UNOFFICIAL COPY 86327783 COMBINED SECURITY AGREEMENT AND ASSIGNMENT

OF RENTS BY LAND TRUST BENEFICIARIES

This Agreement is dated 1608 W. Sherwin, Chie		6 and affects certain property ("Property") located at:	
Agreement") dated April	d on Exhibit "A" here 25, 1986, and kno stee of said Trust and	ceny Address) tto, which is the subject matter of a Trust Agreement ("Trust wn as Trust No	
^	RE	CITALS:	
ecute and deliver to the under	the execution of this A signed mortgage lender	applicable to the propert greement, the Beneficiaries have directed the Trustee to ex- r ("Lender") a Multifamily Mortgage (the "Mortgage") no te ("Note") ARGERA to Lender bearing even date with the by payable to the order of	
about the Property and Section	2/, of the Mongage assertenced to	a security interest in certain personal property located on or signs to Lender the rents and revenues of the Property. (Said in this instrument as "Supplemental Collateral"). red by the Supplemental Collateral whether or not ownership and whether or not the Supplemental Collateral shall be real	うこう
C. The parties intend that thereof shall be in the Trustee	the Note shall be secut or in the Beneficiary, a	and whether or not the Supplemental Collateral shall be real exeafter located in, on or about the property.	
Supplemental Collateral and su Supplemental Collateral had be thereafter: Such rights expressi and 26 of the Mortgage, which this Agreement for further iden Lender as a financing statement eral pursuant to the Uniform C	ich other rights with reseen owned by the Trus ly include, without lim provisions are hereby tification. This instrum tor the purpose of per commercial Code.	the mand grant to Lender the same security interest in the spect thereto as Lender would otherwise have acquired if the stee at the time of execution of the Mortgage or at any time situation. Lander's rights under the provisions of Sections 15 approved by Beneficiaries and are appended as Exhibit B to sent or any approduction thereof may be filed or recorded by fecting Lender's security interest in the supplemental collateration.	
above written.			
		Mhang h. Whater	
		(Beneficiary	
	Being all of the		
	Beneficiaries of said Trust	(
		7	:
		(Beneficiary	,
		(Beneficiary	
Instrument prepared by and aft to be sent to:	er recordation		
Michael D. Stronber First Illinois Corp 800 Davis Street		01	

WAIE =

Evanston, Illinois 60204

ENSTREAD UNOFFICIAL CO Lender (First Illinois Bank of Evanston, N.A. 4250 North Marine Drive Address of Beneficiaries: Chicago, Illinois 1608 West Sherwin Address of Property: Chicago, Illinois INDIVIDUAL BENEFICIARY ACKNOWLEDGMENT .. County ss: , I Notary Public in and for said county and state, do hereby certify that Marray Whin Betto personally known to me to be the same pe son(s) whose name(s) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that be signed and delivered the said instrument as . \(\frac{1}{2}\) free and voluntary act, for the uses and purposes therein set forth. Given under my hand and official seal, this My Commission Expires: Notary Públic INDIVIDUAL LIMITED PARTNERSHIP BENEFICIARY ACKNOWLEDGMENT The foregoing instrument was acknowledged before me this (date) speneral partner on behalf of

a limited partnership. (name of partnership)

My Commission Expires: Notary Public

CORPORATE ACKNOWLEDGMENT

STATE OF ILLINOIS,	and the same of th	
The foregoing instrument was acknowledged before me this	1st Day 9 Suly, 1986	
by Susan Kikoen Michael D STRUNBERG	1. Prenal Course	•
FIRSTULNOIS BANKOF EVENSTON N.T. TL	(office)	•
(name of corporation)	(sue) corporation, on be	b

of the corporation.

My Commission Expires:

Notary Public

86327783

UNOFFICIAL COPY

EXHIBIT & 6 3 2 7 7 6 3

LEGAL DESCRIPTION OF PROPERTY

Lot 19 in the West 16 1/2 Feet of Lot 20 in Block 3 in F.H. Donand's Subdivision of the East 414.5 Feet of Section 30, Township 41 North, Range 14, East of Third Principal Meridian, and the West 175 Feet of Section 29, Township 41 North, Range 14, East of Third Principal Meridian, South of the Commonwealth Edison Company and L.S. Railroad and the Indian Boundary Line in Cook County, Illinois.

