....signed, scaled and de-

Sotake Public

		ACCIONIA			1
Pajara Tarang Managan			ENT OF RENTS		A ADCUDT UTS LITE
er et d			4 pp. section 1	2eF	RA ARCURI, HIS WI
of the Ville	ge	of Harwood Height	S County of Co	ook	FIVE THOUSAND AND
State of I 14	inois	in order to se	cure an Indebtedness o	ONE HUNDRED	FIVE THOUSAND AND
NO/100-3				D ₀	llars (\$105,000.00)
executed a mort	gage of even date	herewith, mortgaging	COMMUNITY SAV	/INGS BANK	#*#\$
ie Third Prim Permanent In	cipal Meridia dex Number:	in, in Cook County 12-15-324-017.	, Illinois.		Unit Two (2) in ange Twelve (12)
Property com	monly known a	is: 9225 Susy Lar	ne - Schiller Par	ck, Illinois 6	0176. @
	יים אונאודייט פ	AVINCS RANK	en e		
		SAVINGS BANK	***************************************	**************************************	is the holder of
	nd the rote securi	and the second of the second o			samuldameten id anid
NOW, TH	undersion SA	der to further secure	PIETRA ARCURI, H	IIS WIFE,	
transaction, the	andersigned	<u>⊾</u>			is instrument prepared and the supervision of
hereby assign	transfer	and setover unto	COMMUNITY SAV	INGS BANK C	ONRAD J. NAGLE, Amotos
					ded: W. Balment Aviante Chicago, passas (1931)
after become du use or occupanc made or agreed the intention he avails hereunder erty hereinabove The under	ne under or by vi y of any part of to, or which may reby to establish r unto the Associ e described. rsigned, do hereby	incial or, ind/or its such that of any lease, eith the premi es herein of the premi es herein of the pragreed to an absolute or agreed to an absolute or agreed to an absolute or agreed to a lation and especially the second of the second or any lease of the second or any lease, either the second or agreement of the second or agreement or agreement or agreement of the second or agreement or a	ressors and assigns, a er oral or written, or lescribed, which may to by the Association und assignment of all lose certain leases and the said Association to	any letting of, or a nave been heretofor- make been heretofor- make the power he such leases and ag agreements now e ne agent of the und relet said premises	in or which may here iny agreement for the e or may be hereafter rein granted, it being greements and all the xisting upon the prop- lersigned for the man- ic or any part thereof.
after become du use or occupanc made or agreed the intention he nvails hereunder erty hereinabove The under agement of said according to its or in the names deem proper or ing and confirm	ne under or by vi y of any part of to, or which may reby to establish r unto the Associated edescribed. rsigned, do hereby property, and do own discretion, a sof the undersign advisable, and to ling anything and	irtue of any lease, eith the premires herein of any lease, eith the premires herein of the premires herein of the premires herein of the premires hereby authorize the And to bring or defend ned, as it may consider do anything in and all everything that the said when the said was on the premire of the prem	cressors and assigns, a cer oral or written, or lescribed, which may it by the Association und assignment of all lose certain leases and the said Association to let and ary juits in connection expedient, and to man only said premises that d Association may do atton stall have the nection stall have the man or stall have the man or said premises that described in the said Association may do atton stall have the man or said premises that described in the said association may do atton stall have the man or said premises that described in the said association may do.	any letting of, or a maye been heretoformader the power heretoformader the power heretoformader the power heretoformader the power heretoformader agreements now ended to be against a such repairs to the undersigned may be and an any letting of the undersigned may be and any letting of the undersigned may be any let	in or which may here in a greement for the e or may be hereafter rein granted, it being greements and all the xisting upon the propiersigned for the manister or any part thereof, is it is own name the premises as it may light do, hereby ratifyingly said avails, issues
after become du use or occupance made or agreed the intention he avails hereunder erty hereinabove The under agement of said according to its or in the names deem proper or ing and confirm It is under ation, due or to care and manag real estate broke	ne under or by vi y of any part of to, or which may reby to establish r unto the Associa described. r signed, do hereby property, and do own discretion, a s of the undersign advisable, and to ing anything and erstood and agree and the payment of become due, or the tement of said pries	incial or, ind/or its such the premises herein of the made or agreed to an absolute or inster a lation and especially the previously appoint the family authorize the family as it may considered, as it may considered, as it may and at a lation and a lati	ressors and assigns, a er oral or written, or lescribed, which may it by the Association und assignment of all lose certain leases and the said Association to let and ary juits in connective the said association to let and ary juits in connective the said association may do at let a the pe indebte may or liable ontracted, and liable ontracted. Association was the liable of the li	any letting of, or a mave been heretofor- inder the power he such leases and ag a greements now e me agent of the und re-let said premises on with said premises on with said premise to the undersigned me ower to use and applity of the undersigned the payment outs, usual and custor	in or which may here- iny agreement for the iny agreement for the iny agreement for the iny agreement and all the xisting upon the prop- iersigned for the man- is or any part thereof, ises in its own name the premises as it may light do, hereby ratify- iply said avails, issues ined to the said Associ- of all expenses for the mary commissions to a
after become du use or occupanc made or agreed the intention he avails hereunder erty hereinabove The under agement of said according to its or in the names deem proper or ing and confirm It is unde and profits towe ation, due or to care and manag real estate broke as may reasonal It is unde	ne under or by vi y of any part of to, or which may reby to establish r unto the Associa described. rsigned, do hereby property, and do own discretion, a sof the undersign advisable, and to ing anything and erstood and agree and the payment of become due, or the tement of said pro- er for leasing said only be necessary.	included in the same of the premises and collecting that the premises berein to be made or agreed to an absolute or agreed to an agreed as it may consider do anything in and all everything that the said Association and may hereafter be comises, including taxes premises and collecting that the Association	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to made at a serial premises that dissociation that the periode in the said have the periode in the said association or liable ontracted, and class that the periode in the said have the periode in the said association or liable ontracted, and class the said premises that the said association and the expensive will not exercise it right.	any letting of, or a nave been heretoformed the power here such leases and ag a agreements now en agent of the und relet said premises on with said premises to the undersigned mover to use and applity of the undersigned the payment of the usual and customs for such attorney gets under this Assi	in or which may here in a greement for the se or may be hereafter rein granted, it being greements and all the xisting upon the properties or any part thereof, is it is own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants
