ASSIGNMENT	OF RENTS (71 — ——————————————————————————————————
AUT Consult a lawyer befo			FICIA	6 日本 (大1918
Il warrantles, including merchan	ntability and fitness for a parti	cular purpose. Loan	# 15941-30	25 /0034 55 001 Page 1 of 2
NOW ALL MEN BY TH		AT the Assignor,	's 22006054h	2002-03-11 08:52:26 Cook County Recorder 43.00
ATRICIA M. LAWLER,	SINGLE PERSON			Cook County Recorder 43.00
CITY.		HICAGO ' Co	ounty of COOK	
f the CITY nd State of ILLINOIS		of Qne Dollar (\$1) ar		0020271618
onsideration in hand paid 1	the receipt of which is he	reby acknowledged,	does hereby sell, assign,	
lingle 60632-4011 of the C	Lity of Chicago County of	Cook and State of III	th Pulaski Road, Chicago, inois, his executors,	·
acoma dua under or hy virt	tue of any lease, whether	r written or verbal, or	e and which may hereafter any letting of, or any	
greement for the use or oc	cupancy of any part of the	ie premises hereinaft I to, or which may be	er described, which may have made or agreed to by the	
ssignee under the power had assignment of all such le	rerein granted, it being th	e intention to hereby	establish an absolute transfer	
specially those certain leas	eases and agreements now	existing as follows, to	o wit:	
				Above Space For Recorder's Use Only
DATE OF LEASE	LESSEE	TERM	MONTHLY RENT	
	0,			и
	70			//
	C	Cx		$\mathcal{O}_{\mathcal{O}}$
			premises described as follow	s, to wit:
OR THE LEGAL S	EE EXHIBIT "A"	ATTACHED		
			1	
			0	
			0/	
				BOX 333-CTI
				DUA 333-GII
Permanent Real Estate Ind		5-029-0000 AND 19-	20 445 020 0000 AND OTLED	DE DEDTY
	tex Number(\$): 19-20-11.		20-119-030-0000 AND OTHER A	POPERIT
Address(es) of Premises:	fex Number(s): 19-20-11		20-115-030-0000 AND OTHER A	TOPEN I
			20-115-030-0000 AND OTHER 7	POPERT
6025 WEST 64TH P	PL. UNIT #9	<u> </u>	20-115-030-0000 AND OTHER 7	C
6025 WEST 64TH P CHICAGO, IL 6063	PL. UNIT #9 38			
6025 WEST 64TH P CHICAGO, IL 6063 and the Assignor hereby in	PL. UNIT #9 38	under each and ever	nd lawful attorney to collect all of	said avails, rents, is ries and profits arising or accruing at any time hereafte ten or verbal existing or to hereafter exist, for said premises, and to use such
6025 WEST 64TH P CHICAGO, IL 6062 and the Assignor hereby in and all now due or that ma measures, legal or equitab	PL. UNIT #9 38 Tevocably appoints the A by hereafter become due ole, as in his discretion m	under each and ever ay be deemed proper a thoroaf and to fill ar	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay	said avails, rents, is sees and profits arising or accruing at any time hereafte ten or verbal existing or to hereafter exist, for said premises, and to use sucment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said premises to any party or parties at his
6025 WEST 64TH P CHICAGO, IL 6062 and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting	PL. UNIT #9 38 Trevocably appoints the A by hereafter become due ble, as in his discretion m id premises or any portio g full power and authority	under each and ever ay be deemed proper in thereof and to fill ar to exercise each and	nd lawful attorney to collect all of y the leases or agreements, writ r or necessary to enforce the pay ny and all vacancies, and to rent, le very the rights, privileges and led profits to the payment of any in	said avails, rents, is the sand profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of sitch avails, rents, issues and profits, or to secure an lease or let any portion of said promises to any party or parties at his powers herein granted at any and all times hereafter without notice to the adelptedness or liability of the Ansion of the Assignee, due or to become
6025 WEST 64TH P CHICAGO, IL 6062 and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with	PL. UNIT #9 38 revocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion full power and authority power to use and apply the contracted and also	under each and ever ay be deemed proper in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all	nd lawful attorney to collect all of y the leases or agreements, writ r or necessary to enforce the pay ny and all vacancies, and to rent, levery the rights, privileges and ind profits to the payment of any in expenses and the care and many	said avails, rents, is the sand profits arising or accruing at any time hereafte ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said profits to any party or parties at his powers herein granted at any and all imes hereafter without notice to the ndebtedness or liability of the Ansignor to the Assignoe, due or to become agreement of said premises, including laws and assessments, and the interest
6025 WEST 64TH P CHICAGO, IL 6062 and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with	PL. UNIT #9 38 revocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion full power and authority power to use and apply the contracted and also	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ r or necessary to enforce the pay ny and all vacancies, and to rent, levery the rights, privileges and ind profits to the payment of any in expenses and the care and mana med proper and advisable, hereb	said avails, rents, is the sand profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said premises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Austion of the Austin of the Austi