11.29-416-021.all De

All furniture, fixtures, apparatus, machinery and equipment whether now owned or hereafter acquired, now or hereafter located upon or used in connection with or held or acquired for use in connection with, the real estate (including present and future improvements) described in Exhibit A attached hereto, commonly known as

("Real Estate"), including any and all accessories, parts, replacements cursaions, and all proceeds of any of the foregoing; together with all tenant security deposits and insurance premium relates to which borrower is or may be entitled to and all sums on deposit with Lender applicable to the Real Estate:

Together with all buildings, improvements, and tenements now or hereafter erected on the property, and all heretofore or hereafter vacated alleys and streets abutting the property, and all easements, rights; appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock appurtenant to the property, and all fixtures, machinery, equipment, engines, boilers, incinerators, building materials, appliances and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light; and all elevators, and related machinery and equipment, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tube, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, mirrors, cabinets, panelling, rugs, attached floor coverings, furniture, pictures, antennas, trees and plants, and

. . . . ; all of which, including replacements and additions thereto, are herein referred to as the "Property".

UNOFFICIAL COPY

15. UNIFORM COMMERCIAL CODE SECURITY AGREEMENT.

This instrument is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the items specified above as part of the Property which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and Borrower hereby grants Lender a security interest in said items. Borrower agrees that Lender may file this Instrument, or a reproduction thereof, in the real estate records or other appropriate index, as a financing statement for any of the items specified above as part of the Property. Any reproduction of this Instrument or of any other security agreement or financing statement shall be sufficient as a financing statement. In addition, Borrower agrees to execute and deliver to Lender, upon Lender's request, any financing statements, as well as extensions, renewals and amendments thereof, and reproductions of this instrument in such form as Lender may require to perfect a security interest with respect to said items. Borrower shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall may all reasonable costs and expenses of any record searches for financing statements Lender may reasonably require. Without the prior written consent of Lender, Borrower shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said items, including replacements and additions there. Upon Borrower's breach of any covenant or agreement of Borrower contained in this Instrument, including the covenants to pay when due all sums secured by this Instrument, Lender shall have the remedies of a secured party under the Uniform Commercial Code and, at Lender's option, may also invoke the remedies provided in paragraph 27 of this instrument as to such items. In exercising any of said remedies, Lender may proceed against the items of real property and any items of personal property specified above as part of the Property separately or together and in any order whatsoever, without in any way affecting the availability of Lender's remedies under the Uniform Commercial Code or of the remedies provided in paragraph 27 of this Instrument.

26. ASSIGNMENT OF RENTS; AFPOINTMENT OF RECEIVER; LENDER IN POSSESSION.

As part of the consideration for the indebtedness evidenced by the Note. Borrower hereby absolutely and unconditionally assigns and transfers to Lender all the rents and revenues of the Property, including those now due, past due, or to become due by virtue of any lease or other agreement for the occupancy or use of all or any part of the Property, regardless of to whom the reals and revenues of the Property are payable. Borrower hereby authorizes Lender or Lender's agents to collect the aforesaid rents and revenues and hereby directs each tenant of the Property to pay such rents to Lender or Lender's agents; provided, however, that prior to written notice given by Lender to Borrower of the breach by Borrower of ary tovenant or agreement of Borrower in this Instrument. Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower, to apply the rents and revenues so collected to the sums secured by this Instrument in the order provided in paragraph 3 hereof with the balance, so long as no such breach has occurred, to the account of Borrower, it being intended by Borrower and Lender that this assignment of rents constitutes an absolute assignment and not an assignment for additional security only. Upon delivery of written notice by Lender to Borrower of the breach by Borrower of any covenant or agreement of Borrower in this Instrument, and without the necessity of Lender entering upon and taking and maintaining full control of the Property in person, by agent or by a court-appointed receiver, Lender shall immediately be entitled to possession of all rents and revenue; of the Property as specified in this paragraph 26 as the same become due and payable, including but not limited to traits then due and unpaid, and all such rents shall immediately upon delivery of such notice be held by Borrower as trustee for the benefit of Lender only; provided, however, that the written notice by Lender to Borrower of the breach by Borrower shall contain a statement that Lender exercises its rights to such rents. Borrower agrees that commencing upon delivery of such written notice of Borrower's breach by Lender to Borrower, each tenant of the Property shall make such rents payable to and pay such rents to Lender or Lender's agents on Lender's written demand to each tenant therefor, delivered to each tenant personally, by mail or by delivering such demand to each rental unit, without any liability on the part of said tenant to inquire further as to the existence of a default by Borrower.

