# **UNOFFICIAL COPY**



Doc# 1925334119 Fee \$88.00

RHSP FEE:\$9.00 RPRF FEE: \$1.00

EDWARD M. MOODY

COOK COUNTY RECORDER OF DEEDS

DATE: 09/10/2019 01:40 PM PG: 1 0F 15

Residential Lease
With Option & Buy
Canton Sp.

1925334119 Page: 2 of 15

# **UNOFFICIAL COPY**



# Residential Lease with an Option to Buy

1. THE PARTIES OF THIS RESIDENTIAL LEASE WITH OPTION TO PURCHASE ARE:
1.1 THE LANDLORD:
Name of Company or Full Name and Surname of Individual:
MOAZ PROPERTIES LLC
Agent (if applicable):
Title of Acent (if applicable)
Physical Address: 9606 N. REYSTONE AVE: SKOKK, IL, 60076
Postal Address (if different): 2800 PETERSON AVE #202, CHICAGO, IL160659
(hereinafter referred to as the "Landlord")
1.2 THE TENANT:
Full Name and Surname: OKSANA TMAN Douglas
Physical Address: 9606 N. KEUSTON AVE , SKOKIE IIL, 60076
Postal Address (if different): 4734 - 11-RIBSETT LANG #RV, SKOKUR IL 6007
Full Name and Surname:
Physical Address:
Postal Address (if different):
Full Name and Surname:
Physical Address:
Postal Address (if different):
Full Name and Surname:
Physical Address (if different):
Postal Address (if different):
Additional Members of the Tenant's Household:
ASAL
(hereinafter referred to collectively as the "Tenant")
Esmanlegatforms  Promot by: Himout Law Group. Ltd.  7301 N. Lincoln, Stelle  Lincolnwood, IL 607/2
7301 N. Lincoln, Stelle
Lincolnwood, IL 607/2

1925334119 Page: 3 of 15

# **UNOFFICIAL COPY**

The Landlord and Tenant choose the above stated addresses as their physical addresses for purposes of delivery of any notice, payment of any amount, and at which legal proceedings may be instituted pertaining to this Residential Lease with Purchase Option (hereinafter referred to as the "Lease"). The Landlord and Tenant will be entitled at any time by way of written notice to the other to change the information regarding their physical addresses. Such change will become effective on day seven (7) after receipt by the other party of the notice. Any notice which the Landlord requires to give to the Tenant shall be deemed to have been validly given if sent by pre-paid registered letter to the Tenant at the rental location or left by the Landlord at such address, which notice shall be deemed to have been received five (5) days after sending by registered mall, or on the day the notice was delivered by hand.

(Unless inconsistent with the context, words signifying the singular shall include the plural and vice versa.)

2. THE PREMISES:
2.1 Physical Address. 9606 - N - KEYSTONE AVE, BKOKIET JL 60076
County of CODY
2.2 Outbuildings included as part of the premises (if applicable):
0/
<u></u>
2.3 Fixed Improvements included as part of the premises (if applicable):
<u>C</u>
<b>イ</b>
2.4 Grounds included as part of the premises:
2.5 The Landlord stipulates that the leased property be occupied by no more than persons,
2.0 The Candidia subulates that the leased biobetty he occubied by no more than belooms,

