PERT COTEY AN	D MARY COTEY,	S, THAT the Assignor, HIS WIFE	<u></u>						
		01110400		of COOK		111144	ø33ø146ø1		
sfer and set over unto bis 60632-4011 of the inistrators and assign ome due under or by	IS , in conside d, the receipt of which the Assignee, Unite e City of Chicago Cou is, all the avails, rents virtue of any lease, w	inty of Cook and Stat s, issues and profits n hether written or verb	\$1) and oth dged, does last south Pul- e of Illinois, now due and pal, or any le	er valuable hereby sell, assign, laski Road, Chicago his executors, I which may hereafter etting of, or any scribed, which may ha	•	Cool	#: 0330146 ene "Gene" Moo k County Record : 10/28/2003 07	ore Fee: \$4 der of Deeds	
gnee under the powe	r herein granted, it b h leases and agreen	eing the intention to hents and all avails the some existing as follows.	ereby estat ereunder ut	nto the assignee and	sfer	Abovo Sn	ace For Recorde	ar'e Hee Only	
ATE OF LEASE	LE3SEE	TER	M I	MONTHLY RENT	L	Above Sp	ace For Records	er a Ose Omy	
th rent being paya	ble monthly in adv	ance with respect t	o the pren	nises described as	follows, to	wit:			<b>4</b>
T 4 AND THE	SOUTH 8 FEET	4 INCHES OF 2 OF THE WAS	LOT 3 IN ST 1/2 OF	N BLOCK 2 IN J F THE NORTHV AN, IN COOK C	. S. HOVI VEST 1/4	LAND'S KEDZI OF SECTION 2	IE AVENUE S 24, TOWNSHI	SUBDIVISIO P 37 NORT	ON OF H,
			C	4					
				74 Co,					
ermanent Real Estate	ndex Number(s): 2	4-24-105-050-0000		74 COU	) <sub>x</sub> ,				
Idress(es) of Premise	es:	4-24-105-050-0000		74 COU					
ddress(es) of Premise 1208 S. TROY S	es:			74 Co4					
dress(es) of Premise 1208 S. TROY S. HICAGO, ILL. and the Assignor here ereafter, and all now use such measures secure and maintain arties at his discretionatice to the Assignor become due, or that in interest on encum	by irrevocably appoind due or that may here legat or equitable, an possession of said in, hereby granting ful and further, with port may hereafter be coprances, if any, which	ts the Assignee as hi after become due und sin his discretion ma premises or any portion power and authority ver to use and apply sontracted, and also to may in said attorney	s true and la der each an y be deeme on thereof a to exercise said avails, the payment 's judgment	awful attorney to colled every the leases of proper or necessaring to fill any and all veach and every the rissues and profits to the of all expenses and to be deemed proper a	r agreements y to enforce t acancies, an ights, privileg he payment o I the care and nd advisable	s, where or verbal ex the payment or t. e s d to rent, lease 5. let es and powers herei of any indebtedness d management of sa , hereby ratifying all	ecurity of such ava temportion of said figran ed at any ar or liebylity of the As id premises, includithat said attorney n	ills, rents, issues d premises to ar nd all times here ssignor to the As ing taxes and as nay do by virtue	and prof y party or after with signee, d
dress(es) of Premise 1208 S. TROY SHICAGO, ILLI de the Assignor here the action of the Assignor here the action of the Assignor here secure and maintain arties at his discretionatic to the Assignor become due, or that is interest on encum	by irrevocably appoind due or that may here legat or equitable, an possession of said in, hereby granting ful and further, with port may hereafter be coprances, if any, which	ts the Assignee as hi after become due und sin his discretion ma premises or any portion power and authority ver to use and apply sontracted, and also to may in said attorney	s true and la der each an y be deeme on thereof a to exercise said avails,	awful attorney to colled every the leases of proper or necessaring to fill any and all veach and every the rissues and profits to the of all expenses and to be deemed proper a	r agreements y to enforce t acancies, an ights, privileg he payment o	s, where or verbal ex the payment or t. e. s. d to rent, lease c. let es and powers herei of any indebtedness d management of sa , hereby ratifying all	ecurity of such ava term portion of said granged at any ar or lie lift, of the As id ore nists, includi	er exist, for sald ils, rents, issues d premises to ar nd all times here ssignor to the As ing taxes and as	and prof y party or after with signee, d
Idress(es) of Premise 1208 S. TROY S. HICAGO, ILL. and the Assignor here creafter, and all now use such measures secure and maintain arties at his discretionatice to the Assignor become due, or that interest on encuming IVEN under	by irrevocably appoind due or that may here legat or equitable, an possession of said in, hereby granting ful and further, with port may hereafter be coprances, if any, which	ts the Assignee as hi after become due und sin his discretion ma premises or any portion power and authority wer to use and apply sontracted, and also to may in said attorney s.	s true and la der each an y be deeme on thereof a to exercise said avails, the paymer 's judgment d seal(s)	awful attorney to colled every the leases of proper or necessaring to fill any and all veach and every the rissues and profits to the fill expenses and the deemed proper a ON this	r agreements y to enforce t acancies, an ights, privileg he payment o I the care and nd advisable	s, written or Verbal exher payment or the sid to rent, lease or let less and powers herei of any indebtedness dimanagement of sail, hereby ratifying all times and the same of	ecurity of such ava temportion of said figran ed at any ar or liebylity of the As id premises, includithat said attorney n	ills, rents, issues d premises to ar nd all times here ssignor to the As ing taxes and as nay do by virtue	and profi y party or after with signee, d sessmen hereof.