after become du use or occupano made or agreed the intention he avails hereunder erty hereinabove. The under agement of said according to its or in the names deem proper or ing and confirm. It is under and profits toward ation, due or to care and managereal estate broke as may reasonal it is under fault in any pay	ne under or by vi ty of any part of to, or which may reby to establish r unto the Associated described. resigned, do hereby property, and do own discretion, as of the undersign advisable, and to ing anything and erstood and agree and the payment of become due, or the ement of said pre- ter for leasing said by be necessary, restood and agreed ment secured by	incial or, ind/or its such the premises herein of any lease, eith the premises herein of he made or agreed to an absolute or inster a lation and especially the premises and to bring or defend to bring or defended, as it may consider do anything in and at everything that the said Association any present or future at may hereafter be comises, including taxes premises and collecting it that the Association the mortgage or after	ressors and assigns, a er oral or written, or lescribed, which may it by the Association und assignment of all lose certain leases and the said Association to let and ary juits in connective the said association to let and ary juits in connective the said Association may do ation shall have the peindebte in as or liable ontracted, and also some yrents and the expensive will not exercise it right to of the exercise it right to of the exercise it right to of the exercise it right to the exerci	any letting of, or a mave been heretoformed the power here such leases and again agreements now even agent of the understand premises on with asid premises on the undersigned must be undersigned of the undersigned the undersigned the payment of the payment of the payment of the payment of the such attorney is the under this Assignment.	in or which may here in a greement for the e or may be hereafter rein granted, it being greements and all the xisting upon the property of the manifer of any part thereof, ises in its own name the premises as it may light do, hereby ratifyingly said avails, issues hed to the said Associated at the commissions to a s, agents and servants ignment until after determined the undersigned will
after become du use or occupano made or agreed the intention he avails hereunder erty hereinabov The under agement of said according to its or in the names deem proper or ing and confirm It is unde and profits towe ation, due or to care and manag real estate broke as may reasonal It is unde fault in any pay It is furth pay rent for the	the under or by vity of any part of to, or which may reby to establish runto the Associated described. In the Associated described, and do own discretion, a sof the undersign advisable, and to ing anything and erstood and agreement of said property of leasing said property of the payment secured by the payment secured by the payment secured by the payment of the	incial or, ind/or its such the premises berein of the premises berein of the made or agreed to an absolute or instead in the premises and collecting or defend to bring or defend to bring or defend to bring in and at everything in and at everything that the said distribution of any present or future that may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after dispression of the cortage or after dispression of the contraction of the cortage or after dispression of the cortage or after a cortage or a cortage	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a serial premises that d Association may do at least a serial have the peindebte. In a serial have the peindebte. In a serial have the premiser and the expensive rents and the expensive insurance, a serial may of the preach of any of the preach of the exercise at the prevailing rate of the first day of the or the or the or the or the or the first day of the or t	any letting of, or a nave been heretoformed the power heretoformed the power heretoformed the leases and again agreements now ender the said premises on with said premises to the undersigned mover to use and applity of the undersigned the payment of the undersigned the payment of the undersigned for such attorney gots under this Assignment, per roonth-for each of the said power of the undersigned the undersigne	in or which may here in a greement for the se or may be hereafter rein granted, it being greements and all the xisting upon the properties in its own name he premises as it may light do, hereby ratifying all expenses for the nary commissions to a s, agents and servants ignment until after detention, and a failure touth shall, in and of
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names deem proper or ing and confirm. It is unde and profits toward and profits toward and profits toward and manage real estate broke as may reasonal it is unde fault in any pay It is furth pay rent for the on the part of titself constitute.	ne under or by view of any part of to, or which may reby to establish runto the Association of the Association of the Association of the undersign advisable, and to ing anything and erstood and agreement of said proper for leasing said bly be necessary, instood and agreement secured by iter undersigned by iter undersigned to a forcible entry or the entry of the undersigned to a forcible entry or the try or the entry of the undersigned to a forcible entry or the entry o	incial or, ind/or its such the premises herein of the made or agreed to an absolute or agreed to any it hereby authorize the And to bring or defended, as it may considered, as it may considered, any the said Association any present or future and that the said Association any present or future that the Association the mortgage or after diagreed, that in the early the undersigned or promptly, pay said retained detainer and the And of the the control and detainer and the and detainer and the allocation and agreed and detainer and the agreed and agreed and agreed and agreed agre	ressors and assigns, a er oral or written, or lescribed, which may is by the Association und assignment of all mose certain leases and the said Association to let and ary pults in connectively the said Association and to may do at one shall have the periode and the said Association may do at one shall have the periode and the expension of the e	any letting of, or a mave been heretoformed the power here such leases and again agreements now even agent of the undersigned metal the undersigned metal to undersigned metal undersigned metal undersigned metal under this Assignment, and under this Assignment, and under this assignment, and under the and with one of and metal to undersigned metal under the and with one said a member of and metal undersigned metal under the undersigned metal undersigned metal under the undersigned metal undersigne	in or which may here in a greement for the e or may be hereafter rein granted, it being greements and all the xisting upon the proposition of any part thereof, is it is own name the premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated and the premises for the mary commissions to a s, agents and servants ignment until after detention, and a failure that it is a specific and of the troom, and a failure that it is a specific and of the troom, and a failure that any notice or detention and in the troom of troom of the troom of troom of the troom