LF237 Lease with Option to Buy 9-15, Pg. 2 of 11

1925334119 Page: 4 of 15

# **UNOFFICIAL COPY**

consisting of a maximum of $5$ adults and $4$ child(ren) under the age of eight	een years.
(hereinafter referred to as the "Premises")	
3. PERIOD OF LEASE:  3.1 The initial period of the Lease is for 16th months and shall start on 2-1-2017 and shall end at midnight on 1-31-202	<u></u>
3.2 This Lease shall be automatically renewed after the initial term on a month-to-mounder the same conditions.  Acknowledgment by Tenant (initials of Tenant(s) signing Lease):  Tenant Name  Tenant Name	onth basis
Tenant Name Initial Tenant Name	initial
<ul><li>3.3 After the initial period of the agreement this Lease may be cancelled by either the or the Tenant by giving</li></ul>	Landlord
<ul> <li>4.1 The monthly rental amount for the Premises for the initial period is \$\frac{1}{2}\$ \$\frac{1}{2}\$ \$\frac{1}{2}\$\$.</li> <li>4.2 The said monthly rental amount is escalated annually at a rate of \$\frac{1}{2}\$\$ \$\frac{1}{2}\$\$ p the monthly rental amount for the previous year.</li> </ul>	00. ercent of
4.3 Rental amount shall be paid in the form of personal check, cashier's check, money direct deposit made out to	order, or
4.4 Rental amount shall be paid monthly in advance on or before the first date of the without any deduction whatsoever at the following address:  MOAZ PROPERTIES LLC ZROO PETERSON AVS #202, CNIO	)
4.5 The Tenant shall pay a late charge of if rental amount is not a within o days after the due date to cover collection fees and/or additional adrition fees.	
4.6 The Tenant shall pay an amount of NIA for each rental check returne sufficient funds and thereafter pay rental amount by cash or cashier's check.	d for in-
© SmartLegalForms LF237 Lease with Option to Buy 9-	15, Pg. 3 of 11

1925334119 Page: 5 of 15

## **UNOFFICIAL COPY**

- 4.7 In the event of the rental amount or any portion thereof not being paid on the due date, or the Tenant failing to meet his/her obligations under this Lease, or the Tenant surrendering his/her estate or being sequestrated, provisionally or otherwise, the Landlord shall be entitled to by written notice require the Tenant to comply with the specific obligation which he/she has falled to meet within fourteen (14) days after receiving the said written notice by hand or within fourteen (14) days after the sending thereof per registered mail, and should the Tenant still fail to comply with such obligations the Landlord shall be entitled to:
- 4.7.1 cancel this Lease, eject the Tenant and/or any other persons occupying the Premises without prejudice of his/her rights to claim arrear rental amount;
- 4.7.2 claim payment of any arrear rental amount or any other monies due, be it compensation for damages to the Premises, or damages arising out of breach of this Lease by the Tenant.
- 4.8 In the event of the Tenant not vacating the Premises after cancellation of this Lease by leaving his/her property or possessions behind, the Tenant shall be liable for the rental amount.
- 4.9 The Tenant shall not be entitled to any reduction in rental amount while the Landlord does repairs to the Premises.

# 5.1 The Tenant shall from the date of corumencement of this Lease promptly pay for all utility expenses, except for:

5. ADDITIONAL PAYMENTS BY TENANT:

WATER BILL AND PROPE	RTP TAX
which shall be provided by the Landlord.	
5.2 All legal costs incurred by the Landlord in respect of any leg	al steps taken by him/her against
the Tenant to enforce any of the Tenant's obligations in terms	of this Lease shall be naid for hy

the Tenant to enforce any of the Tenant's obligations in terms of this Lease shall be paid for by the Tenant.

Should the Tenant fall to make payment of any of the aforementioned, the Landford shall have the right without prejudice to his/her other rights in law or under this Lease to effect payment himself/herself and to recover the amounts so expended from the Tenant.

# 6.1 The Tenant must deposit an amount of \_\_\_\_\_\_ with the Landlord on signature of this Lease. This deposit will be held by the Landlord and may be used at any time to repair damages caused by the Tenant to the Premises. The deposit or balance thereof will be refunded to the Tenant when this Lease expires and after inspection of the Premises but not later than \_\_\_\_\_ days after this Lease expired. The deposit may also be utilized for the payment of amounts due and owing by the Tenant in terms of this Lease as well as the cost of repairing

LF237 Lease with Option to Buy 9-15, Pg. 4 of 11

# **UNOFFICIAL COPY**

damage (other than ordinary wear and tear) to the Premises and/or replacing lost keys. This provision is purely for the benefit of the Landlord and does not relieve the Tenant in any way from the obligation of any other payment or liabilities in terms thereof.