Idress(es) of Premise 1208 S. TROY S. HICAGO, ILL. and the Assignor here creafter, and all now use such measures secure and maintain arties at his discretionatice to the Assignor become due, or that interest on encuming IVEN under	by irrevocably appoint due or that may here, legal or equitable, an possession of said and further, with post may hereafter be cobrances, if any, which the the the the the the the the the th	ts the Assignee as hi after become due und sin his discretion ma premises or any portion power and authority wer to use and apply sontracted, and also to may in said attorney s.	s true and lader each any be deeme on thereof a to exercise said avails, the payment diseal(s)(S	awful attorney to colled every the leases of proper or necessaring to fill any and all veach and every the rissues and profits to the fill expenses and the deemed proper a ON this	r agreements y acancies, an ights, privileg he payment I the care and nd advisable	s, written or Verbal exher payment or the sid to rent, lease or let less and powers herei of any indebtedness dimanagement of sail, hereby ratifying all times and the same of	ecurity of such ava tem portion of said gran ed at any ar or lie', li'', of the As id pre nis', s, includi that sa' u e', orney n	ills, rents, issues d premises to ar nd all times here ssignor to the As ing taxes and as nay do by virtue	and profit y party or after with signee, d sessmen hereof.
id the Assignor here ereafter, and all now use such measures secure and maintain arties at his discretionice to the Assignor become due, or that interest on encuming the arties at his discretionic to the Assignor become due, or that interest on encuming the articles at his discretionic to the Assignor become due, or that interest on encuming the articles at his discretionic at his discretionic at his discretion and the articles at his discretion and the articles at his discretion at his discretion and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the assignor and the articles are also as a supplied to the articles a	by irrevocably appoind due or that may here, legat or equitable, an possession of said in, hereby granting full and further, with post timey hereafter be cobrances, if any, which the the thing hereafter be cobrances. If any, which the the the theorem is a said in the timey hereafter be cobrances. If any, which the the theorem is a said in the time is a said in the time. The time is a said in the time is a said in the time is a said in the time. The time is a said in the time is a	ts the Assignee as hi after become due und sin his discretion may premise or any portion of the power and authority wer to use and apply son tracted, and also to may in said attorney and the power and autorney of the power and autorney or may in said attorney and also to the power and autorney of the power and autorney at the power and autorney are the power are the power and autorney are the power and autorney are the power are the p	s true and la der each an y be deeme at to exercise said avails, the payment it seal(s) (S	awful attorney to colled every the leases of digroper or necessaring to fill any and all viet each and every the rissues and profits to the first of all expenses and to be deemed proper a ON this SEAL)  MARKED TO THE REPORT OF THE THE REPORT OF THE REPORT OF THE REPORT OF THE REPORT OF THE REPOR	r agreements to acancies, an ights, privileg he payment of the care and nd advisable  ARY COT  siding in said Y COTEY, HIS	county, in the state  WIFE	asing of to release ecurity of such avait and sortion of said a gran ed at any archie'r, of the Asid premises, includithat said at corney not the said premises of the said at a gran ed at	ills, rents, issues d premises to an nd all times here ssignor to the As ing taxes and as nay do by virtue	and profit y party or after with signee, d sessmen hereof.
idress(es) of Premist 1208 S. TROY SEHICAGO, ILLI and the Assignor here ereafter, and all now use such measures a secure and maintain arties at his discretionice to the Assignor be become due, or that he interest on encuminative Number 1 and 1 an	by irrevocably appoind due or that may here, legat or equitable, an possession of said in, hereby granting full and further, with post timey hereafter be cobrances, if any, which the the thing hereafter be cobrances. If any, which the the the theorem is a said in the timey hereafter be cobrances. If any, which the the theorem is a said in the time is a said in the time. The time is a said in the time is a said in the time is a said in the time. The time is a said in the time is a	ts the Assignee as hi after become due uns in his discretion mapremises or any portion power and authority ver to use and apply sometimeted, and also on may in said attorney as	s true and la der each an y be deeme at to exercise said avails, the payment it seal(s) (S	awful attorney to colled devery the leases of devery the leases of devery the reach and every the rissues and profits to the first of all expenses and the deemed proper a ON this SEAL)  MARGEAL)  White the reach and for the repert COTEY AND MARGEAT COTEY AND MARGE	r agreements y to enforce to acancies, an ights, privileg he payment of the care and advisable 1S  ARY COT  siding in said of COTEY, HIS the third third third the care and th	county, in the state  WIFE	asting of to release ecurity of such avait acry portion of said and are released at any archie in it is in it. The Astid pre his is, includithat said at corney in OCTOBER	ils, rents, issues d premises to ar nd all times here ssignor to the As ing taxes and as nay do by virtue  2003	and profi y party or after with signee, d