THIS ASSIGNMENT is made January 17, 1986, by Charles Hayes, married to Edna Hayes ("Owner"), to AMALGAMATED TRUST & SAVINGS BANK, an Illinois corporation ("the Bank").

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

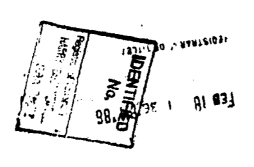
NOW THEREFORE, in consideration of and as an inducement to the making of a loan by the Bank to Owner, Ten Dollars (\$10.00) in hand paid, and of other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged. Owner does hereby assign, transfer and set over unto the Bank, its successors and assigns, all the rents, earnings, income, issues and profits, if any, of and from the real estate and premises described below, which are now due and which may hereafter become due, payable or collectible under or by virtue of any lease, whether written or oral, or any letting of, possession of, or any agreement for the use or occupancy of any part of the real estate and premises described below, which Owner may have heretofore made or agreed to, or may hereafter make or agree to, or which may be made or agreed to by the Bank under the powers hereinafter granted, it being the intention of the parties to make and establish hereby an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, income, issues, and profits thereunder, unto the Bank,

granted, it being the intention of the parties to all such leases and agreements and all the rent	ts, earnings, inco	ome, issues, and profits thereunder, t	into the Bank,
Chicago County of Cand described of tollows, to wit: Tax I. D.	ituated in the	City	of
Chicago County of Chicago County of	No 25 Day	State of 1111no18	Chienes II
C. an O	· · · · · · · · · · · · · · · · · · ·	102-054 9537	Curcago, 15
Some The North 18 1/2 feet of Lot Thirt of Some 9 1/2 feet thereof), in block Two	y Seven (37) (2) in East	Washington Heights, being	ccept North  Sub-
量山岩區division of the West half (1) of t	h, Range 14,	East of the Third Princips	west quarter il Meridian,
ညီ A Spin Cook County တန်းသည် This Assignment is given .o secure payment	t of the principa	al sum of FORTY THOUSAND AND	NO/100
崖岸るむDollars (\$ 40,000,00) vzen n certai	n loan evidenced	by a promissory note of Owner to t	the Bank dated
January 17, 19_86_ and secure	d by a Mortgag	e or Trust Deed datedJanuaryl	.7
The North 18 1/2 feet of Lot Thirt of the Section of the West half (1) of the Section of the Sectio	d under suid ivi	origings of Trust Deed inter fairy be	en buia.
This Assignment shall be operative only in the event of a di- in the event of a breach of any of the terms or conditions cont Agreement.	einu) in the payment ninod in said Moetgag	of principal and interest secured by said Mortgag se or Trust Deed or in the note or notes secured	or Trust Deed or I thereby or in this
Owner hereby irrevocably authorizes the Bank in its own at any time hereafter, and all now due or that may hereafter hereafter exist, for taid premises, to take actual possession of torby agent or attorner, as for condition broken, and may, wit part of the holder or holders of the indebtedness secured by said taid real cates and premises hereinabove described together wither owner wholly therefrom, and may hold, operate, manage an thereof. The Bank may, at the expense of the mortagaged propert ments, useful alterations, additions, betterments and improvement the same, and may leave said mortagard property in such parcels beyond the maturity of the indebtedness secured by said Trust D which would entitle the Owner to cancel the same. In every supremises, and to carry on the business thereof as the bank, in escalust, respects, and income of the property and any maintenance, repairs, renewals, replacements, alterations, addition monts, instructor, and prior to proper charges on the said real enter the services of the Bank and of the Bank's attorners, agents, the ment, and control of the mortagaged property and the conduct of against any liability, loss, or damage on account of any matter of the Bank said apply any and all moneys arising as aforesaid to	name to inless all of herome to under said real with a head he said real with a head of the less that documents on it control the said real with all documents on it control the said real with a head of the said real with a head of the said real with a head of the said real with a head of the said with a he	hald rents, enrichas, income, issues and profits chand every lesso or agreement, written or ver il premises previously described, or of any part and with or without process of law, and without age, enter upon, take, and maintuin possersion of ke, records, papers, and accounts reinting thereto cause to be made all necessary or proper repairs, and account and premises hereinabove described, and counts in the many terms and may seem further and premises as may seem furthers, and may due in the premises as may seem furthers, and may due in the premises as may seem fit, including lesses the premise and passe or sub-lesse for any cause	scioling or secreting bind, satisfair or to thereof, personally any action on the last or support of order the business, near the business, renewals, replactions of terms expiring or or my ground.
prensies, and to carry on the business thereof as the bank, in earning, revenues, rend, and income of the property and any maintenance, repair, renewuls, replacements, alterations, addition monts, instrance, and prior to proper charges on the latit real estit in services of the Bank and of the Bank attrineys, agents, cle ment, and control of the mortgaged property and the conduct of against any liability, loss, or damage on account of any active the Bank shall apply any and all moneys arising as aforesaid to the	its sole discretion, shi part thereof. After di is, betterments, and in ite and premises, or al riss, servants, and othe the business thereof, or thing done in good the payment of the fol-	ill de best. The llank shall be entitled to coll ducting the wester of conducting the business approvement, and all payments which may be man approved the state of the collision of the collision with the responsibility supplyed by the lank in connection with the and such furner sums as may be sufficient to it faith in pursuance on the rights and powers of the lowing items in (ic.) order as the Bank deems first	oth the receive all thereof and of all the for taxes, owers recompensation for operation, manage-seeming the Bank hereunder,
terris accrued and unpaid on the said note or notes: (3) the prin and all other charges secured by or created under the said Trus her to ratifies all that the Bank may do by virtue of this Assign	cipal of said note or in Deed or Mortgage ab ment.	notes from time to time	d unpaid: (4) any the Owner. Owner
Owner, for itself, its successors and assigns, covenants and as or diminish the obligations of the leases thereunder, or release a visus written content of the Bink. Owner further covenants and leasees any rent or renains in givence of the due date, thereof, will under the morrange or Trust Deed, and in such event, the whole a	grees that it will not, in my one or more tenant as acres that it will no hout written consent a timount of the principal	orally or in writing, modify a brender or renew is from their respective obligations—der such it assign or pledge said rens or solect from any of the Bank. Any violation of this coven at shall of it then remaining unpaid shall ima edis as Decom	any of such leases, exie, without pre- of the tenants or constitute a default e due and payable,
Any failure or omission to enforce this Assignment for any p- Bank, nor shall the Bank be required under this Agreement to ex being sericity discretionary with the Bank.  These covenants shall continue in full force and effect until 1		The state of the s	e the rights of the s herein contained
		EMPLEY 27 10 86	9
Made and executed in Chicago, Illinois on		ProCillet	
		artist thyes	***
	/ (	Charles Hayes	
AMAMM ON THE INCIDE	)		Promote Committee States Committee States
STATE OF ILLINOIS SS	/		
I, JUDITH G. GARCIA	, n N	othry Public in and for said County	, in the State
aforossid, DO HEREBY CERTIFY that	CHARL	ES HAYES married to Edna	personally
known to me to be the some person whose no			
before me this day on person, and acknowledged			instrument as
his fee and voluntary act, for the	nses and purpos	es therein set forth.	
GIVEN under my hand and official seal this	27tli	ay of JANIIAR	, 19_86
(SRAL)	(A)	LOUI Notary Public	W
		MY COMMISSION FAPIRES JULY 19, 1988	95 tM 11-75

## **UNOFFICIAL COPY**

Property of Cook County Clerk's Office

Frenda Helms
One W. Monroe
Chrongo IL 60603



3496478 3496478 To the state of th