## UNOFFICIAL COPY 38-580449

#### ASSIGNMENT OF RENTS

| KNOW ALL MEN BY THESE PRESENTS, that the undersigned,  |  |  |  |  |
|--|--|--|--|--|
| HILDA A. BRAN AND MYNO of the CITY of CHICAGO  |  | EREZ<br>COOK   | and State of   | ILLINOIS .   |
| in consideration of the sum of One<br>the receipt whereof is hereby acknown<br>AUSTIN BANK OF CHICAG   | wledged, do hereby<br>30   | y sell, assign, trans  | fer and set over unto, its successors and  |  |
| a corporation organized and existin<br>(hereinafter referred to as the Asso-<br>become due under or by virtue of at<br>the use or occupany of any part of  | ciation) all the rent<br>ny lease, whether w   | ts, issues and prof<br>vritten or verbal, c  | its now due and which<br>or any letting of or an   | y agreement for  |
| SEE ATTACHED RIDER   | 8  | 8580449  | #6386 # 13<br>COOK COUNT   | 512.25<br>6278.,12716788 11714700<br>4-408-4580449<br>7-76668068   |
| COMMONLY KNOWN AS:   | 2811 WEST 63<br>CHICAGO, ILI   |  | 9  |  |
| It being the intention of the undersigned and all the avails thereunder unto the Assomade or agreed to, or which may be mad. The undersigned do hereby irrevocably hereby authorize the Association to let an defend any suits in connection with said p and to make such repairs to the premises a undersigned might do, hereby ratifying a It being understood and agreed that the the payment of any present or future indethat may hereafter be contracted, and also ing taxes and assessments which may in it Association may do by virtue hereof. It be undersigned will pay rent for the premises promptly pay said rent on the first day of Association may in its own name and wit possession of said premises. This assignment ors, administrators, successors and assign continue in full force and effect until all of paid, at which time this assignment and p It is understood and agreed that the As payment of any indebtedness or liability of | cir non, whether the said or agreed to by the agreed to by the agreed to by the agreed to by the agreement of the said Association shall be tedeness or liability of toward the payment of significant bedeemed by them at a reach and every month is of the parties hereto a the indebtedness or liability of the said Association of attorness of the parties hereto a the indebtedness or liability of the parties hereto a the indebtedness or liability of the parties hereto a the indebtedness or liability of the parties hereto a the indebtedness or liability of the parties hereto a the indebtedness or liability of the undersigned to the undersigned to the said agreement of the said agreemen | id leases or agreement. Association under the sociation their agent for any part thereof, as or advisable, and to dig and everything that keet the power to use a fit e undersigned to the proper and advisable dince agreed that in the tate per month fixed be shall, in and of itself and shall be construed the billity of the undersigned to the undersigned that in the case of the undersigned the construed the proper and shall be construed the undersigned that in the Association. | s may have been heretofor power herein granted. For the management of siccording to its own discrethe undersigned, as it may anything in and about so the Association may do anything said avails, issue the said Association, due the said Association, due the said Association, and a fonstitute a forcible entry and constitute a forcible entry and in and interest the benefation of forcible entry and a covenant running with the said Association and a forcible entry and a covenant running with the said Association and interest the benefation of forcible entry and a covenant running with the said Association and interest the said Association and the said Assoc | aid property, and do estion, and to bring or y consider expedient, aid premises that the ses and profits toward or to become due, or said premises, includantirming all that said this assignment, the ailure on their part to and detainer and the detainer and obtain it of the heirs, executh the land, and shall shall have been fully |
| in witness whereof, the tool of <i>Dec.</i>  | undersigned have h<br>A.D. 1988 .  | iereunto set their h   | ands and seals this  | day W.   |
| HILDA A. BRAN  | (SEAL)   | MYNOR RO   | Perto Perez  | (SEAL)   |
| 000  | (SEAL)   |  | <del></del>  | (SEAL)   |
| STATE OF Olliners  |  |  |  | •  |
| Lithe Combine  | ined   | a Notary P   | ublic in and for said C  | ounty, in the State  |
| aforesaid, DO HEREBY CERTIFY MYNOR ROBERTO PEREZ   | THAT HILDA   | A. BRAN AND  | \$1  | 2.00 MAIL  |

personally known to me to be the same person S whose name S

subscribed to the foregoing Instrument, appeared

before me this day in person, and acknowledged that

signed, sealed and delivered the said Instrument as

THEIR free and voluntary range (arthe uses and purposes therein set forth. GIVEN under my hand and Motor fall Seal, this Motary Public, State of Illicois

dayof

THEY

A.D. 19 8%.

MOO2015 4/87

\*\* Commission Expires June 25, 1989

### **UNOFFICIAL COPY**

Poperty of County Clerk's Office

# UNOFFICIAL COPY

LEGAL DESCRIPTION
RIDER

LOT 5 IN BLOCK 1 IN JOHN BAINS SUBDIVISION OF THE EAST 1/2 OF THE EAST 1/2 OF THE NORTHWEST 1/4 OF SECTION 24, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Austin Bank of Chicago 5645 W. Cake Sheet Chgo III 60644-1997

-83-560449

#### **UNOFFICIAL COPY**

Property of Coop County Clert's Office