87178179 UNOFASIGNENT RENC OPY 87178179

Drovers Rank

Chicago , Illinois, March 31 1987

Know all Men by these Presents. THAT of Chicago or poration of Illinois, not personally but as a			
Trustee und	ler the provisions of a Deed or Deeds in Trust du	ly recorded and delivered to said B	ank in pursuance of a Trust Agreement
dated	September 1, 1983	and known as trust number	r 83133
hereinafter	called First Party, in consideration of Ten Dolla	rs (\$10.00) in hand paid, and of a	other good and valuable considerations,
the receipt a	and sufficiency whereof are hereby acknowledged	, does hereby assign, transfer and	set unto
	Ann K. Kelly		
estate and p virtue of any of the real e make or agr intention he earnings, issu	rs and assigns (hereinafter called the Second Part foremises hereinafter described which are now due by lease, whether written or verbal, or any letting estate and premises hereinafter described, which ee to, or which may be made or agreed to by the freof to he oby make and establish an absolute these, income, and profits thereunder, unto the Second	and which may hereafter become of, possession of, or any agreemen said First Party may have heretof ee Second Party under the powers ransfer and assignment of all such and Party herein, all relating to the	due, payable or collectible under or by it for the use or occupancy of, any part ore made or agreed to or may hereafter a hereinafter granted to it; it being the leases and agreements and all the rents, a real estate and premises
situated in th	he County of Cook	, and described as	follows, to-wit:
g - Encomplement suprigregal	PROPERTY: Unit Number 1, P.I.N. 11-18-110-041-1001	, 1931 Sherman Aver	87178179
	ent is given to secure payment of the principal so	C	
	(3/5,000,00)	Ann V Ve 1	Donars,
	upon a certain loan secured by Trust Deed to	AIII N. NETTY	
	lated March 31, 1987		
County, con said loan and deed, have be	veying the real estate and premises hereinabove d the interest thereon, and all other costs and cheen fully paid.	described, and this instrumer, sha larges which may have accrue? or	all remain in full force and effect until may hereafter accrue under said trust
This as	ssignment shall not become operative until a defai conditions contained in the Trust Deed herein ref	alt exists in the payment of princip erred to and in the Note secured t	pel of interest or in the performance of her by.
Withou	it limitation of any of the legal rights of Second	Party as the absolute assignee of t	he ren's, is ues, and profits of said real

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Without limitation of any of the legal rights of Second Party as the absolute assignee of the ren s, is uses, and profits of said real estate and premises above described, and by way of enumeration only. First Party hereby covenants and the event of any default by the First Party under the said Trust Deed above described, the First Party will, whether before or after the Note or Notes secured by said Trust Deed is or are declared to be immediately due in accordance with the terms of said Trust Deed, or whether before or after the institution of any legal proceedings to foreclose the lien of said Trust Deed, or before of after any sale therein, forthwith, upon demand of Second Party, surrender to Second Party, and Second Party shall be entitled to take, causl possession of, the said real estate and premises hereinabove described, or of any part thereof, personally or by its agents or at log-legs, as for condition broken, and, in its discretion, may with or without force and with or without process of law, and without any action on the part of the holder or holders of the indebtedness secured by said Trust Deed, enter upon, take, and maintain possession of all or any part of said real estate and premises hereinabove described, together with all documents, hooks, records, papers, 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 assigned under 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 real estate 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 such times and on such ter

(1) To the payment of interest on the principal and overdue 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 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 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 assigns shall have full right, power and authority to enforce this agreement, or any of the terms, provisions, or conditions hereof, and exercise the powers hereunder, at any time or times that shall be deemed fit. This instrument shall be essignable by Second Perty, and all of the terms and provisions hereof shall be binding upon and inute to the benefit of the respective executors, administrators, legal representatives, successors and sasigns of each of the parties hereto.

As Irasice as aloughid and not personally DEFONERS BANK OF CHICAGO WLILLESS. IN WITNESS '/HEREOF,
not personally but as Trustee as aforesaid, has caused these presents to be signed by its
Vice-President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written Drovers Bankof Chicago 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 Chicagoot 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 warrents that it passesses full power and authority conferred upon and vested in it as such Trustee (and said Bank, hereby warrents that it is assid 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 tained at all be construed as creating any liability, if any, being expressly waived by said party of the second part and by every person now or here alter contained, the legal holders or holders of said principal and interest notes and the second part and by every person now or here are concerned, the legal holders of holders of said principal and interest notes and the owner or owners of any indebtedness accruing are construed, the legal holders of said principal and interest notes and the owner or owners of any indebtedness accruing are concerned, the legal holders of said principal and interest notes and the owner or owners of any indebtedness accruing in the manner herein and in said principal note, pronued to the premises therein conveyed for the payment thereby the endorcement of the lien hereby created, in the manner herein and in said principal note, provided.

7 37178179 ; ; Notery Public day of .. a. April 18 GIVEN, under my hand and notatial seal, Motory Public, State of Illinois

My Commission Expires 10/n/89 argix the corporate seal of said Bank to said instrument as

My Commission Expires 10/n/89 argix the corporate seal of said Bank as Trustee as a Cresuid, for the uses and purposes

My Commission Expires 10/n/89 argix the first and series of said Bank as Trustee as a Cresuid, for the uses and purposes ... , as custodies, or the corporate seal of said Bank, did natmont sont tifere acknowledged that ... JOEHICHYT REYT. of said Bank, who are personally known to me to he the same persons whose names are subscribed to the foregoing instrument as such Vice-Pr saids it, and Assisant Secretary, respectively, appeared before me this day in person and acknowled. They signed said deliyered the said instrument their own free and voluntary act and as the free and voluntary act of said Bank, as Trustice as aloresaid, for the uses and purposes therein set forth; and the said Assistant Secretary then and aloresaid, for the uses and purposes therein set forth; and the said Assistant Secretary then and Lucille C. Kraisiant Secretary Hart - pue To I tab as 4-asily. Drovers Bank of Chicago COUNTY OF COOK Robert J Roszyk 1, Last Thornton a Notary Public, in and for seid County, in the State aforesaid, Do Hereby Certify, that STATE OF ILLINOIS My Clorks "COLE TAYLOR BANK/DROVERS" THE TERM "BROVERS BANK OF CHICAGO" SHALL MEAN AS USED IN THIS DOCUMENT,

MOFFICIAL COPY

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RIDER

legal description of property located at 1931 Sherman, Evanston, Illinois 60201 -Unit Number 1

Unit 1931-1 in the Kingston Condominium, as delineated on survey of the following described parcel of real estate (here-inafter referred to as parcel): The West 200.75 feet of the North Half of Lot 10 in Block 5 in Evanston in Section 18, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois, which survey is attached as Exhibit A together with its undivided percentage interest in the common elements as set forth in said declaration and survey, situated to Declaration of Condominium and reforded in the Office of the Recorder of Cook County, Illindis as document 24357554, in the City of Evanston.

contained in said Declaration the same as though the provisions easements, restrictions, conditions, covenants and reservations in said Declaration for the benefit of the remaining property described therein. This conveyance is subject to all rights; benefit of said property set forth in the Declaration of Condominium, aforesaid, and grantor reserves to itself, its successors and assigns, the rights and easements set forth Grantor also hereby grants to grantee, their successors and of said Declaration were recited and stipulated at length assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the

MAIL JO: Drovers Bank of Chicago 1542 West 47th Street Chicago, Illinois 60609 OR RECORDERS OFFICE BOX No. 138