m (r)

UNOESIGNEAL COPY92030895

} ` ₂₂₀		UINUA	SSIGNME,	MILOF REN	9 3 3	
Kno	w all men by	these present	is, that where O AND IRMA S	eas,	FE	
of th	e City	of	Chicago	_County ofCo	ook'	_and State of Illinois
in or execu follow Parcel Stone a	rder to secure as uted a mortgage wing described 1: Lot 22 in and Whitney's	n indebtedness of of even date her real estate: n B.F. Jacob' Subdivision	of ONE HUNDE rewith, mortga s Subdivision of the North dian, in Coo	ging to DAMEN on of the West by of Section ok County, Ill:	FEDERAL B 4 of the We 7, Township 1 nois.	ANK for savings the est 1/2 of Block 11 it 38 North, Range 1
Parcel Subdivi	2: Lot 21 in ision of the With East 1/2 of	Block 2 in lest to of the Section 7. To	B. F. Jacobs South East ownship 38 N	s Subdivision (ኒ of Section (North, Range l	of Block 10 , and the N , East of t	in Stone and Whitn North ½ of the West the Third Principal
therel	by:	RE, in order to	en e	e said indebtednes		t of the consideration
savin or wh of, or nave l Assoc and a espec	igs hereinafter re- nich may hereaft r any agreement been heretofore ciation under the issignment of all cially those certa The undersigned they in fact, in the cruing at any tin	ferred to as the er become due us for the use or cor may be herea power herein grand leases and as do herebe name and steame hereafter und	and set Association, a under or by vir compancy of au ifter made or a ranted, it being d agreements now y irrevocably a d of the under er each and ev	over unto nd/or its successo tue of any lease, on my part of the pre- greed to, or whice the intention her and all the avails in existing upon the point the Association of the leases	rs and assigns of their oral or was been dead of said rentand agreemen	EDERAL BANK for all the rents now due written, or any letting lescribed, which may be or agreed to by the han absolute transfer to the association and reinabove described. Ture and lawful its now due or arising ts, written or verbal,
existin discretion secure and to rental the rig signed said reinclud paid to in the	ng or to exist he ction may be dee and maintain porent, lease or or rentals as it rights, privileges ad or to their ents (after the payling taxes and as o any real estate city of Chicago,	ereafter, for said emed proper or cossession of sa let any portion of may determine, in determine, in executors, ad ment of all necessessments, and co broker appointe County of Cook	I premises, and necessary to or id premises or of said premise or of said premise necessary granting and an arrangements and commission for d by the Assoc, Illinois) to the	d to use such meenforce the paymer any part mercofes to any party of full power and a y and all times lend assigns, and fuexpenses of the car leasing said preniation at the usual payment of the	asures, legal cent or security, and to fill and parties at its athority to execution, with pose and manager isses and colle and clistomal indebtedners.	or equitable, as in its of such rents, or to ny and all vacancies, discretion, for such ercise each and every t notice to the underwer to use and applyment of said premises, cting rents therefrom ry rates then in effect accured by said mortaled, hereby ratifying

It is further understood and agreed that the Association may, at its discretion, retain, aproint or employ attorneys, agents or servants for the purpose of exercising any of the powers and authority herein granted and the Association shall not be liable for any default, miscarriage, acts or omissions of such attorneys, agents or servants, if such attorneys, agents or servants were selected with reasonable care.

and confirming all that said attorney may do by virtue hereof.

This assignment of rents shall operate only after 30 days' default in any of the payments required by the mortgage hereinbefore described, or immediately upon the breach of any of the covenants therein contained; and when out of the net rents collected hereunder there shall have been paid all the said indicatedness and liabilities, then this instrument shall become void and the Association shall release the same by written instrument.

And it is further agreed that no decree or judgment which may be entered on a	ny debts	secured or
intended to be secured hereby shall operate to abrogate or lessen the effect of this i	nstrumen	t, but that
the same shall continue in full force until the payment and discharge of any and all indebte	edness and	d liabilities
secured hereby in whatsoever form the same may be.		

and seal	s th	is <u>luti</u> da	y of <u>Jar</u>	mary	A.D. 19 32	
	RAR	Rail A. Ron	. تصب	:		(SEAL)
:	ISR	Doma & F	omo_		· · · · · · · · · · · · · · · · · · ·	(SEAL)
. *			: -			(SEAL)

UNOFFICIAL COPY

U	NOFFICIAL COFT				
STATE OF ILLINOIS COUNTY OFCook	SS Kenneth D. Vanek, a				
	Refineth D. Vanet				
	Notary Public in and for and residing in said County, in the State of Illinois, DO HEREBY Raul A. Romo and				
	CERTIFY that Raul A. Rome and Irma S. Rome, his wife				
	who are personally known to me to be the same				
	person s whose name s are				
	subscribed to the foregoing Instrument, appeared before me this day in person and				
	acknowledged that they signed, scaled and delivered the				
	said Instrument as their free and voluntary act,				
	for the uses and purposes therein set forth.				
	GIVEN under my hand and Notarial Seal, this10th				
	day of				
000	Loudel Worl				
0/2	Notary Public				
JO OFFICIAL SE	This instrument was prepared by:				
WKENNETH D. VA	NEK } Laura Gordon				
MY COUNTS YOU EXPINE	DAMEN FEDERAL BANK for savings				
	5100 South Damen Avenue, Chicago, IL				

COOK COARTA RIVE

1992 JAN 16 PH 1: 52

92030845

	Rents				or savings	
DR# 9204-0	Assignment of Rents	RAUL A. ROMO AND	IRMA S. ROMO, HIS WIFE	OT	DAMEN FEDERAL BANK for savings	

EEE MOS

MAIL TO: 5100 So. Damen Ave. Chicago, IL 60609