UNOFFICIAL STEED PY 3782304

Anow all men by these presents, that whereas,	
HECTOR DE SANTIAGO AND OTILIA R. DE SANTIAGO,	
of the City of Chicago Sounty of Cook and S in order to secure an indebtedness of Twenty Four Thousand and no/10	tate of !LLINOIS
executed a mortgage of even date herewith mortgaging to DAMEN SAVINGS AND LOAN ASSOCIATION	
the following described real estate:	
Lot 38 (except the South 9 feet thereof) and Lot 39 (exce	ept the North
12 feet thereof) in Block 23 in the Chicago University St	
in Section 6 and 7, Town 38 North, Range 14. East of the	Third
Principal Maridian IV	

4829 South Damen, Chicago Illinois Bermanent Index 9 20-07-206-005 05

and, whereas,	DAMEN SAYII	HOS AND LOAM	W22CKTIVITOM		6
is the holder of said mortgage	and the note secu-	red thereby:			· ·
NOW, THERESORE, in	order to further	secure said aid	ebtedness, and	as a part o	f the con
sideration of said transuction,					
		Otilia R.	De Suntia	go, his w	ife
han has a maken a horasoften a					

DAMEN SAVINGS AND LOAN ASSOCIATION

hereinafter referred to as the Association, and, or its, iccessors 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 a greement for the use or occupancy of any part of the premises herein described, which may inave 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 bereby to establish an absolute transfor and assignment of all such leases and agreements and all the avails bereittder unto the Association and especially those certain leases and agreements now existing upon the property bereinabove lescribed.

The undersigned do. ... hereby irrevocably appoint the Association...... hereby irrevocably appoint the Association...... hereby irrevocably appoint the Association...... forney in fact, in the name and stead of the understand to collect all of said rents now due or ising or accruing at any time hereafter under each and every of the leases and agreements, written erbal, existing or to exist hereafter, for said prenises, and to use such measures, legal or equitable, affin its discretica may be deemed proper or necessary to enforce the payment or security of such rents, or to secure and ma ntain possession of said premises or any part thereof, and to fill any and all vacancies, and to r nt, lease or let any port on of said premises o any party or parties at its disel alon, for such rental or rentals as it may determine, hereby grapting full power and authority to exercise each and every the rights, privileges and powers herein granued at any and all times here after without no ce to the undersigned or to their executors, arabistrators and assigns, and further, with power to use and apply said rents (after the payment of all coessars costs and expenses of the care and management of said remises, including taxes and resessing and commission for I sasing said premises and collecting reats therefrom paid to any real estate broker appointed by the Associator Whee usual and customary rates then in effect in the City of Chicago, County of Cook, Illinois) to the payment of the industedness secured by said mortgage or incurred thereunder, due or to become due, or that may be hereafter contracted, hereby ratifying and confirming all that said attorney may do by virtue hereof.

It. further understood and agreed that the Association may, at its discretion, refall, 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, if such attorneys, agents or servants were selected with reservants able care.

This assignment of rents shall operate only after 30 days' default in any of the paymonts required by the mortgage hereinbefore described, or immediately upon the breach of any of the covenants therein concained; 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.

IN WITNESS whereof the	undersigned been have hereunto set	their	hand	Sand seal	ន
this 20xh day	of March A. D. 1	19.8.2			
	us Hecker La	Contre	50	(SEAL	, }
5-25	ORS alla Il.	De Sasit	eago	. (SEAL	, (

(SEAL) (SEAL)

JNOFFICIAL COPY STATE OF ILLINOIS

`` I	Kenneth D. V	anek		1	Notary Publ
in and for and	residing in said Cour	ity, in the St	ate of Illine	ois, DO H	DREBY CM
TIFY that	HECTOR D	E SANTIA	GO AND		************
******************	OTILIA R	DE SAN	TIACO,	H13 V	I F E
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	day in person and a			1	
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" OFFICIAL KENNETH D. NOTARY PUBLIC, S'ATI MY COMMISSION EXPI

Damen Savings and Loan Association 5100 South Damer Avenue, Cl..cago, Ill.

PH 3: 26

CHICAGO TITE INS.

HIFE ssignment of Rents DAMEN SAVINGS AND LOAM ASSOCIATION HIS OTILIA R. DE SANTIAGO, HECTOR DE SANTIAGO AND

0019 Distrien 405 DAMEN SAVINGS AND LOAN ASSN.

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