	THESE PRESENTS, TI			
ATHERINE RAGSDA	LE, DIVORCED AND	•	ARRIED	
f the CITY	/	HICAGO co	ounty of COOK	Doc#: 0627908110 Fee: \$46.0
nd State of ILLINC		of One Dollar (\$1) ar	·	
ansfer and set over unto tinols 60632-4011 of the dministrators and assign ecome due under or by greement for the use or een heretofore or may by ssignee under the powe and assignment of all suc	d, the receipt of which is he of the Assignee, United Cree e City of Chicago County on is, all the avails, rents, issu- virtue of any lease, whethe occupancy of any part of the e hereafter made or agree	ereby acknowledged, dit Union, 4444 Sout Cook and State of Ill es and profits now dur written or verbal, or the premises hereinaft do to, or which may be the intention to hereby and all avails thereund	does hereby sell, assign, th Pulaski Road, Chicago, inois, his executors, e and which may hereafter any letting of, or any er described, which may have made or agreed to by the establish an absolute transfer der unto the assignee and	Date: 10/06/2006 11:53 AM Pg: 1 of 1
DATE OF LEASE	LESSEN:	TERM	MONTHLY DENIX	Above Space For Recorder's Use Only
JATE OF LEASE	LE 17E);	IERM	MONTHLY RENT	j
	0			TICOD TITLE
	70,	0		TICOR TITLE,
		-/x		5401004
ich rent being payabl	e monthly in advance w	ith respect to the p	remises described as follows	s, to wit:
OKIH I/Z OF IH	IN BLOCK 7 IN NE E SOUTH EAST 1/4 OK COUNTY, ILLI	OF SECTION 3	HART'S ADDITION TO	ENGLEWOOD HEIGHTS, A SUBDIVISION OF TH, RANGE 14 EAST OF THE THIRD PRINCIPAL
	dex Number(s): 20-31-401	-072-0000	04/	
dress(es) of Premises: 324 S WOLCOTT	AVENTIE			
HICAGO, ILLINO	11D 00020-4040			
HICAGO, ILLING	rrevocably appoints the As	signee as his true and	l lawful attorney to collect all of sa	aid avails, rents, issues and profits arising or accruing at any time
d the Assignor hereby i reafter, and all now due use such measures, leg secure and maintain porties at his discretion, hit tice to the Assignor, and become due, or that may interest on encumbrant	rrevocably appoints the As or that may hereafter because or equitable, as in his dissession of said premises ereby granting full power as it further, with power to use by hereafter be contracted, ces, if any, which may in see that the contracted of the contracted	orne due difference of the control of any portion thereof and authority to exercise and apply said avails and also to the paymaid attorney's judgment and seal(s)	and every the leases or agreeme need proper or necessary to enforce and to fill any and all vacancies, e each and every the rights, privit, issues and profits to the paymeent of all expenses and the care and be deemed proper and advisable ON this	aid avails, rents, issues and profits arising or accruing at any time ants, written or verbal existing or to hereafter exist, for said premises, and the payment or the security of such avails, rents, issues and profits, or and to rent, lease or let any port on of said premises to any party or leges and powers herein granteo of the and all times hereafter without not of any indebtedness or liability of the Assignor to the Assignee, due of and management of said premises, including taxes and assessments, a ple, hereby ratifying all that said attorney may do by virtue hereof.
d the Assignor hereby i reafter, and all now due use such measures, leg secure and maintain po ties at his discretion, hice to the Assignor, and pecome due, or that mainterest on encumbran	rrevocably appoints the As or that may hereafter because or equitable, as in his dissession of said premises ereby granting full power as it further, with power to use by hereafter be contracted, ces, if any, which may in see that the contracted of the contracted	orne due difference of the control of any portion thereof and authority to exercise and apply said avails and also to the paymaid attorney's judgment and seal(s)	and every the leases or agreement med proper or necessary to enforce and to fill any and all vacancies, a each and every the rights, priville, issues and profits to the payment of all expenses and the care and be deemed proper and advisable.	writen or verbal existing or to hereafter exist, for said premises, and the payment or the security of such avails, rents, issues and profits, or and to rent, lease or let any port on of said premises to any party or leges and powers herein grantee at any and all times hereafter without not of any indebtedness or liability of the Assignor to the Assignee, due of and management of said premises, including taxes and assessments, a ple, hereby ratifying all that said attorney may do by virtue hereof.
