UNOFFICIAL

delivered to said Bank in pursuance of a Trust Agreement dated. April 26, 1977

1-1082 , hereinafter called First Party, in consideration of Ten Dellars (\$10.00) in hand paid, and of other in france great and submide consultations, the telegraphered are hereby inharmledged, does beenby assign, transfer and seef over mit-

lst State Bank and Trust Company of Palos Hills
its secresors and assims (hereinafter called the Second Pany), all the rents, naminous income, assess and profits of and from the real estate and securises becomented described abirth are new due and which may beceated become doe, junable or edifertible under ce by virtue of any lease, whether written is verbal, is any letting of preservables of, or any agreement for the use or occuraging of, any part of the real estate and promises becausified described, which said First Party may have been diere made or agreed to be may because the powers becoming the many because the powers becoming the fit it being the intermed better it bearing make and establish an absolute transfer and assignment of all such leases and agreements and all the rents, smines, issues, income, and profits theregoner, onto the Second Party break, all relating to the real estate situated

an Illinois Banking Corporation, not personally but as a Truster under the procession of a Doed or Deeds in Trust duly recorded and

in the Cents of Cook and State of Dim us, and described as follows, to write

23-13-102-041-

UNIT 5 TOGETHER WITH AN UNDIVIDED 5.60988 PERCENT ENTEREST, UNIT 7 TOGETHER WITH AN UNDIVIDED 4.87656 PERCENT ENTEREST AND UNIT 17 TOGETHER WITH AT UNDIVIDED 4.87656 PERCENT INTEREST IN THE COLPON ELEMENTS IN PALOS VILLAGE CONDOMINIUM AS DELINEATED AND DEFINED IN THE DECLARATION RECORDED AS DOCUMENT #25399236, IN THE NORTHWEST & OF SECTION 13, TOWNSHIP 37 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLEWOIS.

mis inkirkadsyr vas paridamed hy" A/K/A Unit 6-10401 IS Sheffield, Palos Hills Unit 7-10405 IN Sheffield, Palos Hills Unit 17-10409 3N 5. offield, Palos Hills

given to sevure payment of the quincipal sun EIGHTY THREE THOUSAND, ONE HUNDRED SEVENTY FIVE DOT PRS AND ND/100-(\$93,175.00)-Palos Bank and Trust Company and interest upon a certain loan secured by Trust Deed to

at I received in the receiver's Office of above-named County. as Trustee dated Jarmany 24, 1986 at ten of in the recoder's Office of above-named County-conveying the real estate and premises bereinshere described, and this instrument shall tenain in full force and effect until said force and the interest thereon, and all other costs and charges which may have account to may beceafter account under said trust dee h have heen fully paid.

This assignment shall not become operative until a default exists in the payment is principal or interest or in the performance of the terms or conditions contained in the Trust Deed berein referred to and in the Note secure, thereby,

