KNOW ALL MEN BY THESE PRESENTS, that ENAD K. NOFAL & DORIS NOFAL, HIS WIFE (J)

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. County of

, and State of

ILLINOIS

in order to secure an indebtedness of TWO THOUSAND EIGHTY-SEVEN DOLLARS AND OO/CENTS

Dollars (\$ 2,087.00), executed a morigage of even date herewith, mortgaging to

SUMMIT FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION

COOK

hereinafter referred to as the Mortgagee, the following described real estate:

CHICAGO

LOT 14 IN RESUB OF LOTS 73 TO 120 BOTH INCLUSIVE IN SAM BROWN JR'S PENNOCK SUB IN THE NE : OF SECTION 34, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN# 13-34-210-027

COMMONLY KNOWN AS: 2240 N. KILDARE CHICAGO, IL 60639

and, whereas, said Night, agee is the holder of said mortgage and the note secured thereby:

NOW, THEREFORL, in ruder to further secure said indebtedness, and as a part of the consideration of said tramaction, the undersigned hereby assign in tunneler and set over unto said Mortgages, and or its successors and assigns, all the rents now due or which may be reafter become the under or by virtue of any lease, either oral or written, or any letting of, or any agreement for the use or occupancy of any part of the premises bettern described, which may have been herefolore or may be becaffer made or agreed to, or which may be made or agreed so to the Mortgages under the power herein granted, it being the intention bereby to establish an absolute transfer and assignment of all such leases and agreements and all the avails hereunder unto the Mortgages and especially those certain leases and agreements now existing upon the property hereinalsone described.

The undersigned, do berely it re-scalely appears the Mortgages the agent of the undersigned for the management of said property, and do berely authorize the Mortgages to let had re-let said premises or any part thereof, according to its own discretion, and to bring of defend any saits in macriton with said premises in its own name or in the name(s) of the undersigned, as it may consider expedient, and to make each equirs to the premises as it may deem proper or advisable, and to do anything in and about said premises that the undersigned might do, hereby ratifying and confirming anything and everything that the Mortgagee may do.

It is understood and agreed that the Morrow's shall have the power to use and apply said avails, issues and profits toward the payment of any present or future indeductaess or lability of the undersigned to the Mortgagee, due or to become due, or that may hereafter be contracted and also toward the payor at of all expenses for the care and management of said premises, including taxes, insurance, assessments, usual and customary can missions to a real estate broker for leasing said premises and collecting rents and the expense for such attorneys, agents and servants as row reasonably be necessary.

It is further understood and agreed, that in the event or the exercise of this assignment, the undersigned will pay rent for the premises occupied by the undersigned at the prevailing of oper month for each room, and a failure on the part of the undersigned to promptly pay said rent on the first day of each and every month thall, in and of itself constitute a forcible entry and detainer and the Mortgages may in its own name and without a synatice or demand, maintain an action of forcible entry and detainer and obtain possession of said premises. This assignment, follower of attorney shall be binding upon and inure to the benefit of the berrs, executors, administrators, successors and assign of the parties berefo and shall be construed as a Covenant running with the land, and shall continue in full force and effect until if of the indebtedness or liability of the undersigned to the said Mortgages shall have been fully paid, at which time this assignment and power of attorney shall terminate.

It is understood and agreed that the Mortgages will not exercise its rights under this Assignment until after default in any payment secured by the mortgage or after a breach of any of its covenan's.

The failure of the Mortgagee to exercise any right which it might exercise bereunder shall not be deemed a waiver by the Mortgagee of its right of exercise thereafter.

IN WITNESS WHEREOF, this assignment of rents is executed, sealed and deliver d this 12TH

day of MAX (SEAL) ENAD K. NOFAL (SEAL)

Ō (SEAL) DORIS NOFAL

(SEAL)

STATE OF ILLINOIS

COUNTY OF COOK

I, the undersigned a Notary Public in

and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT ENAD R. NOFAL & DORIS NOFAL, HIS WIFE(J)

personally known to me to be the same person.

ARE

subscribed to the foregoing instrument,

appeared before me this day in person, and acknowledged that

THEY

signed, sealed and delivered the said instrument

THEIR free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal, this

12TH

. A.D. 19 89

Notery Public

THIS INSTRUMENT WAS PREPARED BY: BARBARA KWIATKOWSKI

EXERCITED OF THE COPY

Property of Cook County Clerk's Office