## UNOFFICIAL COPY

		STATE BANK OF COUN	TRYSIDE
	neitsiva ban haring		STATES AMERICA
*********		•	ler the provisions of a Deed or Deeds in tr
		<del>-</del>	Trust Agreement dated. January 18,
			in order to secu
			ND NO/109 Dolla
			ing to
		DAMEN NATIONAL BA	INK
Kedzie Ave.	Subdivision of the Shird b	he West † of the Southw Principal Meridian, in	in Cobe & McKinnon's 63rd Street test t of Section 13. Township 38 Cook County, Illinois.
6000-4 S. A Parcel 2: L of the Nort Meridian in	lbar: Chicago, Il of 1 & 2 in Block hwest tof Section Cook County, IL:	1 60629 Permanent Ind k 2 in Rand's Subdivisi n 8 Township 38 North, 4800 S. Ada. Chgo, IL	lex #19-13-309-020 on of the Southwest 1 of the Nort Range 14 East of the Third Princ 60609 Permanent Index #20-08-11 GS is the holder
and, whereas, said mortgage :	ua MEN FEDI and the Lot a secured	ERAL BANK FOR SAVING	GSis the holder
	STATI	E BANK OF COUNTRYSIDE	ness, and as a part of the consideration of a DEPT-OI RECORDING
wansaction, th	e undersigneo		9EPT-01 RECORDING 120012 TRAN 5149-96/149/97 11780 1 CC5 x -977-4
nereby assign?	s, transfer. S a	pd set over unto	#1780 t CG % -97 -4 1780 t CG % -97 -4 100 t CCHPY RESCRESS DEPT-10 FERALTY
hereinafter re	ferred to as the Asso	DAMEN WHITE CONTROL DAME	and assigns, all the rents now due or wh
The unders management of part thereof, a in its own nan to the premise undersigned m do.	ements now existing usigned, do hereby irreduced for said property, and occording to its own distinct or in the names of set as it may deem propeght do, hereby ratify	ipon the prope to be reinabou vocably appoint the said Ass do hereby authorize the fisse seretion, and to bring on delied the undersigned, as it may be per or advisable, and to coring and confirming anything	ociation the agent of the undersigned for to ociation to let and relet said premises or a nd any suits in connection with said premise onsider expedient, and to make such repaint the nything in and about said premises that to and everything that the said Association metals.
It is under	stood and agreed tha	t the said Association shall l	
the said Associ of all expenses and customary expense for suc It is under after default in	lits toward the payme ation, due or to become a for the care and man y commissions to a re- ch attorneys, agents an stood and agreed that any payment secured	ent of any present or future in ne due, or that may hereafter nagement of said premises, in eal estate broker for leasing and servants as may reasonably it the Association will not ex- by the mortwage or after a bi	tercise its right, inder this Assignment un reach of any of its compants.
the said Associof all expenses of all expenses and customary expense for surface after default in lt is further will pay rent fund a faihre demonth shall, ir and without are said premises. heirs, executor Covenant runn liability of the and nower of a	lits toward the payme ation, due or to become ation, due or to become a for the care and many commissions to a recharcomery, agents an astood and agreed that any payment secured runderstood and agreed or the premises occup on the part of the unit and of itself constitution notice or demand, after assignment and press, administrators, suring with the land, arundersigned to the settomery shall terminate.	ent of any present or future in the due, or that may hereafter magement of said premises, in said eal estate broker for leasing and servants as may reasonably the Association will not exist the Association will not exist by the mortgage or after a breed, that in the event of the pied by the undersigned at the pied by the undersigned at the undersigned to promptly pay the forcible entry and detail maintain an action of forcible power of attorney shall be breeds on the shall continue in full forcial and Association shall have been as the property of the force of the said Association shall have been as the property of the said Association shall have been as the property of the said Association shall have been as the property of the said Association shall have been as the property of the said Association shall have been as the property of the said Association shall have been as the property of the said Association shall be property of the property of the said Association shall be property of the said Association shall be property of the property of the said Association shall be property of the said the sai	ndebt dress or liability of the undersigned be confricted, and also toward the payme neiuding tax's, insurance, assessments, us said premies and collecting rents and to be necessary, tercise its right, inder this Assignment unreach of any of its commants. exercise of this assignment, the undersign he prevailing rate per month for each root said rent on the first day of each and evener and the Association not in its own name entry and detainer and obtain possession unding upon and inure to the herefore of the parties hereto and shall be considered as en and effect until all of the indebt dress en fully paid, at which time this association for the parties hereto and shall be considered.