Without limitation of any of the legal rights of Second Party as the absolute assigned real estate and premises above described, and by may of enumeration only. First Party berely sciences and agrees that in the event of any default by the First Party under the said most deed above described, the First Party will, y nether before or after the note or notes accused by said treat deed is or are declared to be innectiately due in accordance with the terms of said must deed, or whether before or after the institution of any legal proceedings to foreclose the lien of said trust deed, or reflect any safe therein. forthwith, upon demand of Second Party, surrender to Second Party, and Second Party shall be entitled to also actual possession of the said real estate and premises bereinshove described, or of any part thereof, personally or by its armits or anymorphism for condition broken, and, in its discretion, may with an without fee or and with an without process of law, and without an action on the part of the helder or holders of the indebtedness secured by said trust deed, enter upon, take, and maintain presensite of all collary part of said real estate and premises bereinable e described, together with all documents, books, teorets, papers, and accounts of First Party relating thereto, and may exclude the First Party, its aterns, or servants, wholly therefrom and may, in its own mann, as assigned under this assignment, hold, operate, manage and control the said real estate and permises invinations described, and conduct the business thereof, either presonally or by its agents and may, at the expense of the mergaged property, from time to time, either by purchase, repair, or construction, make all necessary or proper require, remember, replacements, useful alterations, additions, letter-nemts, and improvements to the said real estate and promises as to it may seem judicious, and may insure and reinsure the same. and may leave said mortgaged property in such percels and for such times and on such terms as to it may seem fit, including leaves for terms expiring beyond maturity of the indebtedness secured by said must deed, and may cancel any lease or sub-lease for any cause or on any greated which would entitle the Piest 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 promises, and to carry on the business thereof, as it shall deem best, and the Social Party Shall be excitled to collect and receive all earnings, revenues, rents, isomes, profits, and income of the same, and any part thereof, and, after deducting the expenses of confuting the testions thereof and of all maintenance, repairs, remewals, replacements, alterations, oblitions, betterments, and ingrovements, and all juginerits which may be made for taxes, assessments, insurmore, and prior or proper charges on the said real estate and permises, or any part thereof, including the just and masonable occupensation for the services of the Second Party and of its attorneys, agents, clerks, servants, and others employed by it, properly engaged and employed, for services rendered in connection with the operation, management, and control of the montgaged property and the explicit of the lusiness thereof, and such further sums as may be sufficient to indensify the Second Party against any liability, loss, or damage on account of any matter or thing done in good faith in parsuance of the rights and powers of Second Party hereunder, the Second Party may apply any and all membrys arising as allow-shift

(1) To the payment of interest on the principal and eventue interest on the note or notes secured by said trust deed, 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 trust deed alone referred to; and (5) To the payment of the balance, if any, after the payment in full of the items bereinbefore referred to in (1), (2), (3), and (4), to the First Party.

86070365

Thereof shall be binamic upon and inure to the benefit of the esp signs of each of the parties hereto. The failure of Second Party, or any of its agents or attorneys, successors or assigns, to avail itself or themselves of any of the terms, provisions, and conditions of this agreement for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any of its, his, or their rights under the terms hereof, but said Second Party, or its agents or attorneys, successors or assigns shall have full right; power and authority to enforce this agreement, or any of the terms, provisions, or conditions hereof, and exercise the property here and authority to the standard like decreed fit.

and exercise the powers hereunder, at any time or times that shall be decined fit.

The payment of the note and release of the Trust Deed securing said note shall ipso facto operate as a release of this instrument.

This Assignment of Rents is executed by the undersigned Bank, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Bank, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said principal or interest notes contained shall be construed as creating any liability on the said first party or on said Bank personally to pay the said principal notes or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by said party of the second part and by every person now or hereafter claiming any right or security hereunder, and that so far as the party of the first part and its successor and stand flank personally are concerned, the legal holder or holders of said principal and interest notes and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said principal note provided.

**\$15.25** DEPT-61 RECORDING T#1111 TRAN 1111 02/20/86 09:04:00 \*-86-079365

IN WITNESS WITNESS, the Undersigned Bank, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Assistant Vive-President/Trust Officer, and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer/Cashier, the day of year first above written.

PALOS BANK AND TRUST COMPANY

As Trustee as aforesaid and not personally.

<u> 70</u>1 366XTrust Officer

ζū Vice President

STATE OF ILLINOIS) COUNTY OF COOK

Ox Coof Colly I, the undersigned, a Notary Public in and for said County, in the state aforesaid, DO HEREBY Joseph D. Marszale Akanonkonowowa / Trust Officer CERTIFY, THAT\_ Gregory J. Paetow, Exec. Vice Pres. of PALOS BANK AND TRUST COMPANY, and.

of PALOS BANK AND TRUST COMPANY, and, the same to be the same persons whose names are subscribed to the foregoing instructure as such Assistant Vice-President/Trust Officer and Assistant Trust Officer/Cashier respectively, appeared before me this day in person and acknowledged that they signed and delicer/defined the said instrument as their own free and voluntary act, and as the free and voluntary act of the uses and purposes therein set forth; and the said Assistant Trust Officer/Cashier as custodian of the coporate seal of said Bank, did affix the said corporate seal of said Bank to said instrument as said 'ssistant Trust Officer's/Cashier's own free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this\_

ssignment

Box No.

as Trustee to

PALOS BANK AND TRUST COMPANY

00