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, v	PL. UNIT #9 38 revocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion full power and authority power to use and apply the contracted and also	under each and ever ay be deemed proper in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all	nd lawful attorney to collect all of y the leases or agreements, writ r or necessary to enforce the pay ny and all vacancies, and to rent, levery the rights, privileges and ind profits to the payment of any in expenses and the care and mana med proper and advisable, hereb	said avails, rents, is the sand profits arising or accruing at any time hereafte ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said promises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Ansion or to the Assignee, due or to become agement of said premises, including tax's and assessments, and the interesty ratifying all that said attorney may Cohy virtue hereof.
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, v	PL. UNIT #9 38 revocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion full power and authority power to use and apply the contracted and also	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ r or necessary to enforce the pay ny and all vacancies, and to rent, levery the rights, privileges and ind profits to the payment of any in expenses and the care and mana med proper and advisable, hereb	said avails, rents, is the sand profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said premises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Austion of the Austin of the Austi
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, with the content of the conten	PL. UNIT #9 38 Trevocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned.	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ r or necessary to enforce the pay ny and all vacancies, and to rent, levery the rights, privileges and ind profits to the payment of any in expenses and the care and mana med proper and advisable, hereb	said avails, rents, is the sand profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said premises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Arsion or to the Assignee, due or to become agement of said premises, including tax's and assessments, and the interesty ratifying all that said attorney may core, virtue hereof.
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or the same of the	PL. UNIT #9 38 Trevocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned.	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and ind profits to the payment of any in expenses and the care and manamed proper and advisable, hereby	said avails, rents, is ness and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use sudment or the security of sinch avails, rents, issues and profits, or to secure an lease or let any portion of aid premises to any party or parties at his powers herein granted at any and all times hereafter without notice to the adebtedness or liability of the Ansignary of the Assignee, due or to become agement of said premises, including tax and assessments, and the interest pratifying all that said attorney may do hy virtue hereof. 1ST day of MARCH 2002
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or the same of the	PL. UNIT #9 38 Trevocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned.	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay and all vacancies, and to rent, I every the rights, privileges and I d profits to the payment of any in expenses and the care and manimed proper and advisable, hereby ON this	Said avails, rents, is the sand profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of add promises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Ansion or to the Assignee, due or to become agement of said premises, including tax is and assessments, and the interestry ratifying all that said attorney may do hy virtue hereof. 1ST day of MARCH 2002 (SEAL)
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or the same of the	PL. UNIT #9 38 Trevocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned.	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and ind profits to the payment of any in expenses and the care and manamed proper and advisable, hereby	said avails, rents, is ness and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use sudment or the security of sinch avails, rents, issues and profits, or to secure an lease or let any portion of aid premises to any party or parties at his powers herein granted at any and all times hereafter without notice to the adebtedness or liability of the Ansignary of the Assignee, due or to become agement of said premises, including tax and assessments, and the interest pratifying all that said attorney may do hy virtue hereof. 1ST day of MARCH 2002
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or GIVEN under HER	PL. UNIT #9 38 Trevocably appoints the A sy hereafter become due ble, as in his discretion m id premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned the state of the	under each and ever ay be deemed propei in thereof and to fill ar to exercise each and said avails, issues ar to the payment of all ey's judgment be deel	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and I d profits to the payment of any in expenses and the care and manimed proper and advisable, hereby ON this (SEAL)	said avails, rents, is ness and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of sinch avails, rents, issues and profits, or to secure an lease or let any portion of aid promises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Ansion of the Assignee, due or to become agement of said premises, including ax send assessments, and the interestry ratifying all that said attorney may contribute hereof. 1ST day of MARCH 2002 (SEAL)