the said Associof all expenses of all expenses and customary expense for sur lit is under after default in lit is further will pay rent fund a failure of month shall, ir and without are aid premises. Heirs, executor Covenant runn liability of the and power of a The failure of whiver by the A This assignment.	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured runderstood and agreed the part of the unit and of itself constitution notice or demand, it is assignment and green, administrators, suring with the land, ar undersigned to the statomey shall terminate of the Association to executed by the rest is executed by	ent of any present or future in the due, or that may hereafter an agement of said premises, it eal estate broker for leasing and servants as may reasonably the Association will not exit by the mortgage or after a bited, that in the event of the pied by the undersigned at the dersigned to promptly pay to the aforcible entry and detail maintain an action of forcible power of attorney shall be becessors and assigns of the add Association shall have been exercise any right which it may of exercise thereafter.  STATE BANK OF COUNTRYS	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premies and collecting rents and to be necessary.  Therefore, the insurance is a session ment unreach of any of its contracts.  Exercise of this assegment, the undersign he prevailing rate per month for each roomer and the Association of its own name entry and detainer and obtain possession inding upon and inure to the hereford as each effect until all of the indebted essentially paid, at which time this assessment in the parties hereto and shall be considered as each effect until all of the indebted essentially paid, at which time this assessment in the contract of the parties hereto and shall not be deputed by the contract of the indebted essentially paid, at which time this assessment in the contract of the contract of the indebted essentially paid, at which time this assessment in the contract of the contract of the indebted essentially paid, at which time this assessment in the contract of the contra
the said Associof all expenses of all expenses for sure It is under after default in It is further will pay rent fund a faihere of month shall, ir and without are aid premises. He irs, executor Covenant runniability of the and power of a The failure of waiver by the interest personally he and post personally he and power post personally persona	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured runderstood and agree for the premises occup on the part of the unit and of itself constitution notice or demand, in This assignment and gree, administrators, suring with the land, are undersigned to the stronger shall terminate of the Association of its right of rents is executed by the afforces is executed by the forces is the forces in the forces is the forces in the forces in the forces in the forces is the forces in the f	ent of any present or future in the due, or that may hereafter in agement of said premises, it eal estate broker for leasing and servants as may reasonably it the Association will not eat by the mortgage or after a breed, that in the event of the pied by the undersigned at the indersigned to promptly pay to the aforcible entry and detain maintain an action of forcible power of attorney shall be breed shall continue in full forciaid Association shall have been exercise any right which it may of exercise thereafter.  STATE BANK OF COUNTRYS in the exercise of the power and	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premies and collecting rents and to be necessary.  Hercise its right, ander this Assignment unreach of any of its compants.  Exercise of this assignment, the undersign he prevailing rate per 110nth for each rooms and rent on the first day of each and even ner and the Association ner; in its own nare entry and detainer and obtain possession unding upon and inure to the herself of the parties hereto and shall be considered as eand effect until all of the indebted essentially paid, at which time this assignment.  But the exercise hereunder shall not be depined and the indebted essentially ghid exercise hereunder shall not be depined and the indebted essentially ghid exercise hereunder shall not be depined and the indebted essentially ghid exercise hereunder shall not be depined to the indebted essentially ghid exercise hereunder shall not be depined to the indebted essentially ghid exercise hereunder shall not be depined to the indebted essentially ghid exercise hereunder shall not be depined to the indebted essentially ghid exercise hereunder shall not be depined to the indebted essentially ghid exercise hereunder shall not be depined to the indebted essentially ghid exercise hereunder upon and vested in its essential to the indebted essentially ghid essentially ghid exercise hereunder upon and vested in its essential to the indebted essentially ghid essentially