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names deem proper or ing and confirm. It is unde and profits towe ation, due or to care and managreal estate broke as may reasonal it is unde in any pay It is furth pay rent for the part of tiself constitute mand, maintain power of attorn	the under or by vity of any part of to, or which may reby to establish runto the Associated and the property, and do own discretion, as of the undersign advisable, and to ing anything and erstood and agree and the payment of become due, or thement of said property of leasing said by be necessary. The property of the payment of the pay	irtue of any lease, eith the premi es 'terein de he made or agreed to an absolute or defend to bring or defend do anything in and at everything that the said defend any present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after dagreed, that in the early the undersigned or agreed, that in the early the undersigned or agreed agreed, that in the early the undersigned or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association the Association the Association the mortgage or after and the Association the mortgage or after and the Association the angle of the Association the Associ	ressors and assigns, a ler oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a lea	any letting of, or a nave been heretoformed the power heretoformed the power heretoformed the leases and again agreements now endered the leases and again agreements now endered the let said premises with said premises to the undersigned mover to use and applity of the undersigned for such attorney is for such attorney is under this Assignment, her rooth-for each own against the land.	in or which may here in a greement for the se or may be hereafter rein granted, it being greements and all the xisting upon the proposers or any part thereof, less in its own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will heroom, and a failure the tenth shall, in and of hout any notice or details assignment and trators, successors and shall continue in full
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names deem proper or ing and confirm. It is under and profits tower and managereal estate brokens may reasonal it is under in any pay it is furth pay rent for the on-the part of titler constitute mand, maintain power of attornassigns of the proforce and effect fully hald at we	ne under or by view of any part of to, or which may reby to establish runto the Association of the unto the Association of the undersign advisable, and to ing anything and erstood and agreement of said priement secured by instead and agreement secured by instead of the undersigned to a forcible entry an action of forcey shall be bindin arties hereto and until allo of the instead of the under time this as	irtue of any lease, eith the premires a berein of he made or agreed to an absolute. The fer a liation and especially the premires and the premires and the fer all the premires and the fer all the fe	ressors and assigns, a er oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a said premises that d Association may do at least a said premises that d Association may do at least a said premises that d Association may do at least a said premises that d association may do insurance, assistance or rents and the expensively may be a breach of any of the exercise at the prevailing rate at on, the first day of association may in its and obtain; possessione benefit of the heirs, covenant, running wof the undersigned at attorney shall termined to the termined at termined as the contract of the termined at termined at termined at the contract of the the c	any letting of, or a nave been heretoformed the power here such leases and again agreements now endered the leases and again agreements now endered the leases and again agreements now endered the lease on with said premises of the undersigned mover to use and again of the land customer of the land of the land, and the land, and the said Associate, or the said Associate, or the said Associated.	in or which may here in y agreement for the in or may be hereafter rein granted, it being greements and all the xisting upon the proposition of the inancial or any part thereof, is its own name the premises as it may light do, hereby ratifyingly said avails, issues and to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after descent the undersigned will the room, and a failure that the the indicated of the continue of the training and of the said assignment and trators, successors and shall continue in full the continu
after become du use or occupano made or agreed the intention he avails hereunder erty hereinabove. The under agement of said according to its or in the names deem proper or ing and confirm. It is under and profits tower and managereal estate broke as may reasonal it is under in any pay It is furth pay rentifor the on the part of titself constitute mand, maintain power of attorn assigns of the proce and effect fully paid, at we will be intended to the part of the proce and effect fully paid, at we will be intended to the proce and effect fully paid, at we will be a supplied to the proce and effect fully paid, at we will be a supplied to the proce and effect fully paid, at we will be a supplied to the proce and effect fully paid, at we will be a supplied to the process of the p	ne under or by view of any part of to, or which may reby to establish to, or which may reby to establish unto the Association of the undersign advisable, and to ing anything and erstood and agreed the payment of become due, or the ement of said proper for leasing said by be necessary, instood and agreed ment secured by the undersigned to a forcible entry an action of force by shall be binding antiles hereto and until all of the in the Association of the of the Association of the action of the action of the Association of the action of	irtue of any lease, eith the premi es 'terein de he premi es 'terein de he made or agreed to an absolute or agreed to an and especially the premise of any thing in and at everything that the said dealy present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after a dagreed, that in the everything that in the edge by the undersigned of the promptly pay said retained detainer and the allies entry and detainer and the allies entry and detainer and the said becomes or liability, signment and power of the overries any rise	reesors and assigns, a les oral or written, or lescribed, which may it by the Association und assignment of all lose certain leases and the said Association to let and ary uits in connection of a lose certain leases and the said Association to let and ary uits in connection of a lose certain leases and the said premises that a sociation may do ation shall have the periode indebta in a sessment of a lose contracted, and also said premises that the expension of any of the lose catton, insurance, a sessment of the prevailing rate at the prevailing rate benefit of the heirs. Covenant, running we fitter understigned if attorney shall termine the which it might extends the contraction of the lease of the	any letting of, or a nave been heretoformed the power here such leases and again agreements now enterest and premises to the undersigned means and the payment of the undersigned means to the undersigned means to use and applicate of the undersigned means to use and applicate the payment of the undersigned means the payment of the sasignment, the result of the sasignment, the result of the said for the said for a sample.	in or which may here in y agreement for the e or may be hereafter rein granted, it being greements and all the xisting upon the properties or any part thereof, is see in its own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will have been the undersigned will have been the undersigned will have been the said continue in full the said continue in full the not be deemed a