and the Assignor hereby in and all now due or that ma measures, legal or equitable maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or the major of the m	PL. UNIT #9 38 Trevocably appoints the A by hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned.	under each and ever ay be deemed propei in thereof and to fill are to exercise each and said avails, issues are to the payment of all ay's judgment be deel pitch and seal(s	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and I d profits to the payment of any ir expenses and the care and manimed proper and advisable, hereby ON this (SEAL)	said avails, rents, is ness and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of aid promises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Alision of the Assignee, due or to become agement of said premises, including axis and assessments, and the interestry ratifying all that said attorney may confirm the hereof. 1ST day of MARCH 2002 (SEAL)
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or equitable of the control of	PL. UNIT #9 38 Trevocably appoints the A sy hereafter become due ble, as in his discretion m id premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned the state of the	under each and ever ay be deemed propei not the receive each and said avails, issues are to the payment of all ey's judgment be deep HERand seal(s)	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay my and all vacancies, and to rent, I every the rights, privileges and ind profits to the payment of any in expenses and the care and manimed proper and advisable, hereby ON this (SEAL) (SEAL)	Said avails, rents, is nest and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said promises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the adottedness or liability of the Ansion or to the Assignee, due or to become agement of said premises, including lax is and assessments, and the interestry ratifying all that said attorney may do by virtue hereof. 1ST day of MARCH 2002 (SEAL) (SEAL)
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, or the major of the maj	PL. UNIT #9 38 Trevocably appoints the A say hereafter become due ble, as in his discretion mid premises or any portion of full power and authority in power to use and apply be contracted, and also which may in said attorned the same of the same	under each and ever ay be deemed propei in thereof and to fill are to exercise each and said avails, issues are to the payment of alley's judgment be deep the many and seal(s). I, a Notar	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, levery the rights, privileges and ind profits to the payment of any in expenses and the care and manamed proper and advisable, hereby ON this (SEAL) (SEAL) (SEAL) y Public in and for the residing in ATRICIA M. LAWLER, A SINGLE strument, appeared before me this	Said avails, rents, is hes and profits arising or accruing at any time hereafte ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of aid promises to any party or parties at his powers herein granted at any and all imes hereafter without notice to the indebtedness or liability of the Ansion or to the Assignee, due on to become agement of said premises, including tax is and assessments, and the interest by ratifying all that said attorney may corp, virtue hereof. 1ST day of MARCH 2002 (SEAL) (SEAL) said County, in the state aforesaid, DO personally known to me stay in person, and acknowledged that SHE
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, vigiliary of the major	PL. UNIT #9 38 Trevocably appoints the A ay hereafter become due ble, as in his discretion m id premises or any portio g full power and authority power to use and apply be contracted, and also which may in said attorne R Pand(s) VLER Ss whose name(s) subscribe	under each and ever ay be deemed propei in thereof and to fill are to exercise each and said avails, issues are to the payment of all ey's judgment be deel pitch and seal(s). I, a Notar A to the foregoing ins HER HUSBANI	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and I deposits to the payment of any in expenses and the care and manamed proper and advisable, hereby ON this (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) TRICIA M. LAWLER, A SINGLE itrument, appeared before me this present and voluntary act, for the residing in free and voluntary act, for the residing in the color of t	Said avails, rents, is ries and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of aid premises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the debtedness or liability of the Ansion or to the Assignee, due or to become agement of said premises, including taxts and assessments, and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry and a secure and a secure and particles are an accordance and accordance and accordance and accordance are accordance and accordance are accordance and accordance and accordance are accordance and accordance accordance and accordance accordance and accordance accordance and accordance accordance acc
