premises hereinabove described, and conduct the business thereof, either personally or by its agents and may, at the expense of the mortgaged property, from time to time, either by purchase, repair, or construction, make all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments, and improvements to the said real e (a) and premises as to it may seem judicious, and may insure and reinsure the same, and may lease said mortgaged property in such parcels and for our times and on such terms as to it may seem fit, including leases for terms expiring beyond the maturity of the indebtedness secured by said mortgage, and may cancel any lease or sub-lease for any cause or on any ground which would entitle the First Party to cancel the same, and in every such case the Second Party shall have the right to manage and operate the said real estate and premises, and to carry on the business thereof, as it shall deem best, and the Second Party shall be entitled to collect and receive all earnings, revenues, rents, Isaues, profits, and Income of the same, and any part thereof, and, after deducting the expenses of conducting the business thereof and of all maintenance, repairs, renewals, replacements, attenations, additions, betterments, and improvements, and all payments which may be made for taxes, assessments, insurance, and prior or proper charges on the said real estate and premises, or any part thereof, including the just and reasonable compensation for the services of the Second Party and of its attorneys, agents, clerks, servents, and others employed by it, properly engaged and employed, for services rendered in connection with the operation, management, and control of the mortgaged property and the conduct of the business thereof, and such further sums as may be sufficient to indemnify the Second Party against any liability, loss, or damage on account of any matter or thing done in good faith in pursuance of the rights and powers of Second Party hereunder, the Second Party may apply any and all moneys arising as aforesaid:

(1) To the payment of interest on the principal and overdue interest on the note or notes secured by said mortgage, at the rate therein provided; (2) To the payment of the interest accrued and unpaid on the said note or notes; (3) To the payment of the principal of said note or notes from time to time remaining outstanding and unpaid; (4) To the payment of any and all other charges secured by or created under the said mortgage above referred to; and (5) To the payment of the balance, if any, after the payment in full of the items hereinbefore referred to in (1), (2), (3), and (4), to the First Party.

the				is, an fulfort extensing a provision there (shows to be bound upon and inure to the boundings, a second marking as of each of the porties by reto.	renefit of
righ enfo	conditions of taunder the t	this agreement for a erms hereof, but sai	iny period of time d Second Party,	rattorneys, successors or assigns, to avail itself or themselves of any of the terms, pr , at any time or times, shall not be construed or deemed to be a waiver of any of its, hi or its agents or attorneys, successors or assignes shall have full right, power and aut ,, or conditions hereof, and exercise the powers hereunder, at any time or times that	s or their hority to
	The payment	t of the note and re	lease of the Mor Libe	gage securing said note shall ipso facto operate as a release of this instrument. rtyville National Bank	
auth instr cres sccri any, sofs princ	ority conferre rument), and i ting any liabili we thereon, or being express r as the party or ripal and inter	ity on the said first p any indebtedness a ly waived by said pa of the first part and i est notes and the ov	in it as such Trus rstood and agree party or on said / ccruing hereund- irty of the second its successor and wher or owners o	d that nothing herein or in said principal or interest notes contained shall be cont personally to pay the said principal notes or any interest to er, or to perform any covenant either express or implied herein contained, all such his part and by every person now or hereafter claiming any right or security bereunder.	cute this trued as * hat may ability, if and that * sof said
		1.41	bertyville	National Bank	
	t Officer/Vic	SWHF/EOF,/ e-President, and its	corporate senf	, not personally but as Trustee as aforesaid, has caused these presents to be sign of the hereunto affixed and attested by its Assistant Cashier, the day and year firm.	
Mu Thi C.	s Docume Foltman	e National I	By: State Ban	Libertyville National Bank As Trustee as aloresaid and not personally. BY TayTrust Officert Vice Po	resident
910	l Greenw	ood, Niles,		ATTEST Assistant	Cashier
		postors	3 - 177		
		,			
STA	TE OF ILL		1	Che undersigned	
cot	INTY OF L	ako } ss.	n Notary P	oblic, in end for maid County, in the State aforesaid, Do Hereby Certif Steven A. Disley, Assistant	y, that
			T	Liberty ille National (Vice-President of Bank and	
			Trust Officer	Charles F. Smith, Vice President	
			subscribed to respectively, is said instrume Trustee as alo there acknow corporate sea	hier of said Bank, who are pure hally known to me to be the same persons whose not the foregoing instrument as such Trust Officer/Vice-President, and Assistant Coppeared before me this day in person and acknowledged that they signed and delive nt as their own free and volunters act and as the free and voluntary act of said Bressiid, for the uses and purposes therein set, orth; and the said Assistant Cashier the deged that \(\top \top \top \top \top \top \top \top	lashier, red the ank, as ien and ffix the the free
			Given u	nder my hand and Notarial Seal this	<u> </u>
			day of	October A. D. 18.	<u>05</u>
				Notary	Public
				My Committee Annual Jan. 11, 1939	
Box No.	Assignment of Rents	as Trustee	2		85 292 155

