Chicago, illingia Fabruary 18, 19 93

KNOW ALL MEN BY THESE PRESENTS.

Giusoppo Anzaldi and Maria Anzaldi, his wife , horeinufter called Pfrat Party. in consideration of One Dollar (\$1.00) to in hand paid, and of other good and valuable consideration, the receipt and aufficiency whereof are hereby acknowledged and confessed to hereby assign, transfer and so over unto ALHANY BANK & TRUST COMPANY N.A., its successors and assigns (hereinsfor called the Second Party), all the rents, carnings, income, issues and profits of and from the real estate and premises hereinsfor described which are now due and which may hereafter become due, payable or collectible. in and transiting rangeries and premises necessarily described which are now due and which may be reafter become due—payable or collectible under are by virtue of any lease, who her written or verbal, or any letting of, possession of, or any agreement for the use or occupancy of, any part of the real estate and premises because described, which said Pirst Party may have because or agreed to or may be reafter make or agreed to, or which may be made or agreed to by the Second Party under the powers be reinafter granted to it; it being the intention hereof to hereby make and extablish an absolute transfer and assignment of all such igazes and agreements and, all the rants, agranny, issues, income, and profits thereunder, unto the Second Party because the legic to the real extate and premises altered in the City of Chicago, County of Cook, and described as follows, to wit:

LOT 47 II. WATAGE POINT UNIT NO. 2, BEING A SUBDIVISION OF PART OF THE SOUTH 1/2 OF THE SOUTH WEST 1/4 OF SECTION 21, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

DEPT-01 RECORDING 03/02/93 14:12:00 10:00

3708 Vantage udio, Glenview, Illinois Commonly Known As:

Ox Ox

93157931

04-21-300-025

hereby releasing and waiving all rights, if any, of First Parry under and by virtue of the Homestoad Exemption Laws of the State of lilinuis.

This instrument is given to secure payment of the principal sun, and the interest of or upon a certain loss for Albany Bank and Trust Company N.A. U/T A #11-4933

secured by Mortgage to ALBANY BANK & TRUST COMPANY N.A. dated February 18, 1993 and filled for record in the Recorder's Office of Cook County. Illinois, or cerbing the real estate and premises hereinshove described, and this instrument shall remain in full force and effect until said loan and the instrument, and all other costs and charges which may have accrued or may hereafter accrue under said Mortgage, have been suffy paid.

This Assignment shall not become operative until a default exists in the payment of principal or interest or in the performance of the terms and conditions contained in the Morigage herein refused to and in the No e secured thereby,

Without limitation of any of the legal rights of Second Party as the absolute assigned of the runts, issues, and profits of sold real exists and premises above described, and by way of enumeration only. First Party in reby covenants and agrees that in the event of any default by the First Party under the said Mortgage above described, the First Party will, whether before or after the note or notes accurately said Mortgage is or ate declared to be immediately due to accordance with the terms of said Mortgage, the note of moles secured by and Mortgage is or are declared to be immediately due in accordance with the terms of said Mortgage, or whether before or after the institution of any legal procuedings to foreclose the lieu of said Mort age, or before or after any said therein, forthwith, upon demand of Second Party, surrender to Sacond Party, and Sacond Party and be entitled to take actual possession of the said real estate and premises hereinabove described, or of any part thereof, perton ally or by its agents or attorneys, as for condition broken, and in its discretion may, without or without force and whiter without proceed without proceed without proceed without or of action on the part of the Mortgages secured by said Mortgage, enter upon, take, and mainless show of all or any part of said real estate and premises hereinabove described, together with all documents, thooks, records, happer, c., J. accounts of First Party relating thereto, and may exclude the First Party. He ager is, or servants, which yet the effort, and result and mainless to the contents of the servants. refat Party relating therato, and may exclude the First Party. Its agerts, or servants, wighly theration, and raw in his own name, as assignee under this Assignment, hold, operate, manage and control the and real eather and premises thereof, either personally or by its agents, and may, \(\begin{array}{l}\), \(\beta_1\), \(\beta_2\), \(\beta_1\), \(\beta_1\), \(\beta_2\), \(\beta_1\), \(\beta_ Mortgage and may cancel any lease or subjease for any cause of on any ground which would entitle the First Party to cancel the same, and in every such case, the Second Party shall have the right to manage and operate the said real estate and premises, and to carry on the business thereof, as it shall deem best, and the Second Party shall be entitled to colluct and receive all earnings, revenues, rents, issues, profits, and income of the same, and any part thereof, and, after deducting the expenses of conducting the business thereof and of all maintenance, repairs, renewals, replacements, alterations, additions, betterments, and improvements, and all payments which may be made for taxes, assessments, insurance and prior or proper charges on the said real estate and premises, or any part thereof, including the just and reasonable compensation for the services of the Second Party and of its attorneys, agents, clerks, servants, and others employed by it, properly engaged and employed for services rendered in connection with the operation, management, and control of the mortgaged property and the conduct of the business thereof, and such further sums as may be sufficient to indemnify the Second Party against any liability, loss, or durings on account of any matter or thing done to good faith in pursuance of the rights and powers of Second Party hereunder, the Second Party may apply any and all moneys arising as a foresaid. moneys arising as aforesaid:

- (1) To the payment of interest on the principal and overdue interest on the note or notes secured by said morigage at the rate therein provided;
- (2) To the payment of the interest accrued and unpaid on the said note or notes:
- (2) To the payment of the principal of the soul note or notes from time to time remaining outstanding and 100
- (4) To the payment of any and all other charges accured by or created under the said mortgage above referred to and.
- (5) To the payment of the balance, if any, after the payment in full of the items hereinbefore referred to in (1), (2), (3), and (4), to the First Party.

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UNOFFICIAL COPY

This instrument shall be assignable by Second Party and all of the terms and provisions hereof shall be binding upon and inure to the benefit of the respective executors, administrators, legal representatives, successors and assigns of each of the parties hereto.

The failure of Second Party, or any of its agents or atturneys, successors of assigns, successified the interest of any of the terms, provisions, and conditions of this agreement for any ported of time at any time or times, shall not be construed by deemed to be a waiver of any of its, in his, or their rights under the terms hereof, but said Second Party, or its agents or attorneys, successors or assigns shall have full rights under the terms hereof, that said Second Party, or its agents or attorneys, successors or assigns shall have full right, power and authority to enforce this agreement, or any of the terms, provisions, or conditions hereof, and exercise the powers hereunder, at any time or times that shall be deemed fit.

The payment of the unic and release of the Mortgage securing said note shall ipso facto operate as a release of this instrument.

GIVEN under OUT hand 8	and seal.B	the day and year for	a above wanten		
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Maria	Anzaldi	· · · · · · · · · · · · · · · · · · ·		13A	vri
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This instrument is made, executed	and delivered in purs	uance of a resolutio	n duly adopted at a s	peeting of the Board of Direc	cola
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Albeny Bank & Yrust Co., N.A.
3400 W. Lawrence Avenue, Sticago, ILL Scient