NOFFICIAL COPY .

HIS INSTRUMENT WAS PREPARED BY:

I SOUTH DEARBORN STREET CHICAGO, IL 60603

ASSIGNMENT OF RENTS

CITICORP SAVINGS

Corporate Office One South Dearborn Street Chicago, Illinois 60603 Telep ione (1 312 977 5000)

88460133

KNOW ALL MEN BY THESE PRESENTS, that the undersigned,

BANK OF RAVENSWOOD, AN ILLINOIS CORPORATION



of the

CITY

CH1CAGO of

County of COOK and

known as Trust No.

25-9516

State of Illinois, not personally but as Trustee under the provisions of a Trust Agreement dated SEPTEMBER 15, 1988 , in consideration of a loan in the amount of TWO HUNDRED NINETY TWO

and

THOUSAND AND OC/100-dollars (\$ 292,000.00

evidenced by a promissory note and sourced by a mortgage, both instruments bearing even date herewith, and other good and valuable consideration, does hereby sell, assign, Lansfer and set over unto Citicorp Savings of Illinois, A Federal Savings and Loan Association, a corporation organized and existing under the laws of the United States, or to its successors and assigns, (hereinafter referred to as the Association), all the rents, issues and profits now due and which may hereafter become due under or by virtue of any lease, whether written or verbal and whether now existing or hereafter executed, or any letting of or any agreement for the use or occupancy of any part of the following described premises:

LOTS 64 AND 65 IN WILLIAM H. BRITISAN'S BUDLONG WOODS GOLF CLUB ADDITION, BEING A SUBDIVISION OF TWO COUTH 1/2 OF THE WEST 1/2 OF THE NORTH EAST 1/4 OF SECTION 12, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS,

I.D. # 13-12-220-024-0000, 13-12-220-025-0000

1988 OCT -6 PH 1: 20

more commonly known as:

2636 SUMMERDALE CHICAGO, IL 60625

IT IS UNDERSTOOD AND AGREED THAT THE ASSOCIATION WILL NOT EXERCISE ANY OF ITS RIGHTS UNDER THIS ASSIGNMENT UNTIL AFTER DEFAULT UNDER THE TERMS OF THE AFORESAID PROMISSORY NOTE AND MORTGAGE.

It is the intention of the undersigned hereby to establish an absolute transfer and assignment of all such leases and agreements and all the avails thereunder unto the Association, whether such leases or agreements may have been heretofore or may be hereafter made or agreed to, or which may be made or agreed to by the Association under the power herein granted.

The undersigned does hereby irrevocably appoint the Association the agent of the undersigned and consent that the Association assume the management of said property, and may let and re-let said premises or any part thereof, according to its own discretion, and bring or defend any suits in connection with said premises in its own name, or in the name of the undersigned, as it may consider expedient, and make such repairs to the premises as it may deem proper or advisable, and to do anything in and about said premises that the undersigned might do, hereby ratifying and confirming anything and everything that the Association may do.

and profits toward the payment of any present or It is understood and agreed that the future indebtedness or liability of the undersigned to the Association, due or to become due, or that may hereafter be contracted, and also toward the payment of all expenses and the care and management of said premises including taxes, assessments and insurance premiums which may in its judgment be deemed proper and advisable, and the undersigned does hereby ratify and confirm all that the Association may do by virtue hereof. This assignment shall be binding upon and inure to the benefit of the heirs, executors, administrators, successors and assigns of the parties hereto and shall be construed as a covenant running with the land and shall continue in full force and effect until all of the indebtedness or liability of the undersigned to the Association shall be fully paid, at which time this assignment shall terminate.

The failure of the Association to exercise any right which it might exercise hereunder shall not be deemed a waiver by the Association of its right of exercise thereafter.

THIS ASSIGNMENT is executed by the undersigned Trustee, not personally but as Trustee under the terms of the aforesaid Trust Agreement, and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstanding, that each and all of the covenants, undertakings and agreements herein made are made and intended, not as personal covenants, undertakings and agreements of the Trustee in its individual corporate capacity, but as covenants, undertakings and agreements of the Trustee acting solely in the exercise of the powers conferred upon it as such Trustee, and no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforced against the Trustee in its individual corporate capacity, or against any agen: or employee of the said Trustee, on account hereof, or on account of any convenant undertaking or agreement herein contained, either expressed or implied, all such personal liability, if any, being hereby expressly waived and released by the parties hereto or holders hereof, and by all persons claiming by or through or under said parties or holders; and any of said parties or holders shall look solely to the real estate herein described, and the avails, issues and profits thereof or

signed and de aforesaid, fo	HAT MART of Bank Coe, as Trustee, the	instrument a purposes there	vood foregoing instru as their free and ein set forth, an	e Presider ment is execu I voluntary a	it and John ited, appeare ct and as the	nd for the said Country R. C.	, perso, in person and ack cet of said corpo on to be thereto a	nally kno inowledge ration, as iffixed.	wn to r Seen ed that
ATTEST: By:		J. J		04	By:	Mark Vice	Shum Provident	/	
	EPTEMBER	, A.L.,	-	i	BAN	Trust of the Article of RAVENSW ILLINOIS COR	100D,		
not persona	TNESS WHERE the state of the st	ce al africasa	NK OF RAVE	hese presents	to be signed	by its Vice Pre.	sident Se e	ecta ry this	. 28T