III. S. & L. League 1945 Form to: 2 NOFFICIAL COPY 30/800 INDIVIDUAL OR CORPORATION ASSIGNMENT OF RENTS 87075989

KNOW ALL MEN BY THESE PRESENTS, that whereas, AND CHARLES WOROBIEW, as joint tenant	ROSARIO CIBELLA AND PATRICE CIBELLA
City A Bachelor Chicago	Cook
of the $\frac{1}{2}$ of $\frac{1}{2}$ of $\frac{1}{2}$	ounty of, and
State of Illinois , in order to secure and no/100	n indebtedness of Ninety-six Thousand Dollars (\$ 96,000.00
executed a mortgage of even date herewith, mortgaging to WAS ASSOCIATION OF CHICAGO.	SHINGTON SAVINGS AND LOAN
the following described real estate:	
Lot 16 (except the West 5 feet thereof and Company's Ardale Park Subdivision 1 half of the North West quarter (except	the West 33 feet thereof) of 3, East of the Third Principal
and, whereas,	association of chicago is the holder of
said mortgage and the note secured thereby:	the transfer of all the second and a second
NOW, THEREFORE, in order to further secure said in ROSARIO CIBELLA ANI transaction, the undersigned ROSARIO CIBELLA ANI	ndebtedness, and as a part of the consideration of said PATRICE CIBELLA AND CHARLES WOROBIT
as joint tenants with the right of sur	rvivor,
hereby assign, transfernnd setover unto ASSOCIATION OF CHICAGO	WASHINGTON SAVINGS AND LOAN
hereinafter referred to as the Association, and/or its successors become due under or by virtue of any lease ci-her oral or wind occupancy of any part of the premises here in described, which agreed to, or which may be made or agreed to by the Associat hereby to establish an absolute transfer and assignment of all suthe Association and especially those certain leases and a greement. The undersigned, do hereby irrevocably appoint or said As of said property, and do hereby authorize the Association to let a own discretion, and to bring or defend any suits in connection undersigned, as it may consider expedient, and to make such repet to do anything in and about said premises that the undersigned.	itten, or any letting of, or any agreement for the use of may have been heretofore or may be hereafter made or ion under the power herein granted, it being the intention ich leases and agreements and all the avails hereunder unto its now existing upon the property hereinabove described. isociation the agent of the undersigned for the management and re-let said premises or any part thereof, according to its with said premises in its own name or in the names of the airs to the premises as it may deem proper or advisable, and
everything that the said Association may do. It is understood and agreed that the said Association shal profits toward the payment of any present or future indebtedness or to become due, or that may hereafter be contracted, and a management of said premises, including taxes, insurance, asses broker for leasing said premises and collecting rents and the reasonably be necessary. The Association shall be liable to account	s or hat fifty of the undersigned to the said Association, due also to which the payment of all expenses for the care and issments, usual and customary commissions to a real estate expense for such attorneys, agents and servants as may not only for these tents actually received.
It is understood and agreed that the Association will not exany payment secured by the mortgage or after a breach of any of It is further understood and agreed, that in the event of the for the premises occupied by the undersigned at the prevailing raundersigned to promptly pay said rent on the first day of each a entry and detainer and the Association may in its own name a forcible entry and detainer and obtain possession of said premisupon and inure to the benefit of the heirs, executors, administrate construed as a Covenant running with the land, and shall conliability of the undersigned to the said Association shall have be	its covenants. e exercise of this assignment, the undersigned will pay rent te per month for each room, and a failure on the part of the and every month shall, 11 and of itself constitute a forcible and without any notice or (remand, maintain an action of es. This assignment and power of attorney shall be binding attors, successors and assigns of the parties hereto and shall time in full force and effect ut til all of the indebtedness or
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. IN WITNESS WHEREOF, the undersigned have hereunto see the control of the	set their hands and seals this
day of	A.D., 1987
somio Cibella (SEAL)	(hal border) (SEAL)
77	(SEAL)
State of Illinois	
County of Cook Ss.	
I. THE UNDERSIGNED, A Notary Public in and for said County, in the persons personally known to me to be the same persons whose names at day in person, and acknowledged that they signed, sealed and delivered and purposes therein set forth, including the release and waiver of the his 4th day of February , A.D.	the subscribed to the foregoing Instrument, appeared before me this d the said Instrument as their free and voluntary act, for the uses e right of homestead. GIVEN under my hand and Notarial Seal, D. 1987
THIS INSTRUMENT WAS PREPARED BY	NOTARY PUBLIC
Janice M. Gembara	My Commission Expires 3-13-88

	UNOFFIC	CIAL C	OPY	As
	Loan No.	TO		ignment of Rents
## RECORDER # \$6520-28-# 90:11 28/99/20 2220	→ \$1012 ¢ C	``		
Notary Public	16-1930	600 <u>210</u> -	L8-	
ily, appeared beforeinge s their own free sad bees therein set forth; as custodian of the it as	rs whose names are subscribed to	ent, and they signed and nearly act of said Cor. Secretary then and the corporate seal of the corporate seal of the said of t	Presided to acknowledged to he free and volun	ent as such is day in person any bluntary act and as :: id the said crosses seal of said Co
820	ni oildug Yublic in	TAHT Y	(TATE OF ILLINOIS CUNTY OF CSIRIC RIOTCOMIO, DO
	ByPresident	I	Secretary	TZEST
6! d.A	ary thisapy of	Secret	d by its	otesatis and attests