and the Assignor hereby in and all now due or that ma measures, legal or equitab maintain possession of sai discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, very an experience of the control of the cont	PL. UNIT #9 38 Trevocably appoints the A sy hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned the said instrument as whose name(s) subscribe and the said instrument as	under each and ever ay be deemed propei in thereof and to fill are to exercise each and said avails, issues are to the payment of all ey's judgment be deel pitch and seal(s). I, a Notar A to the foregoing ins HER HUSBANI	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and id profits to the payment of any in expenses and the care and manimed proper and advisable, hereby ON this (SEAL) (SEAL) (SEAL) (Y Public in and for the residing in ATRICIA M. LAWLER, A SINGLE intrument, appeared before me this	Said avails, rents, is nest and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of said promises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the indebtedness or liability of the Ansion or to the Assignee, due or to become agement of said premises, including tax's and assessments, and the interest by ratifying all that said attorney may corply virtue hereof. 1ST day of MARCH 2002 (SEAL) (SEAL) Seaid County, in the state aforesaid, DO personally known to me aday in person, and acknowledged that SHE or the uses and in poses the emisses forther Given, under the corply of the uses and in person, and acknowledged the corply of the uses and in person, and acknowledged the corply of the uses and in person and acknowledged the corply of the uses and in person and acknowledged the corply of the uses and in person and acknowledged the corply of the uses and in person and acknowledged the corply of the uses and in person and acknowledged the corply of the uses and in person are the person and the person acknowledged that the person acknowledged the corply of the uses and in person are the person acknowledged the corply of the person acknowledged that the person acknowledged the corply of the person acknowledged the cor
and the Assignor hereby in and all now due or that ma measures, legal or equitable maintain possession of said discretion, hereby granting Assignor, and further, with due, or that may hereafter on encumbrances, if any, with the control of the con	PL. UNIT #9 38 Trevocably appoints the A sy hereafter become due ble, as in his discretion mid premises or any portion of full power and authority power to use and apply be contracted, and also which may in said attorned the said instrument as whose name(s) subscribe and the said instrument as	under each and ever ay be deemed propei in thereof and to fill are to exercise each and said avails, issues are to the payment of all ay's judgment be deel fileR and seal(s). I, a Notar PA d to the foregoing ins HER HUSBANI	nd lawful attorney to collect all of y the leases or agreements, writ or necessary to enforce the pay ny and all vacancies, and to rent, I every the rights, privileges and I deposits to the payment of any in expenses and the care and manamed proper and advisable, hereby ON this (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) TRICIA M. LAWLER, A SINGLE itrument, appeared before me this present and voluntary act, for the residing in free and voluntary act, for the residing in the color of t	Said avails, rents, is ries and profits arising or accruing at any time hereafter ten or verbal existing or to hereafter exist, for said premises, and to use such ment or the security of such avails, rents, issues and profits, or to secure an lease or let any portion of aid premises to any party or parties at his powers herein granted at any and all limes hereafter without notice to the debtedness or liability of the Ansion or to the Assignee, due or to become agement of said premises, including taxts and assessments, and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry ratifying all that said attorney may configure to be a secure and the interestry and a secure and a secure and particles are an accordance and accordance and accordance and accordance are accordance and accordance are accordance and accordance and accordance are accordance and accordance accordance and accordance accordance and accordance accordance and accordance accordance acc

UNOFFICIAL COPY

EXHIBIT "A"

UNIT 6025-29-9 IN THE AUSTIN PLACE CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE: THE EAST 120 FEET OF THE WEST 420 FEET OF THE NORTH 1/2 OF LOT 11 IN BLOCK 4 IN FREDERICK H. BARTLETT'S CHICAGO HIGHLANDS SUBDIVISION IN THE NORTHWEST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

WHICH SURVEY IS ATTACHED AS EXHIBIT "B" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 0020026182 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS IN COOK COUNTY, ILLENOIS.

PROPERTY ADDRESS: 6025 WEST 64TH PL UNIT #9

REAL ESTATE TAX I.D #19-20-115-029-0000 AND 19-20-115-030 AND OTHER PROPERTY.

ALSO

THE EXCLUSIVE RIGHT TO THE USE OF STORAGE SPACE 6025-29-9, A LIMITED COMMON ELEMENT AS DELINEATED ON THE DECLARATION AND SURVEY AFORESAID.