the said Associof all expenses of all expenses and customary expense for such that is under after default in it is furthe will pay rent fand a faiher of month shall, it and without are aid premises. In the failure of the and power of a The failure of waiver by the Athers assignment aust personally but the areas and areas areas and areas and areas and areas and areas and areas	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an astood and agreed that any payment secured runderstood and agree for the premises occup on the part of the unit and of itself constitution notice or demand, if the assignment and gree, administrators, suring with the land, are undersigned to the actionney shall terminate of the Association of its right of rents is executed by the affective as Trustee as aforesaid in STATE BANK OF Composers full power and its former and its power and its	ent of any present or future in the due, or that may hereafter in agement of said premises, it eal estate broker for leasing and servants as may reasonably it the Association will not eat by the mortgage or after a breed, that in the event of the pied by the undersigned at the indersigned to promptly pay to the aforcible entry and detain maintain an action of forcible power of attorney shall be breed shall continue in full forcible and Association shall have been exercise any right which it may of exercise thereafter.  STATE BANK OF COUNTRYS in the exercise of the power and countries of the power and countries to exercise thereafter.	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premites and collecting rents and to be necessary.  Hercise its right, inder this Assignment unreach of any of its converants.  Exercise of this assignment, the undersign he prevailing rate per 1 forth for each roots and rent on the first day of each and evener and the Association negation and evener and detainer and obtain possession unding upon and inure to the herefor it parties hereto and shall be constructed as and effect until all of the indetenders are fully paid, at which time this assignment in the authority conferred upon and vested in it as an authority conferred upon and vested in it as an authority and it is expressly understood and agreed the
the said Associof all expenses of all expenses and customary expense for sur It is under after default in It is further will pay rent fund a failure of month shall, ir and without arraid premises. heirs, executor Covenant runn liability of the and power of a The failure of waiver by the AThis assignment to personally but trustee (and said warrants that it is nothing herein or	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured runderstood and agreed the part of the unit and of itself constitution notice or demand. This assignment and green, administrators, suring with the land, arundersigned to the statomey shall terminate of the Association of its right of rents is executed by the Association of its	ent of any present or future in the due, or that may hereafter an agement of said premises, it eal estate broker for leasing and servants as may reasonably it the Association will not exit by the mortgage or after a bit red, that in the event of the pied by the undersigned at the indersigned to promptly pay to ute a forcible entry and detail maintain an action of forcible power of attorney shall be become of attorney shall be occasions and assigns of the aid Association shall have become exercise any right which it must be of exercise thereafter.  STATE BANK OF COUNTRYS in the exercise of the power and countries of the power and countries to execute this matrical authority to execute this matrical all be construed as creating any insurprocetties.	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premi es and collecting rents and to be necessar, recrise its right, ander this Assignment unreach of any of its contracts. exercise of this assign cent, the undersign he prevailing rate per month for each roomer and the Association of its own nare entry and detainer and obtain possession unding upon and inure to the herefor of the parties hereto and shall be considered as each effect until all of the indebted essentially paid, at which time this assessment in the indebted essentially paid, at which time this assessment in the second and it is expressly understood and agreed the ability on the each.
the said Associof all expenses of all expenses and customary expense for sur It is under after default in It is furthe will pay rent fand a faihare of month shall, ir and without are said premises. heirs, executor Covenant runn liability of the and power of a The failure of waiver by the AThis assignment month of the said premosally but Thustee (and said warrants that it mothing herein out.	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a recharcomers, agents an astood and agreed that any payment secured runderstood and agreed the part of the unit and of itself constitution of itself constitution to a design the land, are undersigned to the astomey shall terminate of the Association of its right of rents is excuted by the armoders of the Association of its right of rents is excuted by the armoders of the Association of its right of rents is excuted by the armoders of the Association of the Association of its right of rents is excuted by the armoders of the Association of the A	ent of any present or future in the due, or that may hereafter in agement of said premises, it real estate broker for leasing and servants as may reasonably it the Association will not exit by the mortgage or after a breed, that in the event of the pied by the undersigned at the pied by the undersigned at the pied by the undersigned to promptly pay to ute a forcible entry and detail maintain an action of forcible power of attorney shall be be coessors and assigns of the coessor and assigns of the coessor and assigns of the said Association shall have been as the country of exercise thereafter.  STATE BANK OF COUNTRYS TATE BANK OF COUNTRYS IDE  authority to execute this matrical be construed as creating any had our or any interest that	ndebte dress or liability of the undersigned be contented, and also toward the payme neiuding taxes, insurance, assessments, us said premies and collecting rents and to be necessary.  Therefore its right, ander this Assignment unreach of any of its convents.  Exercise its right, ander this Assignment unreach of any of its convents.  Exercise of this assignment, the undersign he prevailing rate per inorith for each root said rent on the first day of each and eventer and the Association net in its own nare entry and detainer and obtain possission unding upon and inure to the herefore die and effect until all of the indebtedress en fully paid, at which time this assignment and the exercise hereunder shall not be slepin exampled to the indebted of the indebted
the said Associ of all expenses of all expenses and customary expense for sue It is under after default in It is furthe will pay rent f and a failure o month shall, ir and without ar taid premises, heirs, executor Covenant runn liability of the and power of a The failure o wiver by the f This assignment act personally bu Trustee (and said warrants that it mothing herein or Trustee aforesaic hereunder, or to	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured runderstood and agreed the part of the unit and of itself constitution notice or demand, if the assignment and green, administrators, suring with the land, are undersigned to the stationey shall terminate of the Association of its right of rents is executed by the Association of its right of rents is executed by the Association of the Association of the Association of the Association of the STATE BANK OF Control of the Association of the Association of the Association of the Association of the STATE BANK OF Control of the Association of the Association of the STATE BANK OF Control of the Association of the STATE BANK OF Control of the Association of the STATE BANK OF Control of the Association of the STATE BANK OF Control of th	ent of any present or future in the due, or that may hereafter an agement of said premises, it eal estate broker for leasing and servants as may reasonably it the Association will not exit by the mortgage or after a bit red, that in the event of the red, that in the event of the pied by the undersigned at the indersigned to promptly pay to ute a forcible entry and detail maintain an action of forcible power of attorney shall be becessors and assigns of the add Association shall have been exercise any right which it must be construed as creating any liablust the construed as creating any liablust and not or any interest that is said note or any interest that either express or implied been soon now or hereafter claiming any	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premites and collecting rents and to be necessary.  Hercise its right, inder this Assignment unreach of any of its converants.  Exercise of this assignment, the undersign he prevailing rate per 1 forth for each roots and rent on the first day of each and evener and the Association negation and evener and detainer and obtain possession unding upon and inure to the herefor it parties hereto and shall be constructed as and effect until all of the indetenders are fully paid, at which time this assignment in the authority conferred upon and vested in it as an authority conferred upon and vested in it as an authority and it is expressly understood and agreed the
the said Associof all expenses of all expenses and customary expense for sur It is under after default in It is further will pay rent fand a failure of month shall, ir and without as aid premises. heirs, executor Covenant runn liability of the and power of a The failure of waiver by the A This assignment to personally but the property but the failure of the failure of the same personally but the failure of t	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured runderstood and agreed that any payment secured runderstood and agreed the part of the unit and of itself constitution notice or demand. This assignment and green, administrators, such and the Association of the settorney shall terminate of the Association of its right of rents is executed by the Association of its right of rents is executed by the Association of the STATE BANK OF Codd, personally to pay the originger and by every personality to pay the originger and the o	ent of any present or future in the due, or that may hereafter an agement of said premises, it eal estate broker for leasing and servants as may reasonably it the Association will not exit by the mortgage or after a bit red, that in the event of the red, that in the event of the pied by the undersigned at the indersigned to promptly pay to ute a forcible entry and detail maintain an action of forcible power of attorney shall be occessors and assigns of the end shall continue in full forcible and Association shall have been exercise any right which it must be exercised as creating any liably right of the power and countries to exercise any right which it must be exercised or any interest that is said note or any interest that either express or implied herein soon now or hereafter claiming any countries.	ndebte dress or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premies and collecting rents and to be necessar, tercise its right, ander this Assignment unreach of any of its contracts. exercise of this assignment, the undersign he prevailing rate per month for each roomer and the Association of its own nare entry and detainer and obtaing a possession anding upon and inure to the herefor of the parties hereto and shall be considered as each effect until all of the indebtedress on fully paid, at which time this assessment in the second as the indepted of the indebtedress of the indebtedre
the said Associof all expenses of all expenses of all expenses and customary expense for sure after default in It is further will pay rent failure of month shall, in and without are aid premises. Heirs, executor (Covenant Funnisability of the and power of a The failure of waiver by the failure of the and power of a This assignment act personally but This assignment act personally but Thustee (and said warrants that it is nothing berein or the aid warrants that it is nothing berein or the said warrants that it is nothing berein or the said any indebtedness aforewald any indebtedness aforewald in a liability of the said in the said in the said any indebtedness aforewald in the said i	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured runderstood and agreed the premises occuping the part of the unit and of itself constitution of itself constitution of itself constitution of itself constitution with the land, are undersigned to the stationey shall terminate of the Association to elements is executed by the STATE BANK OF Commission of its right of rents is executed by the STATE BANK OF Commission of the station of the discount of the station	ent of any present or future in me due, or that may hereafter magement of said premises, it eal estate broker for leasing and servants as may reasonably the Association will not exit by the mortgage or after a bit by the mortgage or after a bit by the mortgage or after a bit in the event of the pied by the undersigned at the dersigned to promptly pay to ute a forcible entry and detail maintain an action of forcible power of attorney shall be be coessors and assigns of the end shall continue in full forcised Association shall have been exercise any right which it may of exercise thereafter.  STATE BANK OF COUNTRYS in the exercise of the power and COUNTRYSIDE authority to execute this matrum will be construed as creating any lability of the pressor of implied herein soon ow or hereafter claiming any UNNTRYSIDE.	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premises and collecting rents and to be necessary.  The necessary of the contracts are necessary of the necessary of the necessary of the contracts. The undersign he prevailing rate per Horith for each roomer and the Association of the undersign he prevailing rate per Horith for each roomer and the Association of the interval and even near and the Association of the parties hereto and shall be considered as and effect until all of the indept dress on fully paid, at which time this assignment and the exercise hereunder shall not be deputed that the time this assignment in the same and it is expressly understood and agreed the ability on the said.  Sither individually of may accuse thereon, or any indebtedness accus contained, all such liability, if any, being expression or security bereunder, and that so far as
the said Associof all expenses of all expenses of all expenses and customary expense for sure it is under after default in It is furthe will pay rent fand a faihere of month shall, ir and without as said premises. heirs, executor Covenant runn liability of the and power of a The failure of waiver by the failure of the sasignment and personally but This assignment and personally but Thustee (and said warrants that it mothing herein on the said warrants that it mothing berein on the said warrants that it mothing herein of the said any indebtedness inforcement of the said likely of the guarants warrants warrants that it is said warrants that it i	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured a understood and agreed the premises occup on the part of the unit and of itself constitution notice or demand, it is assignment and grand with the land, as undersigned to the statement and the Association to electroney shall terminate of the Association of its right of rents is executed by the afterness full power and it is afterness full power and it is afterness full power and it is a trustee as aforesaid in STATE BANK OF Cod, personally to pay the perform any commant contagges and by every personal securing hereunder that the lien bereby created is arantor, if any.	ent of any present or future in the due, or that may hereafter an agement of said premises, it eal estate broker for leasing and servants as may reasonably the Association will not exit by the mortgage or after a bit by the mortgage or after a bit bed, that in the event of the pied by the undersigned at the indersigned to promptly pay to the a forcible entry and detail maintain an action of forcible power of attorney shall be be coessors and assigns of the ad shall continue in full forcible and association shall have been exercise any right which it may of exercise thereafter.  STATE BANK OF COUNTRYS in the exercise of the power and COUNTRYSIDE authority to execute this matrum stall be construed as creating any labourthySIDE.  It said note or any interest that either express or implied herein son now or hereafter claiming any UNITRYSIDE.  Lally are concerned, the legal hold all look solely to the premises ling the manner herein and in said in	ndebte driess or liability of the undersigned be contracted, and also toward the payme neiuding taxes, insurance, assessments, use said premises and collecting rents and to be necessary.  Hercise its right, incer this Assignment unreach of any of its coronants.  Hercise its right, incer this Assignment unreach of any of its coronants.  