THIS ASSIGNMENT is made December 17, 1985, by AMALGAMATED TRUST & SAVINGS BANK, an Illinois corporation ("the Bank").

WITNESSETH, that whereas the Owner has title to the premises described below,

all relating to the real estate and premises situated in	theCity	of
		Tllinois
Kenilworth County of Cook and described a follows, to wit: LOT 11 IN KENIL DIVISION OF THAT PART OF THE NORTH 73 FEET QUARTER (1) OF SECTION 28, TOWNSHIP 42 NOR MERIDIAN, LYING FAST OF RIDGE ROAD; ALSO THE NORTH WEST QUARTER (1) OF SAID SECTION KENILWORTH COOK COUNTY. ILLINOIS.	OF THE NORTH 10 ACRES TH, RANGE 13, EAST OF THAT PART OF THE SOUTH 2	OF THE SOUTH WEST THE THIRD PRINCIPAL 20-20/100 ACRES OF
This Assignment is given to secure payment of the p	rincipal sum of ONE HUNDRE	D THOUSAND AND NO/10
Dollars (\$ 100,000.00) upon a certain loan evi	denced by a promissory note of	Owner to the Bank dated
December 17 , 19 85 and secured by a M	ortgage or Trust Deed dated	December 17
19_85, conveying and mortgaging the roll estate and Mortgagee. This Assignment shall remain in full force a other costs and charges which may have accrued under	nd effect until said loan and th said Mortgage or Trust Deed h	ie interest thereon and all ave fully been paid.
This Assignment shall be operative only in the event of a default the in the event of a breach of any of the terms or conditions contained it said Agreement.	payment of principal and interest secured in Mortgage or Trust Deed or in the note of	by said Mortgage or Trust Deed or or notes secured thereby or in this
Owner hereby irrevocably authorizes the Bank in its own same to cilib at any time hereafter, and all now due or that may hereafter become due hereafter exist, for said premises, to mike nerval possession of the said real or by agent or attorney, as for condition broken, and may with our part of the holder or holders of the indebtances and may be said Trust Deed said real estate and promises hereinabove described together with all documente Owner, wholly therefrom the response of the mortgaged property. From time mental may lease said mortgaged openers, manage and control the thereof. The Bank more and the expense of the mortgaged property from time mental may lease said mortgaged property in such parcels and for such beyond the maturity of the indebtedness secured by said Trust Deed or Mort which would entitle the Owner to cancel the same. In every such case, the premises, and to carry on the business thereof as the bank, in its sole discreamings, revenues, rents, and income of the property and any part thereof, maintenance, repairs, renewals, replacements, alterations, additions, betterment the services of the Bank and of the Bank's attorners, agents, clerks, servans, ment, and control of the mortgaged property and the conduct of the business against any liability, loss, or damage on account of any matter or thing done the Bank shall apply any and all moneys arising as aforesaid to the payment.	cet all of said rents, carnings, income, iss ander ench and every lense or agreement are and premises previously described, are and with or without process of lare M. criage, enter upon, take, and maints said that estate and premises hereinabove to time, case to be made all necessary of real estate and premises as may seem just times and c. s. h terms as may seem fit, tage, and ma' cr icel any lease or sub-leas as the said of the control	ues and profits arising or accruing, written or verbal, existing or so or of any part thereof, personally w, and without any action on the in possession of all or any part of relating thereto, and may exclude described, and conduct the business r proper repairs, renewals, replaceious, and may insure and reinsure including leases for terms expiring se for any cause or on any ground doperate the said real estate and entitled to collect and receive all ag the business thereof and of all the may be made for taxes, assessing the described to collect and receive and real results of the compensation for exident to indemnify the Bank and powers of the Bank hereunder, Bank deems fit:
(1) Interest on the principal and overdue interest on the note or notes a terest accrued and unpaid on the said note or notes; (3) the principal of said and all other charges secured by or created under the said Trust Deed or Mos hereby ratifies all that the Bank may do by virtue of this Assignment.	cured by said Trust Deed or North ge, at note or notes from time to time r ining tiguge above referred to; and (5) he balt	the rate therein provided; (2) in- coustanding and unpaid; (4) any ance, if any, to the Owner. Owner
Owner, for lucif, its successors and assigns, covenants and agrees that it to or diminish the obligations of the lessees thereunder, or release any one or micros written consent of the Bank. Owner further covenants and agrees that i lessees any rent or rentals in advance of the due date thereof, without written under the mortrage or Trust Deed, and in such event, the whole amount of the	vill not, ornily or in writing, modify, u in ore tenants from their respective obligation t will not assign or pledge said cents or a consent of the Bank, Any violation of this principal then remaining unpaid shall im	ender or tenew any of such leases, nos " ler such lease, withour pre- to lect rom any of the tenants or c recau t shall constitute a default a. diatr y " roome due and payable.
Any failure or omission to enforce this Assignment for any period of time Bank, nor shall the Benk be required under this Agreement to exercise or enf being strictly discretionary with the Bank.	shall not impuir the force and effect the orce any of the rights herein grunted to it	reof or privide the rights of the
These covenants shall continue in full force and effect until the subject in		
Made and executed in Chicago, Illinois onDe	cember 17 , 1985	
	WILLIAM G. LAWRENCE	····
	Koven K. Jan	rence
STATE OF ILLINOIS SS COUNTY OF COOK	KAREN K. LAWRENCE	'Z ‱
1, Cathy R. Miller	_, a Notary Public in and for	said County, in the State
aforesaid, DO HEREBY CERTIFY that William 6 known to me to be the same persons, whose name S	unsence and Karena E.	LAUNCING, personally
known to me to be the same personS, whose name S	subscribed to the foregoi	ng instrument, appeared
before me this day in person, and acknowledged that ±1	ey_ signed, sealed and delivere	ed the said instrument as
free and voluntary act, for the uses and	purposes therein set forth.	
GIVEN under my hand and official seal this	t day of December	, 1985.
(SBAL)	Cathy II	Millon
	de 27 € 27	9 FORM 03-305 IM 11-75

UNOFFICIAL COPY

and the second of the second o

Of Collins Collins