after become du use or occupano made or agreed the intention he avails hereunder erty hereinabove. The under agement of said according to its or in the names deem proper or ing and confirm. It is under and profits tower and managereal estate broke as may reasonal it is under in any pay It is furth pay rentifor the on the part of titself constitute mand, maintain power of attorn assigns of the proce and effect fully paid, at we will be intended to the part of the proce and effect fully paid, at we will be intended to the proce and effect fully paid, at we will be a supplied to the proce and effect fully paid, at we will be a supplied to the proce and effect fully paid, at we will be a supplied to the proce and effect fully paid, at we will be a supplied to the process of the p	ne under or by view of any part of to, or which may reby to establish runto the Association of the undersigned, do hereby property, and do own discretion, as of the undersign advisable, and to ing anything and erstood and agreed the payment of become due, or the ement of said proper for leasing said by be necessary, arstood and agreed ment secured by the undersigned to a forcible entry an action of force by shall be binding antiles hereto and until all of the in the Association of the of the Association of the action of the of the Association of the of the Association of the of the Association of the action of th	irtue of any lease, eith the premi es 'terein de he premi es 'terein de he made or agreed to an absolute or agreed to an and especially the premise of any thing in and at everything that the said dealy present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after a dagreed, that in the everything that in the edge by the undersigned of the promptly pay said retained detainer and the allies entry and detainer and the allies entry and detainer and the said becomes or liability, signment and power of the overries any rise	reesors and assigns, a les oral or written, or lescribed, which may it by the Association und assignment of all lose certain leases and the said Association to let and ary uits in connection of a lose certain leases and the said Association to let and ary uits in connection of a lose certain leases and the said premises that a sociation may do ation shall have the periode indebta in a sessment of a lose contracted, and also said premises that the expension of any of the lose catton, insurance, a sessment of the prevailing rate at the prevailing rate benefit of the heirs. Covenant, running we fitter understigned if attorney shall termine the which it might extends the contraction of the lease of the	any letting of, or a nave been heretoformed the power here such leases and again agreements now enterest and premises to the undersigned means and the payment of the undersigned means to the undersigned means to use and applicate of the undersigned means to use and applicate the payment of the undersigned means the payment of the sasignment, the result of the sasignment, the result of the said for the said for a sample.	in or which may here in y agreement for the e or may be hereafter rein granted, it being greements and all the xisting upon the properties or any part thereof, is see in its own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will have been the undersigned will have been the undersigned will have been the said continue in full the said continue in full the not be deemed a
after become du use or occupano made or agreed the intention he avails hereunder erty hereinabove The under agement of said according to its or in the names deem proper or ing and confirm It is under and profits tower ation, due or to care and manag real estate broke as may reasonal It is under as may reasonal It is under fault in any pay It is furth pay rent for the on, the part of the on, the part of the one the part of the force and effect fully paid, at w The failur waiver by the IN WITN	ne under or by view of any part of to, or which may reby to establish to, or which may reby to establish to the Association of the Association of the undersign advisable, and to ing anything and erstood and agree and the payment of become due, or the tement of said property and advisable and agree of the Association of force y shall be binding anything to a forcible entry an action of force y shall be binding anything the undersigned to a forcible cutry an action of force y shall be binding arties hereto and until all of the inhich time this asseciation of its ESS WHEREOF,	irtue of any lease, eith the premires a breen of an absolute. The street of an absolute of a greed to a greed of any thing in and at everything that the said of any present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after and agreed, that in the end by the undersigned of a greed, that in the end by the undersigned of a greed, that in the end by the undersigned of a greed, that in the end by the undersigned and detainer and the lible entry and detainer and the lible entry and detainer to the shall be gonstrued, as a ndebtedness or liability, signment and power of the undersigned have	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at the contracted, and the said association may do at the contracted, and contracted,	any letting of, or a nave been heretoformed the power heretoformed the power heretoformed the leases and again agreements now end agent of the undersigned mover to use and applity of the undersigned for such attorney at usual and customes for such attorney gots under this Assignment, for your against this assignment, for your against and every mover and with the land, and the said Associate, in the land, and the said Associate, in the land, and and said Associated and said said said this and said said said this	in or which may here in y agreement for the e or may be hereafter rein granted, it being greements and all the xisting upon the properties in its own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants gnment until after determined the undersigned will the room, and a failure tooth shall, in and of hout any notice or determined the undersigned will the continue in full tion shall have been at the undersigned in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall have been at the continue in full tion shall the continue in full the conti
