UNOPPICHAL COPY 3768251

Know all men by thege presents, that whereas,

	,									
				IIGUEL	GONZALEZ	AND PAZ	GONZALEZ,	HIS W	TFE	-
nr.	the	City	of	Chi	cago	County o	e Cook	and Sta	ate of ILLINGIS	
in	order	io secure	an inde	btedness	ofF.i.f.t.y	Three Th	bas bassyo	ng/10	ODOLLARS	
executed a mortgage of even date herewith, mortgaging to DAMEN SAVINGS AND LOAN ASSOCIATION										
					DAMEN SAY	NGS AND L	DAN ASSOCIATI	ON		

the following described real estate:

41

Lots 40 and 41 in Block 1 in Phare and Sackett's Subdivision of the South Quarter of the East half of the North East quarter of Section 1, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

4223 South Rockwell. Chicago Illinois 60632 Permanent Index #'s 19-01-220-009 and 19-01-220-010

and, whereas, DAMEN LAVINGS AND LOAN ASSOCIATION is the holder of said mortgage and the note secured thereby:

NOW, THER SFORE, in order to further secure said indebtedness, and as a part of the consideration of said transaction, the said Miguel Conzalez and Paz Gonzalez, his wife

bereby assign...., transfer... and set.... over unto DAMEN SAVINGS AND LOAN ASSOCIATION

hereinafter referred to as the Association, 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 use or occupancy of any part of the premises herein described, which may have been heretofore or may be hereafter made or agreed to, or which may be made or agreed to by the Association under the power herein granted, it being the intention hereby to establish an assolute transfer and assignment of all such leases and agreements and all the avails hereunder unto the Association and especially those certain leases and agreements now existing upon the property assolute above described.

attorney in fact, in the name and stead of the underliqued to collect all of said rents now due or arising or accruing at any time hereafter under each and every of the lesses and agreements, written or verbal, existing or to exist hereafter, for said premises, and to use such measures, legal or equitable, as in its discretion may be deemed proper or necessary to enforce the payment or security of such rents, or to secure and maintain possession of said premise; or any part thereof, and to fell any and all vacancies, and to rent, lease or let any portion of said preprises to any party or parties at its discretion, for such rental or rentals as it may determine, hereby granting full power and authority to exercise each and every the rights, privileges and powers berein granted at any and all times hereafter without notice to the undersigned or to the ir....executors, dministrators and assigns, and further, with power to use and apply said rents (after the payment of all necessary costs and expenses of the care and management of said premises, including taxes and assemments, and commission for leasing said premises and collecting rents therefrom paid to any real estate broker appointed by the Association at the usual and customary rates then in effect in the City of Chicago, County of Cook, Illinois) to the payment of the indebtedness secured by said mortgage or nicurred thereunder, due or to become due, or that may be hereafter contracted, hereby ratifying and confurning all that said attorney may do by virtue hereof.

It is further understood and agreed that the Association may, at its discretion retain, appoint 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 were selected with reasonable care.

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 indebtedness 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 any debts secured or intended to be secured hereby shall operate to abrogate or lessen the effect of this instrument, but that the same shall continue in full force until the payment and discharge of any and all indebtedness and liabilities secured hereby in whatsoever form the same may be.

1	N WITNESS	whereof the	under	signed	haw/have	e hereunto	sei .	their	E. band.	. and seal 8
this	22nd	day of	·	Dec	ember		D. 19	83	er e.	
		•	:			· · ·	1		A.F	(SEAL)
		Ter.			MG	JAN TON	يمسون للمحمر	700-a	Lu ₇	(SEAL)

of prigue for aly (SEAL)

STATE OF ILLINOIS

UNOFFICIAL COPY

Kenneth D. Vanek in and for and residing in said County, in the State of III MIGUEL GONZALEZ AND GONZALEZ, HIS WIFE re mu this day in person and acknowledged the order the order to the o uses and purposes therein set forth. 22nd GIVEN under my hand and Notario! Seel, ti day of December A D 188 OFFICIAL SEAL.
KENNETH D. VANEK
NOTHER PURIS, STATE OF ILLIHOIS
MY CONAUSION EXPIRES 2/14/92 This instrument was prepared by: Dr. Coop Colling Damen Savings and Loan Association 5100 South Damen Avenue, Chicago, Ill.

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Assignment of Regits
Mighzle Conzalez and
Faz Gonzalez, his vife
To

Chicogo, IL! 60609 Chicogo, IL! 60609 Chicogo, IL! 60609

MATE TO: