UNOFFICIAL: GOPY 23833923
KNOW ALL MEN BY THESE PRESENTS that Gary L. Toms and leaning Toms 14 5 wife (hereinafter called "first parties"), do hereby,
in consideration of the Sum of One (\$1.00) Dollar and other good and valuable considerations the receipt of which is hereby acknowledged, sell, assign, transfer and set over unto Northlake Bank ;, an Illinois Banking Corporation (hereinafter called "second party"), the legal holder and owner of the note secured by the trust deed executed by the first parties to Northlake Bank Trustee, dated October 10, 1989 , conveying the following described real estate, to-wit: Lot Twenty-Seven (27) in Block Four (4) in Midland Development Co.'s North Lake Village Unit No. 12, a Subdivision of the South One-Half (1/2) of the South One-Half (1/2) of the South One-Half (1/2) of the South One-Half (1/2). Township Forty (40) North, Range 12, East of the Third Principal Meridian, according to the Plat thereof registered as Document Number 1333885, in Cook County, Illinois.
Permanent Tax Number: 12-29-305-034
all of the rents, issues and profits of said real estate which may hereafter become due under and by virtue of any lease, whether written or oral, or any letting of, or any agreement for the use or occupancy of any part of said real estate, which may have been herefore or may be hereafter agreed to; and this assignment shall be construed as a grant to the second party of the exclusive right to operate and manage said real estate, to lease the same and collect the rents, issues and profits thereof, and the understand do hereby appoint irrevocably the second party its true and lawful attorney in its name and stead to collect all of the rents, issue and profits from said real estate.
The undersigned shall not hereby be relieved from the performance of any of their obligations as owners of said to a estate or of any of the covenants or agreements to be performed by them contained in said trust deed, nor shall they be relieved from any liability for damages on account of injury sustained by any person or persons on, in or about said real estate for which they would be liable but for this assignment, and first parties unadistand and agree that the second party is acting solely as the agent of the first parties in connection with said real estate and that second party assumes no liability in any other capacity.
The execution of this assignment shall not operate or be construed as an extension of the time of payment of the indebtedness secured by said trust deed.
This assignment of rents is to become operative only in the event of a default for a period of ten days under the terms and provisions of said trust deed and is to remain in full force and effect and to be binding upon the successors and assigns of the first parties until the indebtedness secured by soid trust deed shall be fully paid.
IN WITNESS WHEREOF, the undersigned have executed this comment at Novthlake,

This acen on

nois this <u>loth</u>	day of	October	_, 19_89	The same of the sa
Laux	- Tomes	Q	of Orlani	re ans
Gary I Tomb	, ,		Joanna Toms	
STATE OF ILLINIOS COUNTY OF COOK	} ss.		,	.0
I, the understo	THAT:	Gary L. Toma	and Jeanine To	oma lais buile
who are personally subscribed in the	y known to ma te	o be the sam	a parsons whom	a namas are

OFFICIAL SEAL
OLGA G. RODRIGUEZ
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires 8/31/92

Proporty of Colinsy GANOL ROSTO EXXXX IDENTIFIED No.