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names deem proper or ing and confirm. It is unde and profits tows ation, due or to care and managreal estate broke as may reasonal. It is unde at in any pay It is furth pay rentifor the on the part of tiself constitute mand, maintain power of attorn assigns of the proce and effect fully paid, at w. The failur waiver by the IN WITN day of	ne under or by view of any part of to, or which may reby to establish runto the Association of the undersign advisable, and to ing anything and erstood and agree and the payment of the undersign advisable, and to become due, or thement of said present of leasing said by be necessary. The property of the payment of the undersigned by the understood and agreed ment secured by the understood and agreed ment secured by an action of force by shall be bindin arties hereto and until all of the inhich time this asset of the Association Ap.	irtue of any lease, eith the premi es 'terein of the premi es 'terein of be made or agreed to an absolute or agreed, as it may consider do anything in and at everything that the said Association and premises and collecting that the Association the mortgage or after diagreed, that in the early the undersigned or agreed, that in the early the undersigned or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association to exercise or liability, signment and power of the undersigned have ril. A. D., 19	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a series of the period of the prevailing rate of the preva	any letting of, or a nave been heretoformed the power here such leases and agareements now end agareements on with said premises to the undersigned mover to use and applity of the undersigned for such attorney go its under this Assignment, per roonth for each of use assignment, per roonth for each own against of the land, and on the said Associate, and said Associate and said Ass	in or which may here in a greement for the se or may be hereafter rein granted, it being greements and all the xisting upon the proposition of the inancial or any part thereof, less in its own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associat all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will heroom, and a failure booth shall, in and of hout any notice or details assignment and trators, successors and shall continue in full attention shall have been at the continue of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in state of the conti
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names deem proper or ing and confirm. It is unde and profits tows ation, due or to care and managreal estate broke as may reasonal. It is unde at in any pay It is furth pay rentifor the on the part of tiself constitute mand, maintain power of attorn assigns of the proce and effect fully paid, at w. The failur waiver by the IN WITN day of	ne under or by view of any part of to, or which may reby to establish to the Association, and to own discretion, and do own discretion, and to ing anything and to ing anything and erstood and agree and the payment of become due, or the rement of said prier for leasing said bly be necessary, restood and agreed to a forcible entry in the county of the undersigned to a forcible entry in an action of force y shall be bindin arties hereto and until all of the inhich time this asset of the Association of its ESS WHEREOF,	irtue of any lease, eith the premi es terein of the premi es terein of the made or agreed to an absolute or agreed, as it may consider do anything or and at everything that the said do anything in and at everything that the said of any present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after and detainer and the agreed, that in the edgrey the undersigned of promptly pay said retained and detainer and the allies entry and detainer gupon and inure to the shall, be construed, as an adeptedness, or liability, signment and power of ion to exercise any right of exercise any right of exercise the the undersigned have	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a series of the period of the prevailing rate of the preva	any letting of, or a nave been heretoformed the power here such leases and agareements now end agareements on with said premises to the undersigned mover to use and applity of the undersigned for such attorney go its under this Assignment, per roonth for each of use assignment, per roonth for each own against of the land, and on the said Associate, and said Associate and said Ass	in or which may here in a greement for the se or may be hereafter rein granted, it being greements and all the xisting upon the proposition of the inancial or any part thereof, less in its own name he premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associat all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will heroom, and a failure booth shall, in and of hout any notice or details assignment and trators, successors and shall continue in full attention shall have been at the continue of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in full attention shall have been as a state of the continue in state of the conti
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names of the intention of the part of the intention of the intentio	ne under or by view of any part of to, or which may reby to establish to the Association, and to own discretion, and do own discretion, and to ing anything and to ing anything and erstood and agree and the payment of become due, or the rement of said prier for leasing said bly be necessary, restood and agreed to a forcible entry in the county of the undersigned to a forcible entry in an action of force y shall be bindin arties hereto and until all of the inhich time this asset of the Association of its ESS WHEREOF,	irtue of any lease, eith the premi es terein of the premi es terein of the made or agreed to an absolute or agreed, as it may consider do anything or and at everything that the said do anything in and at everything that the said of any present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after and detainer and the agreed, that in the edgrey the undersigned of promptly pay said retained and detainer and the allies entry and detainer gupon and inure to the shall, be construed, as an adeptedness, or liability, signment and power of ion to exercise any right of exercise any right of exercise the the undersigned have	reesors and assigns, a les oral or written, or lescribed, which may it by the Association und assignment of all lose certain leases and the said Association to let and ary uits in connection ary uits in connection ary uits in connection ary uits in connection ary described in a said premises that a sociation may do ation shall have the periode in a sessment of a sessment of the expension and the expension and the expension of any of the expension of the expension of the prevaling rate at the prevalent of the heirs. Covenant, running we find the which it might extend the prevalent of the heirs. Covenant of the heirs are after. The prevalent of the heirs are after.	any letting of, or a mave been heretoformeder the power heretoformeder the understand premise on with said premise was and applied to the undersigned mover to use and applied of the undersigned the payment of the said and customer for such attorney own as assignment, the resouth for each and every mover as me and with nof said assignment, executors, administive the said associated	in or which may here in y agreement for the in y agreement for the in y agreement for the in y agreements and all the xisting upon the property of the inancial or any part thereof, is it is own name the premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will the the undersigned will have been this assignment and trators, successors and shall continue in full the interest of the undersigned will have been the interest of t
