TLLINGIS

Loan No. 01 -49432 -48

## Assignment of Rents

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, GIUSEPPE GULOTTA JUSEPHINE GULOTTA, HUSBAND AND WIFE PARK RIDGE County of COOK CITY and State of

in order to secure an indebtedness of FOUR HUNDRED THOUSAND AND NO 7100.

400000.00 Dollars 18

), executed a mortgage of even date herewith, mortgaging to

## CRAGIN FEDERAL BANK FOR SAVINGS

bereinafter referred to as the Mortgagee, the following described real estate LOT 72 IN ORIGER'S SUBDIVISION UNIT NUMBER 3, BEING A RESUBDIVISION IN THE SOUTH SECTION OF ALEXANDER ROBINSON'S RESERVE IN TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL PERIDIAN, IN COOK COUNTY, ILLINOIS COMMONLY KNOWN AS 9215 W. TRVING PARK ROAD, SCHILLER PARK, ILLINOTS 60176. FERMANENT INTEX #12-15-326-010 & #12-15-326-011

COMMONLY KNOWN AS: CR215 W. IRVING PARK RUAD, SCHILLER PARK, ILLINGIS 60176

and, whereas, said Mortgagee is the adder of said mortgage and the note secured thereby

NOW, THEREFORE, in order to further secure said indebtedness, and as a part of the consideration of said transaction, the undersign d bereby assign—transfer—and set—over unto said Mortgagee, and/or its successors and assigns, all the rents now due or which may hereafter become due under or by virtue of any lease, either oral or written, or any letting of, or any agreement for the ase at accumency of any part of the premise, served described, which may have been heretolore or may be bereafter made or agreed to, or which may be made or agreed to by the Mortgagee under the power herein granted, it being the intention hereby to establish an absolute transfer and assignment of all one is not become as as executively those contain lease, and arregionests any existing time the unitary described. those certain leases and agreements now existing upon the property bereimbove described

The undersigned, do hereby irrevocably uproint the Mortgagee the agent of the undersigned for the minisgement of said property, and do hereby authorize the Mortgager to let and relict said premises or any part thereof, according to its own discretion, and to bring or defend any suits in connector with said premises in its own name or in the nameter of the undersigned, as it may consider expedient, and to make such repairs or the premises as it may deem proper or advisable, and to do anything and about said premises that the undersigned might lio, beineby ratifying and confirming anything and everything that the Mortgagee may do

It is understood and agreed that the Mortgagee shall have the power to use and apply and avails, bases and profits toward the payment of any present or fotore indebtedness or liability of the undersigned to the Mortgagee, due or to become due, or that may be eafter be contracted, and also toward the payment of all expenses for the care and management of and premises, including taxes, insurance, assessments, usual and customary commissions to a regressiate broker for leasing said premises and collecting rants and the expense for such attorneys, agents and servants as may reasonable benecessary.

It is further understood and agreed, that in the event of the every w if this assignment, the undersigned will pay rent for the premises accupied by the undersigned at the prevailing rate per month for each room, and a failure on the part of the ondersigned to promptly pay said tent on the first day of each and every month he is and of shell constitute a forcible entry and detainer and the Mortgagee may in its own name and without any notice of femand, maintain an action of foreible entry and detainer and obtain possession of said premises. This assignment and power of attories shall be binding upon and mure to the benefit of the heirs, executors, administrators, successors and assigns of the parties agree and shall be construed as a Covenant running with the land, and shall continue in full force and effect until all of the infel edgress or hability of the undersigned to the said Mortgagee shall have been fully paid, at which time this assignment and power of action by shall terminate.

It is understood and agreed that the Mortgagee 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 covenants

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

JOSEPHINE GUL

IN WITNESS WHEREOF, this assignment of rents is executed, scaled and delivered this

90 A D . 19

(SEAL)

(SEAL)

(SEAL)

(SEAL)

STATE OF

COUNTY OF

1, the undersigned, a Notary Public in

and for said County, in the State aloresaid, DO HEREBY CERTIFY THAT GIUSEPPE GULDTTA JOSEPHINE GULOTTA, HUSBAND AND WIFE and

personally known to me to be the same person 5 whose name 5 ore subscribed to the foregoing instrument,

signed, sealed and delivered the said instrument appeared before me this day in person, and acknowledged that theu

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

GIVEN under my hand and Noterial Scal, this

**7TH** day of , A.D. 1990

OFFICIAL SIAL SID DECHTER NOTARY PUBLIC, STATE OF HELIMOTS & COMMISSION EXPIRES

N

->-00

## **UNOFFICIAL COPY**

Secretary this day of _	, A. D., 19	
ATTEST	 Ву	Prosident
Secreta	ary	Programt
STATE OF	} <b>ss</b> .	
COUNTY OF	<del></del>	
1,		, a Notary Public in and for said County,
the State aforesaid, DO HERE	BY CERTIFY THAT	
	of	Secretary of said Corpore names are subscribed to the foregoing insti
tion, who are personally know	n to me to be the same persons w	whose names are subscribed to the foregoing insti
ment as such this day in person and a ckno voluntary act and as the free	President, and owledges that they signed and de and voluntary act of said Corpo	Secretary, respectively, appeared before a livered the said Instrument as their own free a ration, for the uses and purposes therein set for
and the said	, Secretary then and th	ere acknowledged that as custodian of t
corporate seal of said Corporati	ion, did affix the corporate seal of sai	A Change and a said I make a manage and a country
and valuatemy not and a the l	from and voluntary and of said corn	oration for the year and nurnous therein set fur
		d Corporation to said Instrument as own from the uses and purposes therein set for y of, A. D., 19
	and Notarial Seal, this da	y of, A. D., 19
	and Notarial Seal, this da	y of, A. D., 19
	and Notarial Seal, this da	
	and Notarial Seal, this da	y of, A. D., 19
	and Notarial Seal, this da	y of, A. D., 19
GIVEN under my hand  MV COMMISSION EX	and Notarial Seal, this da	Notary Publ
	and Notarial Seal, this da	Notary Publ  DEPT-01 RECORDING 1966465 TREN 1160 08708, 90 110
GIVEN under my hand  MV COMMISSION EX	and Notarial Seal, this da	Notary Publ
GIVEN under my hand  MV COMMISSION EX	and Notarial Seal, this da	DEPT-01 RECORDING  146465 TRAN 1150 02/08/90 1 12  24304 \$ G # - 961-13775
GIVEN under my hand  MV COMMISSION EX	and Notarial Seal, this da	DEPT-01 RECORDING  146465 TRAN 1150 02/08/90 1 12  24304 \$ G # - 961-13775
GIVEN under my hand  MY COMMISSION EX  90377900	and Notarial Seal, this da	DEPT-01 RECORDING
GIVEN under my hand  MV COMMISSION EX  903'7'7900  THIS INSTRUMENT TO CRAGIN F	WAS PREPARED BY RICHA	Notary Publisher  DEPT-01 RECORDING T466A: TRAN 11:0 05/03/90 ; 11: \$4304 \$ G = 90:-3775 COOK DENTY RECORDER

1325