Hercise its right, incer this Assignment unreach of any of its coronants.  Hercise its right, incer this Assignment unreach of any of its coronants.  Hercise its right, incer this Assignment unreach of any of its coronants.  Hercise its right, incer this Assignment unreach of any of its coronant and the Association in its interest and the Association in its interest and the Association in its independent of any of its parties hereto and shall be considered as and effect until all of the indept driess on fully paid, at which time this assignment and exercise hereunder shall not be deputed ability paid, at which time this assignment in the said and it is expressly understood and agreed the ability on the said and it is expressly understood and agreed the ability on the said and its individually on the said understood and agreed the ability on the said understood and the owner or
the said Associ of all expenses of all expenses and customary expense for sue It is under after default in It is furthe will pay rent f and a faiher o month shall, ir and without ar said premises. heirs, executor Covenant runn liability of the and power of a The failure o waiver by the f This assignment waiver by the f Thustee (and said warrants that it mothing berein ou Trustee aforesaid hersunder, or to waived by the Ma Trustee aforesaid any indebtedness enforcement of t liability of the gu IN WITNESS W	lits toward the payme ation, due or to become ation, due or to become after the care and many commissions to a rechattorneys, agents an stood and agreed that any payment secured a understood and agreed the premises occup on the part of the unit and of itself constitution notice or demand, it is assignment and grand with the land, as undersigned to the statement and the Association to electroney shall terminate of the Association of its right of rents is executed by the afterness full power and it is afterness full power and it is afterness full power and it is a trustee as aforesaid in STATE BANK OF Cod, personally to pay the perform any commant contagges and by every personal securing hereunder that the lien bereby created is arantor, if any.	ent of any present or future in the due, or that may hereafter an agement of said premises, it eal estate broker for leasing and servants as may reasonably the Association will not exit by the mortgage or after a bit by the mortgage or after a bit bed, that in the event of the pied by the undersigned at the indersigned to promptly pay to the a forcible entry and detail maintain an action of forcible power of attorney shall be be coessors and assigns of the ad shall continue in full forcible and association shall have been exercise any right which it may of exercise thereafter.  STATE BANK OF COUNTRYS in the exercise of the power and COUNTRYSIDE authority to execute this matrum stall be construed as creating any labourthySIDE.  It said note or any interest that either express or implied herein son now or hereafter claiming any UNITRYSIDE.  Lally are concerned, the legal hold all look solely to the premises ling the manner herein and in said in	ndebte dress or liability of the undersigned be contracted, and also toward the paymen neiuding taxes, insurance, assessments, use said premies and collecting rents and to be necessary.  There is a new collecting rents and to be necessary, increase its right, increase this Assignment unreach of any of its contracts.  The exercise of this assign cent, the undersign he prevailing rate per north for each roots and rent on the first day of each and evener and the Association of its own nare entry and detainer and obtain possession unding upon and inure to the benefit of the parties hereto and shall be considered as and effect until all of the indebtedness on fully paid, at which time this assignment in the same and it is expressly understood and agreed the authority conferred upon and vested in it as an interest and it is expressly understood and agreed the ability on the said.  The exercise hereunder shall not be also understood, all such liability, if any, being expression dight or security hereunder, and that so far an either individually on the said.  The entry individually of the payment thereof, by the payment thereof, by thereby conveyed for the payment thereof, by the payment thereof, by

## **UNOFFICIAL COPY**

DAMEN FEDERAL BANK FOR SAVINGS N/K/A DAMEN NATIONAL BANK STATE BANK OF COUNTYSIDE, AS DATED JANUARY 18, 1988 AND KNOWN AS TRUST NO. 88-387 TRUSTEE UNDER TRUST ACHEEMENT Assignment of Rents MAIL TO: Loan No. DAMES NATIONAL BANK 5100 SOUTH DAMEN AVE. CHICAGO, IL 60609 3 DR 10370-6 Atopens of County Clerk 97408335 My Commis to gab. GIVEN TAKE my hand and Notatial Seal, this..... free and or the same and corporation, as Trustee as aforesaid, for the age, and purposes that for the di se bas ios yminnior bas seil areo .. .... es institution bias of lese bias zilla bib ,nothrogroo bias lo ... sails begissiwondas eredt bas nedt vastereel...... bess thereis as thereis as the case and purposes therein as tolks, and **alow lens soft and as hos the qual**outor has soft awo tiedt as tremustari hisz ad**s botovilab** Secretary, respectively, appeared before me this day in person and acknowledged that the , characters are authorithed to the foregoing instrument as sauda. AGAN ANCHA ASSECTION OF SAME COSPORATION, who are personally known to use to be the uses pers es of 1.03 to naka with SUNAWA LAUREL MEEL WICE PIES. DO HEREDY CERTIFY, THAT a Notary Public, in and for said County, in the State eforesaid,

.2S.

COUNTY OF

SIGNITI 40 31VIS