6.2 The Tenant shall not under any circumstances be entitled in the final month of the tenancy to withhold payment of the rental amount or portion of the rental amount for the final month and to set off such payment against any deposit which the Tenant may have paid in terms of this Lease.

#### 7. TENANT OBLIGATIONS:

- 7.1 The Tenant has inspected the Premises and confirms that they are suitable for the purposes for which they are let for the duration of this Lease.
- 7.2 The Ter and acknowledges that the Premises are in a good state of repair and specifically acknowledges that at commencement of this Lease, all of the sanitary installations and equipment, electrical installations and equipment, keys, locks, doors, windows, wash basins, and taps are in a good state of repair and working order.
- 7.3 The Tenant shall give written notice to the Landlord within seven (7) days after the commencement date of any structural defects in the Premises, or any defects in the abovementioned installations and equipment, and the absence of such notice shall constitute prima facie proof of the absence of any defects or missing articles and the good condition of the Premises. Any notice given by the Tenant shall not place any obligation on the Landlord to effect any repairs but will serve only to record the state of repair.
- 7.4 The Tenant shall allow the Landlord access to the Premises at all reasonable times with prior appointment with the Tenant to inspect the Premises or to carry out any work that may be required to be done or are deemed to be necessary in order to keep the Premises fixtures and fittings in good order and condition.
- 7.5 The Tenant undertakes to maintain the Premises and to return same in a clean and neat condition at the expiration of this Lease. The Tenant will be liable to promptly attend to any repair that may be necessary and in general attend to the upkeep and maintenance of the Premises or alternatively to reimburse the Landlord for the cost of replacing or repairing any breakages or defects. The parties also agree that the Landlord may at any time with prior appointment with the Tenant inspect the Premises and point out any aspect that needs attention whereupon the Tenant shall be obliged to attend hereto within seven (7) days after given written notice to do so. A failure to comply will constitute a breach of contract in terms of this Lease.
- 7.6 The Tenant undertakes to keep and maintain all gutters, sewerage pipes, water pipes, and drains on the Premises free from obstruction and/or blockage.
- 7.7 The Tenant shall use and operate all electrical and plumbing fixtures properly.
- 7.8 The Tenant shall not remodel or make any structural changes to the Premises, nor shall the

1925334119 Page: 7 of 15

# **UNOFFICIAL COPY**

Tenant deface, mark, paint or drive nails, hooks, or screws into any doors, walls, ceilings, or floors, nor shall the Tenant attach or remove any fixtures or locks without the Landlord's prior written permission.

- 7.9 The Tenant acknowledges that any improvements made by the Tenant on or to the Premises shall become the property of the Landlord on termination of this Lease and the Tenant shall not be entitled to remove any such improvement unless so demanded by the Landlord in writing, nor claim from the Landlord any compensation in respect thereof. The Tenant further agrees to repair all damage caused by such removal failing which, the Landlord may have the improvements removed and damage repaired and recover all costs so incurred from the Tenant.
- 7.10 The Tenant shall not do or allow to be done in any way anything which would increase the premiums of or vitiate the insurance policy on the Premises.
- 7.11 The Tenant shall obtain a reasonable renter's insurance policy to cover loss or damage of personal property, or cases resulting from negligence.
- 7.12 The Tenant shall keep the grounds of the Premises in a clean and tidy condition, free from all litter, garden refuse, and discarded appliances or motor parts, and shall keep the hedges trimmed, lawns mowed, and flower peds neat and tidy.
- 7.13 The Tenant agrees to use the Premises solely as a private dwelling for the Tenant and additional members of the Tenant's household as identified in this Lease and not permit use of the Premises for any other purposes other than as a private dwelling.
- 7.14 The Tenant shall be provided with NIA kcy(s) to the Premises and NIA mailbox key(s). Upon termination of this Lease, all keys are to be returned to the Landlord. The Tenant will be charged \_\_\_\_\_\_\_ if all keys are not returned.
- 7.15 Tenant shall not change the locks to the Premises or the mailor x without prior written consent of the Landlord. Upon approval, Tenant shall provide Landlord with one duplicate key per lock.
- 7.16 If the Tenant becomes locked out of the Premises and Landlord is unavailable, the Tenant must seek the services of a locksmith to regain entry at Tenant's own expense.
- 7.17 The Tenant acknowledges that parking is self-park and is at car owner's risk. The Landlord is not responsible for any car damage resulting from fire, theft, casualty, or any other cause with respect to the car and its contents. Snow removal is the responsibility of the car owner.
- 7.18 The Tenant shall not, without the Landlord's written consent, which consent will not be unreasonably withheld:
- 7.18.1 cede, assign, transfer, alienate, or burden any of his/her rights or delegate any of his/her obligations under this Lease;
- 7.18.2 surrender occupation or possession of the Premises or permit any person whether as II-

