3	•		00437203
9	THIS ASSIGNMENT is made August 24	th, 19 90 , by Ada A. Giron	, a widow
. ("Owner"), to METROPOLITAN BANK AN	D TRUST CO., an Illinois corporation ('the Bank").
6	WITNESSETH, that whereas the Owner has	s title to the premises described below,	
5 s	NOW THEREFORE, in consideration of an Fen Dollars (\$10.00) in hand paid, and of o whereof are hereby acknowledged. Owner doesn'd assigns, all the rents, earnings, income, issuictibed below, which are now due and which if any lease, whether written or oral, or any let of any part of the real estate and premises described below, which may be a suit of the real estate and premises described in the parties to the parties to the leases and agreements and all the rents of the leases and agreements and all the rents of the parties to the parties and agreements and all the rents of the parties to the parties and agreements and all the rents of the parties to the parties of the par	ther good and valuable considerations, the hereby assign, transfer and set over unto less and profits, if any, of and from the real may hereafter become due, payable or collecting of, possession of, or any agreement for ibed below, which Owner may have herete by be made or agreed to by the Bank under make and establish hereby an absolute tra	e receipt and sufficiency the Bank, its successors I estate and premises de- tible under or by virtue or the use or occupancy of ore made or agreed to, or the powers hereinafter insfer and assignment of
- a	ll relating to the real estate and premises si	tuated in the City	tri
C 5	Chicago		
	See attached legs, description for		
	This Assignment is given to secure payment	of the principal sum of Sixty thous	and and 00/100ths
	ollars (\$ 60,000.00) upon a certain		
	August 24th , 19 90 and secured	by a Mortgage or Trust Deed datedAug	gust 24th
M	90 , conveying and mortgaging the real est ortgagee. This Assignment shall remain it fil her costs and charges which may have accept.	I force and effect until said Ioan and the i	nterest thereon and all
in Asi	This Assignment shall be operative only in the event of a oct- the event of a breach of any of the terms or conditions contain recement.	al in the payment of principal and interest secured by so you said bluetgage or fruit thesi is in the mote or n	aid Mortgage or Trust Deed or sites secured thereby or in this
at: her or said the che; hey win nai men che men agai	Owner hereby itervocably authorizes the Bank in its own many time hereafter, and all now due or that may hereafter be eafter exist, for said premises to take actual possession of the pagent or attorney, as for condition broken, and may, with to of the holder or holders of the indebtedness secured by said it of the holder or holders of the indebtedness secured by said it of the holder or holders of the indebtedness secured by said it of the holder of holders of the more secured by said it of the indebtedness secured by said it of the indebtedness secured by said it of the indebtedness of the mortaged property, its, useful alterations, additions, bettermore and improvement same and may lease said mortaged property in such partiels and ond the maturity of the indebtedness secured by said Trust Deck, would entitle the Owner to cancel the same in every not have a more than a catter of a the bank. In its sings, tivenues, contest, and income of the property and any patients and in the catter of the land, in its sings, tivenues, contest, and income of the property and any patients, additions, its, insurance, and prior to proper charges on the said real eatie services of the Bank and of the Banks attorners, agents, clerks, it, and control of the mortaged property and the conduct of the man any liability, loss, or damage on account of any matter or to Bank shall apply any and all moners arising as aforesaid or the	ome to collect all of said rents, eurnings, income, issues come to under each and every lease or agreement, we said real estate and premises previously described, or or without once, and with or without process of law, a russ Deed or Nortagage, enter upon, take, and maintain pall document. Fooks, records, papers, and accounts relationated to said real estate and premises hereinabove described by the said real eries estate and premises as may seem judicing to the wind real eries and no cantel any lease of while law do not for many and an eastel any lease of while law is the right to though the said that the light to though the said the real of the law half law has the law to the law to the lease the law half law has the law to the said the real Alaw half law has the said the process which and premises, or any part the colf, actualing the instance business thereof, and such inthe rains as may be sufficient means, and others employe for the Bank was to the law for any part the colf, actualing the instance business thereof, and such inther Junis as may be suffling done the root of the rights and positions and position in sould faith in pursuance of the rights and p	and profits arising or accruing itten or verbal, existing or to fany part thereof, personally nd without any action on the coascision of all or any part of ting thereto, and may exclude thed, and conduct the business iper repairs, tenewals, replaces, and may insure and reinsure uting leases for terms expiring trany sause or on any ground serate the said real ettals and itself to talket at a traces as a same it real water the said real ettals and itself to talket at a traces as a same it real water the presentation for a with the operation, manage ficient to indemnify the Bank powers of the Bank bereunder,
rere:	Bank shall apply any and six moders arising as accrease to the (1) Interest on the principal and overdue interest on the note all other charges secured by or created under the said Truer Da by ratifies all that the Bank may do by virtue of this Assignme	nal of said note or notes from time to time is nathing out- ed or Morrange above referred to; and (5) the balance,	tanding and unpuid: (4) any
	Try ratines all that the bank may do by virtue of this sevenance of the leavest thereunder, or refease any a written consent of the leaves thereunder, or refease any a written consent of the Bank. Owner further covenants and age es any rent or rentals in advance of the due date thereof, whose rethe morrgage or Trust Deed, and In such event, the whole am		r or renew any of such leases, nder such lease, without pre- it from any of the tenants or hant shall constitute a default this become due and nearly
Bani bein	Any failure or omission to enforce this Assignment for any perk, nor shall the Bank be required under this Agreement to exer g strictly discretionary with the Bank.	od of time shall not impair the force and effect thereof cise or enforce any of the rights herein granted to it, are	resolution the rights of the
	These covenants shall continue in full force and effect until the		C
r 1 to	Made and executed in Chicago, Illinois on Metropolitan Bank	August 24th 1990 x all all all all all all all all all a	Q
	2201 W. Cermak Rd. Chicago, 11. 60608	Adu A. Giron	~
ST/	ATE OF ILLINOIS) SS		hay akin silikan mada dan digipinan man karan, sabu kapili di ka 👉 y 💉 sisa
f,	Cheryl Brueckmann	, s Notary Public in and for said	County, in the State
afor	esaid, DO HEREBY CERTIFY that Ad.	a A. Giron, a widow	, personally
	we to me to be the same person. Whose non		

before me this day in person, and acknowledged that ... She ... signed, sealed and delivered the said instrument as

24th

day of

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

GIVEN under my hand and official seal this

August

, tQ,

UNOFFICIAL COPY

Property of Cook County Clerk's Office

UNOFFICIAL COPY 0 4 3 7 2 0 9

Lot 84 in Subdivision of Block 21 in Steele's Subdivision of the South East 1/4 and the East 1/2 of the South West 1/4 of Section 26, Township 39 North, Range 13 East of the Third Principal Meridian in Cook County, II.

Commonly known as: 3031 S. Central Park

PIN: 16-26-424-013

This is a Junior Mortgage

Property of Coot County Clarks Office T#7777 TRAN 6344 09/07/70 14 45:00 #3905 # G *-- 90 -437209

COOK SOUNTY RESORDER

UNOFFICIAL COPY

All the second of the second o

Property of Cook County Clark's Office