8649036 <mark>UNO</mark>	ASSIGNMENT ALRE	DE LOAN NUMBER
	CORPORATE TRUETER BO	amaga 2

	ASSIGNMENT OF RENTS OF ADAN NUMBER (CORPORATE TRUSTEE FORM)			
	KNOW ALL MEN BY THESE PRESENTS, that whereas,			
	a corporation organized and existing under the laws of the State of Illinois			
	, not personally but as Trustee under the provisions of a Deed or Deeds in trust			
	duly recorded and delivered to the undersigned in pursuance of a Trust Agreement datedSeptember 9, 1986			
	and known as trust number #1091 in order to secure an			
	indebtedness of FIFTY THOUSAND AND NO/100 Dollars (\$.50,000.00)			
16	executed a mortgage of even date herewith, mortgaging to LIBERTY SAVINGS the following described real estate:			
	Lot 40 in the Subdivision #13 in the Hulbert Fullerton Avenue Highlands in the East 1/2 of the South West 1/4 of Section 28, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.**			
	Commonly known as 5245 W. Altgeld Chicago, Illinois 60639 Permanent Index Number 13-28-330-005-0000  and, whereas, LIBERTY SAVINGS is the holder of said mortgage and the note secured thereby:			
	NOW, THEREFORE, n order to further secure said indebtedness, and us a part of the consideration of said transaction,			
- T. M.	the undersigned 51 w STONE-NORWOOD TRUST AND SAVINGS BANK, not personally but as Truste			
F	under Trust Agreement D ited September 9, 1986 and known as Trust #1091			
 	hereby assign S, transfer S and set S over unto LIBERTY SAVINGS			
21'8670-83-28	hereinafter referred to as the Association and/or its successors and assigns, all the rents now due or which may hereafter become due under or by virtue of any lease, either and or written, or any letting of, or any agreement for the use or occupancy of any part of the premises herein described, which 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 lower herein granted, it being the intention hereby to establish an absolute transfer and assignment of all such leases and agreements and all the avails hereunder unto the Association and especially those certain leases and agreements now existing upon the property hereinabove described.			
	The undersigned, do hereby irrevocably appliant the said Association the agent of the undersigned for the management of said property, and do hereby authorize the Association to let and re-let said premises or any part thereof, according to its own discretion, and to bring or defend any suits in connector, with said premises in its own name or in the names of the undersigned, as it may consider expedient, and to 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, herely ratifying and confirming anything and everything that the said Association may do.			
	It is understood and agreed that the said Association shall have the power to use and apply said avails, issues and profits toward the payment of any present or future indebtedness or liability of the undersigned to the said Association, due or to become due, or that may hereafter be contracted, and also toward the payment of all expenses for the care and management of said premises, including taxes, insurance, assessments, usual and customary commissions to a real estate broker for leasing said premises and collecting routs and the expense for such attorneys, agents and servants as may reasonably be necessary.			
	It is understood and agreed that the Association will not exercise it, rights under this Assignment until after default in any payment secured by the mortgage or after a breach of any of its covenants.			
	It is further understood and agreed, that in the event of the exercise of (his assignment, the undersigned will pay rent for the premises occupied by the undersigned at the prevailing rate per month for eac', room, and a failure on the part of the undersigned to promptly pay said rent on the first day of each and every month shall, it and of itself constitute a forcible entry and detainer and the Association may in its own name and without any notice or denical, maintain an action of forcible entry and detainer and obtain possession of said premises. This assignment and power of attorney shall be binding upon and inure to the heits, executors, administrators, successors and assigns of the parties he eto 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 said Association shall have been fully paid, at which time this assignment and power of attorney 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 of rents is executed byGLADSTONE-NORWOOD_TRUST_AND_SAVINGS_PANK			
	not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and visted in it as such			
	Trustee (and said			
	nothing herein or in said note contained shall be construed as creating any liability on the said			
	GLADSTONE-NORWOOD TRUST AND SAVINGS BANK , either individually or as			
	Trustee aforesaid, personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing here-			
	under, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived			
	by the Mortgages and by every person now or hereafter claiming any right or security hereunder, and that so far as			
	GLADSTONE-NORWOOD TRUST AND SAVINGS BANK , either individually or as			
	Trustee aforesaid, or its successors, personally are concerned, the legal holder or holders of said note and the owner or owners			

of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said note provided or by action to enforce the personal liability of the guarantor, if any. IN WITNESS WHEREOF, CLADSTONE-NORWOOD TRUST AND SAVINGS BANK not personally but as Trustee as aforesaid, has caused these presents to be signed by its Trust Officer Profess, and its corporate seal to be hereunto affixed and attested by its Asst. Trust Officer Profess, this 9th day GLADSTONE-NORWOOD BANK

## Liberty Savings

7111 WEST FOSTER AVENUE CHICAGO, ILLINOIS 60656

86490368

केटर

as sweet Tironrible

nightat alyber verzen alle acks

(3.80) 直升图像是大机构的。

ar danii gebesi

与第三队人员 医伊特尔格氏性 计多点分词 电流

Opt Coly

di 🕌 😘 Ç., 1,70

> 100 (1) ł

1988-051 ST-11 S: 37

JACO (34 03 ha) Philip a J. J. O MOOG

My Commission Asp res (1) June 21, 1988

ge Kup zebreuper

89606198

GIVEN under my hand and Notarial Seal, this

said; for the uses and purposes thorein set forth

ewn free and voluntary act and as the free and voluntary act of said corporation, as Trustee as along-

and ass' custodian to the corporate seal of said corporation, did affix said seal to said instrument as

the uses and purposes the residence and the said the said the said the said there acknowledged that the transformation of the said that the said the said the said that th

ment as their own (ree and voluntary act and as the tree and voluntary act of said corporation, as Trustee as aforesaid for Secretary, respectively, appeared before the this day in person and schnowledged that they signed and delivered the said instruwhose names are subscribed to the foregoing instrument as such "Trust Officer Freezest and Asst. Trust Officer

476

Tris Eculetic or said corporation, who are personally known to me to be the sume persons Angela A. Kulik, Asst.

NORMOOD LIKELI SE SVAINGS BVIKE

Kenneth H. Fox - Truet Officer xxxxxxx of GLADSTONE-DO HEREBY CERTIFY, THAT. a Motary Public, in and for said County, in the State aforesaid,

paugisappul aufocustgned COUNTY OF ...

STATE OF ILLINOIS

'88¦

nergia (Kalada) (Kalada)