# **UNOFFICIAL COPY**

censee, subtenant, agent, occupier, or custodian to take possession or occupation of the Premises.

- 7.19 The Tenant shall not provide accommodations for boarders or lodgers.
- 7.20 The Tenant may have temporary visitors. The same visitor may not stay overnight more than four (4) times within any month without written permission from the Landlord.
- 7.21 The Tenant shall conduct himself/herself and require persons on the Premises with his/her consent to conduct themselves in a manner that will not contravene any law, bylaw, ordinance, or regulation applicable in respect of the Premises nor cause or permit any nuisance.
- 7.22 The Tenant shall allow the Landlord and/or any prospective tenant or purchaser to view the exterior and interior of the Premises during reasonable hours, provided a prior appointment to do so has been made with the Tenant.
- 7.23 The Tenant must regularly test the smoke detectors to ensure that they are working effectively. Batteries may not be removed except to replace them. It is a duty of the Tenant to inform the Landlord in writing of any defect or malfunction of smoke detectors.
- 7.24 The Tenant agrees that no materials of dangerous, inflammable, or explosive nature will be used at or stored in the Premises. Dangerous materials constitute anything that might unreasonably endanger the Premises and may be deemed hazardous or extra hazardous by an insurance company.
- 7.25 The Tenant agrees that any violation of the ian regarding illegal drug use will be grounds for immediate termination of this Lease, after the Landlord has filed a police report in this regard.
- 7.26 The Tenant shall notify the Landlord in writing within four '4) days of moving out of a forwarding address. Failing to do so will relieve the Landlord of sending the Tenant a list of damages against the security deposit.
- 7.27 The Tenant undertakes to keep the swimming pool clean and free from dust, algae, and other deleterious substances; to use the correct and sufficient chemicals as indicated by the Landlord or a pool company nominated by the Landlord; and generally to maintain the pool, filter, and motor in properly working order at the Tenant's expense. Any automatic pool cleaner which may be supplied by the Landlord shall be maintained and repaired by the Tenant at his/her own cost and expense. If, for any reason, the Tenant shall have course to leave the Premises unoccupied for seven (7) days, he/she will ensure that he/she continues to maintain the pool in accordance with the aforesaid obligations. (This paragraph shall only apply if there is a swimming pool included in the premises.)

#### 8. LANDLORD OBLIGATIONS:

8.1 The Landlord shall be responsible for maintaining the main walls, roof, and other structural parts of the Premises in good order and repair. Should the main walls, roof, or other structural parts of the Premises become in a defective condition resulting in such consequences as leak-

1925334119 Page: 9 of 15

# **UNOFFICIAL COPY**

age or danger to the Tenant, it shall be the obligation and duty of the Tenant to advise the Landlord of such defective condition in writing and the Landlord shall take steps to have the defective condition rectified without delay.

