## ASSIGNMENT OF RENTS 6/1 #8400 913750

•	ASSIGNMENT OF RENTS
	e/1 #8400 91375025
•	THIS ASSIGNMENT is made July 16th , 19 91, by Latino Youth Incorporated
	("Owner"), to METROPOLITAN BANK AND TRUST CO., an Illinois corporation ("the Bank").
	WITNESSETH, that whereas the Owner has title to the premises described below,
	NOW THEREFORE, in consideration of and as an inducement to the making of a loan by the Bank to Owner Ten Dollars (\$10.00) in hand paid, and of other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged. Owner does hereby assign, transfer and set over unto the Bank, its successor and assigns, all the rents, earnings, income, issues and profits, if any, of and from the real estate and premises described below, which are now due and which may hereafter become due, payable or collectible under or by virtue of any lease, whether written or oral, or any letting of, possession of, or any agreement for the use or occupancy of any part of the real estate and premises described below, which Owner may have heretofore made or agreed to or may hereafter make or agree to, or which may be made or agreed to by the Bank under the powers hereinafter granted, it being the intention of the parties to make and establish hereby an absolute transfer and assignment of all such leases and agreements and all the rents, earnings, income, issues, and profits thereunder, unto the Bank
	all relating to the real estate and premises situated in the City of
	Chicago Cook State of Illinois
80	and described as follows, to wit: e attached for legal description for property located at 1827 W. Cullerton
-	This Assignment is given o secure payment of the principal sum of F1fty thousand & 00/100ths
	Dollars (\$ 50,000.00 ) upon a certain loan evidenced by a promissory note of Owner to the Bank dated
	July 16th , 19 91 and secured by a Mortgage or Trust Deed dated July 16th
	19.16., conveying and mortgaging the real estate and premises previously described to the Bank, as Trustee or Mortgagee. This Assignment shall remain it. full force and effect until said loan and the interest thereon and all other costs and charges which may have accreed under said Mortgage or Trust Deed have fully been paid.
	This Assignment shall be operative only in the event of a a for it, in the payment of principal and interest secured by said Mortgage or Trust Deed or in the note or notes secured thereby or in this Agreement.
	Owner hereby irrevocably authorizes the Bank in its own name to alleg all of said rans, turnings, income, issues and profits arising or accrusing at any time hereafter, and all now due or that may hereafter become on under each and every lease or agreement, written or verbal, extaining or to hereafter exist, for said premises, to take actual possession of the said r all erate and premises previously described, or of any part thereof, personally or by agent or autorney, as for condition broken, and may, with or without process of law, and without any action on the part of the holder or holders of the indebtedness secured by said Trust Deed or Mortgage, enter upon, take, and maintain possession of all or any past of said real estate and premises hereinabove described together with all documes to books, records, papers, and accounts relating thereto, and may hold, operate, manage and control the said call estate and premises hereinabove described, and conduct the business thereof. The Bank may, at the expense of the mortgaged property, from time to time cause to be made all necessary or proper repairs, renewals, replacements needs after the profit of the said call estate and premises as may seem judicious, and may insure and reinsure
	Owner hereby irrevocably authorizes the Bank in its own name to alice all of said rens, carnings, income, issues and profits arising or accruing at any time hereafter, and all now due or that may hereafter become case under each and every lease or agreement, written or verbal, existing or at one hereafter exist, for said premises, to take actual possession of the said real earnet and premises previously described, or of any part thereof, personally not be part of actorizes, as for condition broken, and may, with or without for without part of the holder of the indebtedness secured by said Trust Deed or A byroggs, the control and manager possession of all or any part of part of the holder of the indebtedness secured by said Trust Deed or A byroggs, the control papers, and accounts relating thereto, and may hold, operate, manage and trust and premises hereinabove described, and conduct the business thereof. The Bank may, at the system of the said real each said real each said premises as may seem indicious, and may insure and removements to the cause to be made all necessary or proper repairs, renewals, replacements and may bear and improvements to the said real at a said premises as may seem indicious, and may insure and reinsure and may leave said mortgaged property in such parcels and for such times at do a such terms as may seem fit, including leaves for terms explicing which would entitle the Owner to cancel the same. In every such case, the Bank shall any the right to manage and operate the said real estate and premises, and to carry on the business thereof as the bank. In its sole discretion, shall fee a best. The Bank shall be entitled to collect and receive all earnings, revenues, rents, and income of the property and any part thereof. After deduction, and explains which may be made for taxes, assessments, insurance, and prior to proper charges on the said real estate and premises, or any part thereof, a cluding the last and reasonable tompensation for the surfaces of the Bank and of the Bank at termers,
	the Bank shall apply any and all moneys arising as aforesaid to the payment of the following items in All order as the bank deems he:  (1) Interest on the principal and overdue interest on the note or notes secured by said Trust Deed or All Trust Deed or Mortgage, as the rate therein provided; (2) interest accrued and unpaid on the said note or notes; (3) the principal of said note or notes from time to any low ainling outstending and unpaid; (4) any and all other charges secured by or created under the said Trust Deed or Mortgage above referred to; and (5) the balance, if any, to the Owner. Owner, hereby rathins all that the Bank may do by virtue of this Assignment.
	Owner, for itself, its successors and assigns, covenants and agrees that it will not, orally or in writing, modify, according or renew any of such leases, or diminish the obligations of the lessess thereunder, or release any one or more tenants from their respective obligations under such lease, without previous written consent of the Bank. Owner further covenants and agrees that it will not assign or pledge said rentain or collect from any of the tenants or leases any rent or realish in advance of the due date thereof, without written consent of the Bank. Any violation of write or and shall constitute a default under the mortgage or Trust Deed, and in such event, the whole amount of the principal theor remaining unpaid shall lime district become due and payable.
	Any fullure or omission to enforce this Assignment for any period of time shall not impair the force and effect there of one judice the rights of the Bank, nor shall the Bank be required under this Agreement to exercise or enforce any of the rights herein granted to it, will the most berein contained being strictly discretionary with the Bank.  These covenants shall continue in full force and effect until the subject indebtedness is paid in full.
RYL	DEBT GI RECORDING 137502  OCUMENT PREPARED BY BRUECKMANN, Inchregalian Bank VEST CERMAK  Deniel Ventura, President VEST CERMAK
AG	0, IL 60608-3996 X Carlos Pozzi Executive Director
	COUNTY OF COOK SS
	1. The willer Degree , a Notary Public in and for said County, in the State
	aforesaid. DO HEREBY CERTIFY that DANIEL VENTURA & CHECOS FOZZI personally
	known to me to be the same person whose names the subscribed to the foregoing instrument, appeared
	before me this day in person, and acknowledged that I he I signed, sealed and delivered the said instrument as
	Helk free and voluntary act, for the uses and purposes therein set forth.
	(SEAL) SEAL BALLEY ACTION Seem of Black Black Balley Born of Balley Ba
	North Stem n. Whook

Property of Coot County Clert's Office

## UNOFFICIAL GOPY 2 5

Lot 11 (except the South 26.8 feet thereof condemned by Metropolitan West Side Elevated Railroad Company) in Hoffman's Subdivision of the South 1/2 of Block 51 in the Subdivision of Section 19, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly known as: 1827 W. Cullerton PIN: 17-19-419-014

Property of Cook County Clark's Office