Borrower hereby covenants that Borrower has not executed any prior assignment of said rents, that Borrower has not performed, and will not perform, any acts or has not executed, and will not execute, any instrument which would prevent Lender from exercising its rights under this paragraph 26, and that at the time of execution of this Instrument there has been no anticipation or prepayment of any of the rents of the Property for more than two months prior to the due dates of such rents. Borrower covenants that Borrower will not hereafter collect or accept

payment of any rents of the Property more than two months prior to the due daies of such rents. Borrower further covenants that Borrower will execute and deliver to Lender such further assignments of rents and revenues of the

Property as Lender may from time to time request.

Upon Borrower's breach of any covenant or agreement of Borrower in this Instrument. Lender may in person, by agent or by a court-appointed receiver, regardless of the adequacy of Lender's security, enter upon and take and maintain full control of the Property in order to perform all acts necessary and appropriate for the operation and maintenance thereof including, but not limited to, the execution, cancellation or modification of leases, the collection of all rents and revenues of the Property, the making of repairs to the Property and the execution or termination of contracts providing for the management or maintenance of the Property, all on such terms as are deemed best to protect the security of this Instrument. In the event Lender elects to seek the appointment of a receiver for the Property upon Borrower's breach of any covenant or agreement of Borrower in this Instrument, Borrower hereby expressly consents to the appointment of such receiver. Lender or the receiver shall be entitled to receive a reasonable fee for so managing the Property.

All rents and revenues collected subsequent to delivery of written notice by Lender to Borrower of the breach by Borrower of any covenant or agreement of Borrower in this Instrument shall be applied first to the costs, if any, of taking control of and managing the Property and collecting the rents, including, but not limited to, attorney's fees, receiver's fees, primiums on receiver's bonds, costs of repairs to the Property, premiums on insurance policies, taxes, assessments and other charges on the Property, and the costs of discharging any obligation or liability of Borrower as lessor or landford of the Property and then to the sums secured by this Instrument. Lender or the receiver shall have access to the books and records used in the operation and maintenance of the Property and shall be liable to account only for those rents actually received. Lender shall not be liable to Borrower, anyone claiming under or through Borrower or anyone having an interest in the Property by reason of anything done or left undone by Lender under this paragraph 26.

If the rents of the Property are not sufficient to meet the costs, if any, of taking control of and managing the Property and collecting the rents, any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by this Instrument pursuant to paragraph 8 hereof. Unless Lender and Borrower agree in writing to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof and shall bear interest from the date of disbursement at the rate stated in the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate which may be collected from Borrower under applicable law.

Any entering upon and taking and maintaining of control of the Property by Lender or the receiver and any application of rents as provided herein shall not cure or waive any default hereunder or invalidate any other right or remedy of Lender under applicable law or provided herein. This assignment cornts of the Property shall terminate at such time as this Instrument ceases to secure indebtedness held by Lender

DEPT-01 RECORDING \$14.2
T#3333 TRAN 8307 07/31/86 13:56:00
#3863 # A *-86-327733
COOK COUNTY RECORDER

MAIL

UNOFFICIAL COPY

Property of Cook County Clark's Office