- 8.2 The Landlord shall not be liable for any compensation for any damage suffered by the Tenant as a result of rain, hall, snow, leakage, fire, flooding, storms, riot, theft, robbery, or in general any damage as a result of any act or negligence whatsoever nor any damage suffered as a result of the interruption of water or electricity or gas supplies. Should the destruction be due to the default or negligence of the Tenant, his/her family, servants, or persons occupying the Premises under him/her, the Landlord shall under these circumstances be entitled to claim payment of such damages as the Landlord may have suffered. If in any event the damage suffered to the Premises result in that the Premises is not suitable for the purpose for which it has been leased, it shall constitute a ground for the Tenant or the Landlord to cancel this Lease.
- 8.3 The Landlord snall be liable to pay all rates and taxes, levies payable in respect of the Premises to the local authority, and home owner's association concerns.
- 8.4 The Landlord, upon receipt of the rental amount by Tenant, shall allow the Tenant to peacefully and quietly have, hold, and enjoy the Premises for the term of this Lease.
- 8.5 The Landlord shall obtain reasonable insurance to cover fire damage to the Premises and liability insurance to cover certain personal injuries to the Tenant as outlined in and permitted by the insurance policy.
- 8.6 The Landlord may post a "For Sale" or "For Rent" or "Vacancy" sign on the Premises within the \_\_\_\_\_\_\_ final days of this Lease. The Landlord also may show the Premises to prospective purchasers or tenants during this time period after providing reasonable notice to the Tenant.
- 8.7 If Landlord has additional rules and regulations, which may be modified from time to time for reasonable purposes and without modifying Tenant's rights substantially, Tenant shall sign such additional documents. The Landlord shall provide Tenant at least two (2) weeks notice of any changes to the rules and regulations.
- 8.8 This Lease and the Tenant's interest hereunder are and shall be subject, subordinate, and inferior to any liens or encumbrances now or hereafter placed on the Premises by the andlord, all advances made under any such liens or encumbrances, the interest payable on any such liens or encumbrances, and any and all renewals or extensions of such liens or encumbrances.
- 8.9 The Landlord shall have the right to enter the Premises upon abandonment of the Premises by the Tenant. The Landlord will not be prosecuted for entry, and will not be liable for any damages or for any payment of any kind, and may determine to re-let the Premises for any part of the then unexpired term of this Lease. The Landlord also retains the option to collect any losses incurred due to the difference between the rental amount actually paid by the Tenant and the total rental amount that would have been payable under this Lease, as well as and in addition to

1925334119 Page: 10 of 15

# **UNOFFICIAL COPY**

any costs incurred by any actions taken by the Landlord to mitigate said losses. Any personal property remaining at the Premises following abandonment may be disposed of by the Landlord in a manner deemed proper and the Landlord is relieved of all liability for doing so.

8.10 As required by law, the Landlord makes the following disclosure: "Radon Gas" is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantitles, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in every state. Additional information regarding radon and radon testing may be obtained from your county public health unit.

8.11 If the Premises was built prior to 1978, the Landlord shall disclose to the Tenant the presence of known lead-based paint and/or lead-based paint hazards in the Premises. Tenant must also receive a federally approved pamphlet on lead poisoning prevention.

#### 9. LANDLORD AND TENANT OBLIGATIONS:

- 9.1 The covenants and conditions in this Lease shall apply to and bind the heirs, legal representatives, and assigns of the Landlord and Tenant, and all covenants are to be construed as conditions of this Lease.
- 9.2 If any portion of this Lease shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Lease is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

10.1 It is hereby agreed by and between Landlord and Tenant that Landlord will allow Tenant to have the following described pet(s) and no others in the Premiser, upon and subject to the terms

#### 10. PETS:

and conditions of this Residential Lease:
2 dog(s) and cat(s) and OTHERS
10.2 The Tenant shall keep the pet(s) under control at all times, adhere to all applicable local
ordinances, dispose of pet waste properly and quickly, and keep the pet(s) from ocing unneces-
sarily noisy or aggressive and causing any annoyance or discomfort to others, and coremedy
immediately any complaints made through the Landlord. Any damage to the exterior or interior of
the Premises caused by the pet(s) will be the full financial responsibility of the Tenant and that the
Tenant agrees to pay all costs involved in the restoration to its original condition. The Landlord is
permitted to professionally treat the Premises for fleas and ticks, and clean all carpets when the
Tenant vacates the Premises at the cost of the Tenant. The Tenant shall indemnify, hold harm-
ess, and defend Landlord against all liability, judgments, expenses (including attorney's fees), or
claims by third parties for any injury to any person or damage to property of any kind whatsoever

caused by the Tenant's pet(s).