PARCEL 1:

THAT PART OF THE FOLLOWING DESCRIBED TRACT OF LAND, TO WIT:

THAT PART OF LOTS 1, 3, 4, 5, 6, AND 7 IN CAPRI GARDENS, BEING A SUBDIVISION OF PART OF THE SOUTH WEST 1/4 OF SECTION 1, AND PART OF THE SOUTH EAST 1/4 OF SECTION 2, TOWNSHIP 42 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE NORTHEASTERLY LINE OF LOT 3, 36 FEET SOUTHEASTERLY OF THE NORTHEASTERLY CORNER OF LOT 3; THENCE SOUTHWESTERLY ALONG A LINE 116 FEET SOUTHEASTERLY AND PARALLEL WITH THE SOUTHEASTERLY LINE OF LILLY LANE TO A LINE, SAID LINE BEING DRAWN FROM A POINT ON THE SOUTHEASTERLY LINE OF LOT 1, 164 FEET NORTHEASTERLY OF THE NORTHWESTERLY CORNER; TO A POINT ON THE NORTHWESTERLY LINE, 182 FEET NORTHEASTERLY OF THE NORTHWESTERLY FROM THE SOUTHEASTERLY ALONG THE LAST DESCRIBED LINE TO A POINT 116 FEET NORTHWESTERLY FROM THE SOUTHEASTERLY LINE OF LOT 1; THENCE NORTHEASTERLY ALONG A LINE 116 FEET NORTHWESTERLY AND PARALLEL WITH THE NORTHWESTERLY LINE OF CAPRI DRIVE TO THE NORTHEASTERLY LINE OF LOT 7, SAID LINE BEING ALSO THE SOUTHWESTERLY LINE OF ROSE AVENUE; THENCE NORTHWESTERLY ALONG SAID SOUTHWESTERLY LINE OF ROSE AVENUE TO THE POINT OF BEGINNING, DESCRIBED AS FOLLOWS:

PARCEL "B", DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT ON THE NORTH/ASTERLY LINE OF SAID TRACT, 41 FEET SOUTHEASTERLY OF THE MOST NORTHERLY CORNER; THENCE SOUTHWESTERLY AND PARALLEL WITH THE NORTHWESTERLY LINE 200 FEET TO THE POINT OF BEGINNING; THENCE SOUTHEASTERLY AND PARALLEL WITH THE NORTHWESTERLY LINE, 92 FEET: THENCE NORTHWESTERLY AND PARALLEL WITH THE NORTHWESTERLY LINE 84 FEET; THENCE SOUTHWESTERLY AND PARALLEL WITH THE NORTHWESTERLY LINE 84 FEET; THENCE SOUTHWESTERLY AND PARALLEL WITH THE NORTHWESTERLY LINE TO THE POINT OF BEGINNING, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

EASEMENTS APPURTENANT TO AND FOR THE BENEFIT OF PARCEL 1 FOR INGRESS AND EGRESS AND USE OF THE COMMON AREA AS THEREIN DEFINED, AS SET FORTH 1. THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS DATED JUNE 1, 1976 AND RECORDED JULY 9, 1976 AS DOCUMENT 23553187 AND AS CREATED BY THE DEED FROM AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, TRUST NUMBER 33817 TO RALPH MARATEA AND ROSA MARATEA, HIS RIFE DATED JULY 1, 1976 AND RECORDED AUGUST 10, 1976 AS DOCUMENT NUMBER 23590983 AND BY DEED FROM AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, TRUST NUMBER 33817 TO PLTER DIBENEDETTO AND JOSEPHINE DIBENEDETTO, HIS WIFE, DATED JULY 1, 1976 AND RECORDED AUGUST 10, 1976 AS DOCUMENT NUMBER 23590984, IN COOK COUNTY, ILLINOIS.

COMMON ADDRESS:

1748-56 ROSE STREET, PALATINE, ILLINOIS.

TAX IDENTIFICATION NUMBER:

02-01-307-023-0000

02-01-207-02/-020