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names deem proper or ing and confirm. It is unde and profits tows ation, due or to care and managreal estate broke as may reasonal. It is unde at in any pay It is furth pay rentifor the on the part of tiself constitute mand, maintain power of attorn assigns of the proce and effect fully paid, at w. The failur waiver by the IN WITN day of	ne under or by view of any part of to, or which may reby to establish to the Association, and to own discretion, and do own discretion, and to ing anything and to ing anything and erstood and agree and the payment of become due, or the rement of said prier for leasing said bly be necessary, restood and agreed to a forcible entry in the county of the undersigned to a forcible entry in an action of force y shall be bindin arties hereto and until all of the inhich time this asset of the Association of its ESS WHEREOF,	irtue of any lease, eith the premi es terein of the premi es terein of the made or agreed to an absolute or agreed, as it may consider do anything or and at everything that the said do anything in and at everything that the said of any present or future at may hereafter be comises, including taxes premises and collecting that the Association the mortgage or after and detainer and the agreed, that in the edgrey the undersigned of promptly pay said retained and detainer and the allies entry and detainer gupon and inure to the shall, be construed, as an adeptedness, or liability, signment and power of ion to exercise any right of exercise any right of exercise the the undersigned have	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a series and the said association may do at least a series and the expedient, and to may do at least a series and the expedient and the expension of the exercise at the prevailing rate of the prevailing rate of the first day of and obtain possessions be benefit of the helrs, covenant, running wof the undersigned the exercise at the prevailing rate of the helrs, covenant, running wof the undersigned the which it might exerter; hereunto set their help. Saver of Arc Pietra Arcu	any letting of, or a may been heretoformed the power heretoformed the power heretoformed the leases and again agreements now end agent of the undersigned medical agreements and appears to the undersigned medical agreements and appears to the undersigned medical and customer to use and applicate the payment of the undersigned medical and customer for such attorney go its under this Assignment, for roonth-for each and every medical and every medical and secutors administration of said assignments and said associate.	in or which may here in a greenent for the in or may be hereafter rein granted, it being greenents and all the xisting upon the proposition of the inancial or any part thereof, is a significant of the inancial or any part thereof, is a significant of the inancial or any part thereof, is a significant of the premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will have been the said and of the inancial in and of the inancial continue in full tion shall have been all not be deemed a (SEAL) (SEAL)
after become du use or occupano made or agreed the intention he avails hereunder the intention he avails hereunder the intention he agement of said according to its or in the names of the intention of the part of the intention of the intentio	ne under or by view of any part of to, or which may reby to establish runto the Association of the undersigned, do hereby property, and do own discretion, as of the undersign advisable, and to ing anything and irstood and agreement of said pries for leasing said bly be necessary, rationally and agreement secured by the undersigned to a forcible entry an action of force y shall be bindinarties hereto and until all of the ir hich time this association of vits essentially and the ir hich time this association of wits essentially and the ir high the ir high time this association of wits essentially and the ir high time this association. Ap	irtue of any lease, eith the premi es 'terein of the premi es 'terein of be made or agreed to an absolute or agreed, as it may consider do anything in and at everything that the said Association and premises and collecting that the Association the mortgage or after diagreed, that in the early the undersigned or agreed, that in the early the undersigned or after and detainer and the Association the mortgage or after and detainer and the Association the mortgage or after and detainer and the Association to exercise or liability, signment and power of the undersigned have ril. A. D., 19	ressors and assigns, a ser oral or written, or lescribed, which may it by the Association und assignment of all mose certain leases and the said Association to let and ary uits in connective expedient, and to may do at least a series and the said association may do at least a series and the expedient, and to may do at least a series and the expedient and the expension of the exercise at the prevailing rate of the prevailing rate of the first day of and obtain possessions be benefit of the helrs, covenant, running wof the undersigned the exercise at the prevailing rate of the helrs, covenant, running wof the undersigned the which it might exerter; hereunto set their help. Saver of Arc Pietra Arcu	any letting of, or a may been heretoformed the power heretoformed the power heretoformed the leases and again agreements now end agent of the undersigned medical agreements and appears to the undersigned medical agreements and appears to the undersigned medical and customer to use and applicate the payment of the undersigned medical and customer for such attorney go its under this Assignment, for roonth-for each and every medical and every medical and secutors administration of said assignments and said associate.	in or which may here in y agreement for the in y agreement for the in y agreement for the in y agreements and all the xisting upon the property of the inancial or any part thereof, is it is own name the premises as it may light do, hereby ratifyingly said avails, issues ned to the said Associated all expenses for the nary commissions to a s, agents and servants ignment until after determined the undersigned will the the undersigned will have been this assignment and trators, successors and shall continue in full the interest of the undersigned will have been the interest of t

April - Tel GIVEN under my hand and Notarial Seat, this 15th day of "OFFICIAL STAL" KATHLEEN MICKENNA Note: Public, State of Illimois My Commission Expires 9/12/90

the State aforesaid, DO HEREBY CERTIFY THAT SAVERIO ARCURI AND PIETRA ARCURI, HIS WIFE,

appeared before me this day in person, and acknowledged that they

personally known to me to be the same persons ... whose name 5 are subscribed to the foregoing instrument,

livered the said instrument as their free and voluntary act, for the uses and purposes therein set forth.