d the Assignor hereby i reafter, and all now due use such measures, leg secure and maintain poties at his discretion, hice to the Assignor, and interest on encumbranties on the company of the company o	rrevocably appoints the As or that may hereafter because or equitable, as in his dissession of said premises ereby granting full power as it further, with power to use by hereafter be contracted, ces, if any, which may in see that the contracted of the contracted	orne due diffue each a scretion may be deen or any portion thereof a dauthority to exercis and apply said avails and also to the paymaid attorney's judgment and seal(s)	and every the leases or agreeme need proper or necessary to enforce and to fill any and all vacancies, e each and every the rights, privit, issues and profits to the paymeent of all expenses and the care and be deemed proper and advisable ON this	writen or verbal existing or to hereafter exist, for said premises, and see the payment or the security of such avails, rents, issues and profits, or and to rent, lease or let any port on of said premises to any party or leges and powers herein granteo at any and all times hereafter without not of any indebtedness or liability of the Assignor to the Assignee, due of and management of said premises, including taxes and assessments, a ble, hereby ratifying all that said attorney may do by virtue hereof. If the day of SEPTEMBER 2006 (SEAL)
d the Assignor hereby is reafter, and all now due use such measures, leg secure and maintain posties at his discretion, helice to the Assignor, and pecome due, or that mainterest on encumbrant/EN under HEIATHERINE RAG	rrevocably appoints the As or that may hereafter because or equitable, as in his dissession of said premises ereby granting full power as it further, with power to use by hereafter be contracted, ces, if any, which may in see that the contracted of the contracted	scretion may be deem or any portion thereof authority to exercise and apply said avails and also to the payment at a torney's judgment and seal(s)	and every the leases or agreeme hed proper or necessary to enforce and to fill any and all vacancies, see each and every the rights, privit, issues and profits to the payment of all expenses and the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and	writen or verbal existing or to hereafter exist, for said premises, and the payment or the security of such avails, rents, issues and profits, or and to rent, lease or let any portion of said premises to any party or leges and powers herein granted at any and all times hereafter without not of any indebtedness or liability of the Assigner to the Assignee, due to and management of said premises, including taxes and assessments, a ple, hereby ratifying all that said attorney may do by virtue hereof. 16th day of SEPTEMBER 2006
d the Assignor hereby i reafter, and all now due use such measures, leg secure and maintain po ties at his discretion, hi ice to the Assignor, and percome due, or that ma interest on encumbran I/EN under HEI ATHERINE RAG:	rrevocably appoints the As or that may hereafter because or equitable, as in his dissession of said premises ereby granting full power at further, with power to use by hereafter be contracted, ces, if any, which may in second and the second and t	scretion may be deem or any portion thereof authority to exercise and apply said avails and also to the paymaid attorney's judgment and seal(s)	and every the leases or agreeme hed proper or necessary to enforce and to fill any and all vacancies, e each and every the rights, privile, issues and profits to the payment of all expenses and the care and be deemed proper and advisation on this SEAL) SEAL) NDERSIGNED	written or verbal existing or to hereafter exist, for said premises, and see the payment or the security of such avails, rents, issues and profits, cand to rent, lease or let any port on of said premises to any party or leges and powers herein granteo of the Assignor to the Assignee, due of any indebtedness or liability of the Assignor to the Assignee, due of and management of said premises, including taxes and assessments, a pole, hereby ratifying all that said attorney may do by virtue hereof. If the day of SEPTEMBER 2006 (SEAL)
d the Assignor hereby i reafter, and all now due use such measures, leg secure and maintain po ties at his discretion, he ice to the Assignor, and pecome due, or that ma interest on encumbran IEN under HEI ATHERINE RAGS TE OF ILLINOIS NTY of COOK EBY CERTIFY THAT	rrevocably appoints the As or that may hereafter because or equitable, as in his dissession of said premises ereby granting full power at further, with power to use by hereafter be contracted, ces, if any, which may in see that the said of the sa	is the title each sorretion may be deen or any portion thereof and authority to exercise and apply said avails and also to the payment and attorney's judgment and seal(s) I, UN a Notary PHEATHERINE RA	need proper or necessary to enforce and to fill any and all vacancies, et each and every the rights, privile, issues and profits to the payment of all expenses and the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and be deemed proper and advisable on the care and the care	written or verbal existing or to hereafter exist, for said premises, and the payment or the security of such avails, rents, issues and profits, or and to rent, lease or let any port on of said premises to any party or leges and powers herein grantee at any and all times hereafter without not of any indebtedness or liability of the Assignor to the Assignee, due of and management of said premises, incurding that and assessments, a ple, hereby ratifying all that said attorney may do by virtue hereof. In the day of SEPTEMBER 2006 (SEAL) (SEAL)