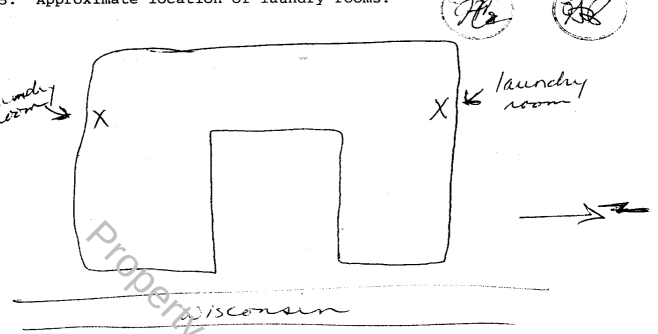


Doc#: 0712234057 Fee: \$46.00 TANDARD LAUNDRY ROOM LEASE	
Eugene "Gene" Moore	Phones: Home:
Cook County Recorder of Deeds Date: 05/02/2007 10:34 AM Pg: 1 of 2	Office:
	mber , 1% X 2002 , between Wisconsin
Windings Condo Assoc., C/O Alechri Pro	perties, 7628 W. Madison, Forest Park, IL
hereinafter call the LESSOR, and COIN-WASHER CO., 925 South LESSEE.	Route 83, Elmhurst, Illinois, 60126 (630) 832-4646; hereinafter called 0 3 0 2
	ovenants and agreements hereinafter contained and made on the part
of the LESSEE, does hereby demise and lease to LESSEE for use room(s) or laundry area(s) in the building(s) commonly known as:	e only by LESSEE, the premises known and described as the laundry 417-425 Wisconsin, Oak Park, IL 60302
	No. Apts./Units
· · · · · · · · · · · · · · · · · · ·	aid premises, coin metered laundry equipment for the use of the occu-
	nd for no other purpose. The manufacture, style, size, color, model and
type of energy used to be determined solely by LESSEE.  To have and to hold the same for a base term from:   Dece	ember 6. 2002
to: November 30, 2007	
35% unt	il 12-31-04
1. LESSEE shall pay to LESSOR by U.3.M. il as rent for said premises LESSOR by L.3.M. il as rent for said premises LESSOR by L.3.M. il as rent for said premises and the gross monthly income derived from the aun. or machines installed at the location mentioned above paid semi-annually by check during the period at this lease shall remain in tull force and effect.  2. LESSOR represents and warra. It that LESSOR is owner, lessee, or duly authorized managing and of the aforesaid premises and that LESSOR has the right and lawful authority to enter into and execute this lease under all the terms and conditions thereinafter set forth, and that this lease will be binding upon all future heirs, executions, and assign; of the LESSOR, including any future owners, beneficiaries, or issees of the building. It being the intention of the parties that the interest granted to the LESSEE herein shall run with the lann an building. It is to the aforesaid laundry equipment (including) the fitte to the aforesaid laundry equipment (including) the fitter of shall at all times remain solely in LESSEE and challed by the LESSEE) and rights to all monies deposited therein by the lesses thereof shall at all times remain solely in LESSEE and challed by the LESSEE shall have the sole right and privilege to remove the said equipment at the expiration or other termination of this agreement by lapse of time and otherwise. LESSOR shall be responsible for all real estate, county, city or state taxes, permits, and licensing fees where applicable.  3. LESSOR covenants and agrees that LESSOR will not install and/or operate nor permit any individual, firm, company, or corporation (other than LESSEE) to install and operate continue in full force and several propers.  4. LESSOR covenants hat the premises have adequate utilities	ed for an additional period of ten years from the date of its expiration unless LESSEE shall give the LESSOR notice in writing by U.S. Registered or Certified Mail Return Receipt Requested and proof of service thereof at least sixty days prior to the end of its original term that said lease shall not be extended for the additional term, in consideration of such automatic renewal period, the Lessee shall furnish the LESSOR, as additional rent, a sum equal to an additional five percent of the gross annual income, from the machines, subject to the same terms and conditions as stipulated in paragraph five of this lease. At the expiration of the extended term, this lease shall continue for additional aggregate like terms unless terminated by either LESSEE or LESSOR by a notice in writing by U.S. Registered or Certified Mail Return Receipt Requested and proof of service thereof, one to the other, not less than three hundred sixty-five days, but not more than eighteen months, prior to the end of the extended term or any subsequent aggregate like terms thereafter. It property is sold or management is changed subsequent to the written notice provider herein, then said notice shall be null and void, and shall be orisidered rescinded. This lease shall be extended for any period of level, the said of the company of the leading of the leading of the property is sold or management is changed subsequent to the written notice provider herein, then said notice shall be null and void, and shall be orisidered rescinded. This lease shall be extended for any period of level in the said of the leading of the lease, or his lease to and egree own the installation. The occupants of the building shall have free and unobstructed access to the laundry roon leaving were for the purpose of using the leading of a lock of the said of the leaving of the lease, or his lease of the laundry roon permises or washers and dyers in about seed o