I,Kathleen McKenna

the all obligations, buildings of the majorathus.

		SP 1	A .			. ∎gm a s ∎	. A.	<u> </u>	* * *	The Yet Hay	T. Personal	
	po	0/	#UN	10)F	HIC			SE		Save Piet		N TABLE
						Wesi		ller	Susy	rio i	Siģ	
				OMI	ائ • الله د ۱۱ الدالي الداخ	Y SAI		(Par	y Lan	Arcur Arcuri		묫
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8	Continues Consumation	Inon:	žatini (*) Latorni (*)		ું હ	i and	men	X A
		i e e e e e		119	7 m	BAN Ave	.	lino		ď		30
1				43-6		nue 641	nordant,	(A)				L
	en Service per et 1		ati National		od or se Franklige	र्गा नेपालकार्यु र्ग हो स्स्क यु जे अपने अकुन		01.7 -	toyalan Light	fin is trail. Heritalisti	9	13303 101.75
					i y symetse . Događ	idd i mireid	an dayan Arabahan				5	A THE
n					er e fra Eusteilu. Efili og underfor		211 : S }}			Trees (F.A.son	1110 A Y Y A	(47°34) 37°34)
							Anna de la companya da			ายาศัยของ		
	get year and only dis							તું કુકુકુના ક		orom adt		iarcare Larcare
	e di la masik	i politica de	0	The Royal	a designation de la composición de la c	of thing leading	ing symplectic Told Dayle	er or m		ersterr. Hoseskog		
1175			0,	, , , , , , , ,						m:1 4 .c., 10.0	an alesti a	
		÷	G					isər baya	gr.	plenimiju (i		ar va
			ه و . دومور دومور دوه	Ox			entale Canale estas	121	e for saud on		engeller d gub onge	and the same
			the state of the s		e data da la			200		A CONTRACTOR OF THE PARTY OF TH		
				1 3 67 (44)		i sa sa inggan Sa sa	19 1 19 1	umoj (milit) Omana (jak	AN POR PORT R	r indus indi Anno po L	respected in	200° 3043 200° 300° 4
0 / 5	удоже	חאת א הבכנ	**************************************	er bolde planer proportion white the first		eri da erika Perinangan	elare ella el Organici Sociali Servicio el la	भ्यात् । दश्ये १८८४म् ॥ १८५ १८८४म् सरमार्थ	er andrey or Country of the River of the Articles	ger alem ger Alema ger a Ban ua ged Bang alema Bang alema Bang alema	(e.ogubajen et peregi et et tei et et tei et et en en en en en en en	gan 1948 1 To 18 1 m Edil 1 m
868 81:9	жоев 2-508 2/03/88 1	6 7882 ие 15 ж 	€51-01 #1322 # I €51-01			on fores public or of the mission or of the second	કોલ કરેલા કોલ્ટ્ર કરે જો સુંકરિત કે જોઈ કો જો ફેડ્સ કોલ્ટ્રેલિંગ જો ફેડસ કોલ્ટ્રેલિંગ જો ફેડસ કોલ્ટ્રેલિંગ	erte ji osekt Oseove ilik t Oseove ilik Oseovetsi Oseove	The frequency of the control of the	r new fal France yet f France fed France Josephann Josephann France Fran	(negabagain of pagestyp negativega o galanam o galanam tagaslana of baga k	ggi (1986) i troi di i troi di troi di troi di corroli i troi di troi di troi di troi di troi di troi di troi di troi di troi di troi di troi
8 45 81:7 1 5	жоек 2\03\88\ Т	9, 7883, ие Ө—★ Уши Упич	10-193 81-914 11-522 # I 00-4000			on fores public or of the mission or of the second	કોલ કરેલા કોલ્ટ્ર કરે જો સુંકરિત કે જોઈ કો જો ફેડ્સ કોલ્ટ્રેલિંગ જો ફેડસ કોલ્ટ્રેલિંગ જો ફેડસ કોલ્ટ્રેલિંગ	erte, i isakk Programa Program	The frequency of the control of the	The second of the control of the con	tig nyahagina ut ipmenajah utanit ipigi utanit ing utanit ing utanit ing utanit ing utanit ing utanit ing	ga (Ta k to b k to b c b to b c b to b c b to b c b c b to b c b c b c b c b c b c b c b c b c b c
868 81:9 1 \$	жоек 2\08\8\1	9, ∑88à ме Ө—≭ < ээээ үгиц	10-193 81-914 11-522 # I	i c		on fores public or of the mission or of the second	680	ente la sette de l	The hold acres to the control of the	The second of the control of the con	ingangin ai perapa ai perapa ai perapa ai perapa ai perapa ai a	pa 'a
86 81:9 (\$			19-143				680%	sergi nere nema (iki) leannen (iki) leannen menere menere (68 ser menere menere menere	The hole of the first the season of the seas	Contraction of the contraction o	i i passi pina si premi pina i	in the second of
B45 81:9 (\$	жоек 2\0\8\ Т 2\0\8\ Т		19-143	1				uni anti anti anti anti anti anti anti an	The first final of the first file of the first file of the first file of the first file of the file of	The section of the control of the co	i de management de la promotion de la promotio	photos process of the control of the
	D' 19	sioV.	T6-143	in ee in 1995. Trid also e	lo vab			unti jaki anda j	The book of the control of the contr	Control (Control (Con	in manigation of the control of the	A Company of the Comp
	D, 19	eioV.	Te 1d3	asn aut int	orporation,	Piese 10 120		uni jast on an	The first first for the first	Trops Fall Trans 190 E That is red Lade offer Transition Transitio	ie wang in at pennya at pe	Handler of the second of the s
	stodisn of the set forth D., 19	na se r ses frerei ses therei A	unient bies grug bas s grug bas s	cknowledged irporation to for the use	and there a lot said Co orporation,	etary then inspired or said or	6800	one of the control of	The first final of the control of th	The particular particu	ie wangen besteht b	HAND TO BE T
 	stodien of the section of the section of the Day 19	us as trames there as the second as the seco	that biss tried our purp said biss said purp said biss said purp	of noise use of the noise of th	rporation, rporation, said there a lot object to lot objec	The second of th	6906	The part of the pa	The book of the control of the contr	The second secon	in manigament in a property of the property of	min to the control of