water, sufficient and proper electrical power supply and drainage supplied to or emitting from	further obligation to install, maintain, pay rent or operate such equipment in the subject building.  12. The covenants and agreements contained herein is the full agreement between the parties.
laundry room, and shall periodically inspect said plumbing to insure such piping, as required, is in proper condition to operate said laundry equipment. Repairs that may be required to insure proper water supply, both hot and cold and proper drainage, either through replacement, cleaning or	and neither party hereto shall be bound by any statement not included herein, and same shall be binding on the successors and assigns of the respective parties.
rodding and sufficient and proper electrical power supply shall be borne by LESSOR including any damages incurred by vandals, storm damages, or other Acts of God. The type of energy utilized to	13. LESSOR represents that it is the owner, beneficiary, lessee or duly authorized management agent for the building and that it has absolute right and authority to execute this lease. In the event
operate said drying machines shall be at the sole discretion of LESSEE. All costs incurred by the installation of proper gas, water drainage, and/or electrical connections shall be the responsibility	of a change in ownership, and/or a condominium conversion, the LESSOR of title shall warrant and agree to supply and divulge all information regarding the Lease Agreement to the purchaser.
of LESSOR LESSOR shall install such connections, if not now in place, immediately after signing of this lease. In the event that such necessary repairs to the utilities, or laundry room are not completed by the LESSOR within a reasonable amount of time, then the LESSEE may elect to make	14. The LESSOR agrees to assume all responsibilities for alterations to the premises that are required by law, including the Fair Housing Act of 1988 as amended. 42 U.S.C. 3601., et seq., and regulations promulgated thergunder.
or have made such repairs with such costs being deducted from LESSOR'S rent and/or commissions until such time that the total costs incurred by LESSEE are reimbursed to LESSEE. LESSEE shall provide LESSOR with billings for such work verifying total expenditure by LESSEE	15. See reverse side of this lease for approximate location of Laundry Room(s) and legal description of premises.  16. See reverse side of this lease for any additional revisions or amendments.
to make such repairs.  6. LESSOR agrees that it will protect its and the LESSEE'S best interests by promptly reporting the need of service for the said laundry machines, and by keeping the designated laundry space and laundry machines clean.	LESSOR ALLESSOR
LESSEE	CORPORATION, PARTNERSHIP, TRUST, or INDIVIDUAL 5
COIN-WASHER COMPANY	By Cregary A Bullis
Sen up. Coin Washer Co.	Title President By Br

## **UNOFFICIAL COPY**

15. Approximate location of laundry rooms:



16. Coin Washer agrees to pay the Lessor of the building the one-time payment of \$1260.00 upon installation of laundry equipment for laundry room improvements already in place.





PIN: 16-07-322-061-1001 through 16-07-322-061-1049

Legal Description:

The south 15 feet of the north 1/2 of lot 49 in Scoville and Niles addition to Oak Park, said addition being a subdivision of the west 40 acres of the southwest 1/4 of section 7, township 39 north, range 13 east of the third principal meridiana, also all of the south 1/2 of said lot 49 and all of lot 54 and the north 12 feet of lot 55 in said scoville and Niles Subdivision in Cook County, Illinois, which plat of survey is attached as exhibit "A" to the declaration of condominium recorded Subruary 7, 2002 as document number 0020159529 together with its undivided percentage interest in the common elements.