the Z	ed before a sound tree a sin set fort set fort no set forth n set forth D, 19	ases there as cument as cument as cument as cumered there as consistent as cument as c	respective finatrument s and purj said Instru said Instru grud bus and purp	Secretary of the same of the same of the same of the contraction of noting of the contraction of the contrac	md delivere rporation, and there a lot said Co orporation, lo yeb	water personal property then the consist and consist a	GONG ALEXANDER AND ALEXANDRA ALEXAND	one of the control of	The body of the second of the	The second secon	id and in the control and and an and an and an and an and an and an	A CONTROL OF THE CONT
est on the control of	egolng inati egolng inati ed before i own tree a stodian of i n set forth n set forth p, 19	to the for to the for appear as their cooses there oses there oses there oses there oses there!	bedrasdus bedrasdus respective instrument a and bus rind bas said lastru grud bas a and bur	ecretaries are as the said of the said bear to the said to the control of the con	ons whose mad delivers graditon, said there so to	same personal series of se	GCOC MARKETT M	Company of the property of the	The second of th	The second of th	is many in a partial and a par	TO BE
est control of the co	asid Corporegoing instinct by the source a sect fortune act fortune own it in set forth in set f	oretary of the form of the form as there ores there or ores there or ores there or	sebedived and sepecified for the sepecified bus and pury sepecified for the sepacified fo	erge samen Transported the said to said and to the said to the said to the said to the said to the said to the said to	ons whose and delivers rporation, and there and there along to population or poration, and comporation, lo vab.	Same person of the control of the co	AHT 181	MANUAL PROPERTY OF THE PROPERT	The state of the s	The part of the pa	in mineral and a property of the property of t	TO BE
est control of the co	asid Corporegoing instinct by the source a sect fortune act fortune own it in set forth in set f	oretary of the form of the form as there ores there or ores there or ores there or	sebedived and sepecified for the sepecified bus and pury sepecified for the sepacified fo	ecretaries are as the said of the said bear to the said to the control of the con	ons whose and delivers rporation, and there and there along to population or poration, and comporation, lo vab.	Same person of the control of the co	ent ed o	diagram of the control of the contro	The state of the s	The part of the pa	in management of the control of the	into a substitution of the
est control of the co	asid Corporegoing instinct by the source a sect fortune act fortune own it in set forth in set f	oretary of the form of the form as there ores there or ores there or ores there or	sebedived and sepecified for the sepecified bus and pury sepecified for the sepacified fo	erge samen Transported the said be said and to the said to the said to the said to the said to the said to the said to	ons whose and delivers rporation, and there and there along to population or poration, and comporation, lo vab.	Same person of the control of the co	ent ed o	diagram of the control of the contro	The state of the s	The part of the pa	in management of the color of t	TO BE
on on one of the one o	asid Corporegoing instince a before a committee a sin set forting a set	oretary of the form of the form as there ores there or ores there or ores there or	sebedived and sepecified for the sepecified bus and pury sepecified for the sepacified fo	erge samen Transported the said be said and to the said to the said to the said to the said to the said to the said to	ons whose and delivers rporation, and there and there along to population or poration, and comporation, lo vab.	T. Series of Ser	GOOK AND THE PROPERTY OF THE P	A APP	The state of the s	Attached by the state of the st	TITI do	IN THE STATE OF TH
on on one of the one o	asid Corporegoing instince a before a committee a sin set forting a set	oretary of the form of the form as there ores there or ores there or ores there or	sebedived and sepecified for the sepecified bus and pury sepecified for the sepacified fo	erge samen Transported the said be said and to the said to the said to the said to the said to the said to the said to	ons whose and delivers rporation, and there and there along to population or poration, and comporation, lo vab.	T. Series of Ser	GOOGLESS AND THE THE PROPERTY OF THE PROPERTY	A Me Mo Me	To supple the supple to the su	To Pierri	TO PASSES OF THE	ID IN STANDARD TO THE STANDARD

Secretary this day of A. D. D. 19. Secretary this day of A. D., D. D. D., D. D., S. D.

President and its corporate seal to be here-

IN LECLIMONA WHEREOF, the undersigned