1925334119 Page: 11 of 15

# **UNOFFICIAL COPY**

10.3 In consideration for the Landlord's authorization for the Tenant to keep the pet(s) described in this Paragraph on the Premises, the Tenant will pay the Landlord, in trust, a deposit
of, to be held and disbursed for pet damages to the Premises (if any) as
provided by law. This deposit is in addition to any other security deposit stated in this Lease.
11. NO WAIVER:
No relaxation, indulgence, waiver, or concession which the Landlord may show at any time what-
soever in regard to the carrying out of any of the Tenant's obligations in terms of this Lease shall
prejudice any of the Landlord's rights under this Lease in any manner whatsoever or be regarded as a waiver of any of the Landlord's rights in terms of this Lease.
12. FULL LEASE:
This agreement contains all the terms and conditions of this Lease entered into by the Landlord
and Tenant. The Landlord shall not be liable for any warranty, guarantee, representations, or
undertakings of whatsoever nature which might have been made to the Tenant by any person
whomsoever, except as contained herein. The Landlord shall not be bound by any amendment,
alteration, or variation of the terms of this Lease, unless reduced to writing and signed by the Landlord and Tenant or any person duly authorized thereto in writing by them.
13. WARRANTY OF AUTHORITY AND DECLARATION:
Each person signing this Lease warrary's his/her authority to do so AND that they have read it
and understand it and voluntarily agree to it.
14. JURISDICTION:
Any dispute arising under this Lease shall be heard in a court of competent jurisdiction in the
state of TLLINIOS, and the law of said state shall apply to any such dispute.
15. OTHER TERMS (OPTIONAL):
Other terms shall include:
LEASEE HAS BEEN PREPAID FOR TEN YEARS
FOR AMOUNT OF FOUR HUNDRED THOUSAND AND
FIFTY THOUSAND. (450,000.00).
THIS AMOUNT WAS TRANSFERED TO MY BANK
ACCOUNT ON 9-1-2017.
16. PURCHASE OPTION:
At any time during the duration of this Lease, the Tenant shall have the option to purchase
the Premises for by written notice to the Landlord no later than
LF237 Lease with Option to Buy 9-15, Pg. 1D of 11

1925334119 Page: 12 of 15

# **UNOFFICIAL COPY**

Printed Name:  TENANT:  Printed Name:  TENANT:  Printed Name:	Date: 1 - 15 - 2017  Date:
TENANT: Printed Name: TENANT:	Date: 1 - 15 - 2017  Date:
TENANT:	Date: 1-15-2017
	Date: 1-15-2017
Printed Name:	
TENANT: × N/A	4
We understand and agree that our obligations are jobe responsible for our individual obligations as well at this Lease. This includes paying the rental amount a	ns the obligations of all other tenants signing
JOINT AND SEVERAL TENANCY (IF TWO OR MO	RE ADULT TENANTS):
radio.	
WITNESS signature:	Date:
Date: 1-15-2017	<del></del>
(for and on behalf of	
Title of Agent (if applicable):	
Name of Landlord or Landlord's Agent:	
LANDLORD: Signature of Landlord or Landlord's Agent:	1/1 =
EXECUTION	
after receipt of the down payment. If at any time the this Lease, the option to purchase is terminated.	ie lenant decomes in default of the terms of
to a down payment of 10 PERCENT	an Tananak banancan ta dada 11 da 1

LF237 Lease with Option to Buy 9-15, Pg. 11 of 11

1925334119 Page: 13 of 15

# **UNOFFICIAL COPY**

### Lead-Based Paint Disclosure

(for use with all property built before 1978)

#### Notice to Lessee (Tenant)

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.

#### Notice to Surchaser

1. Landlord Disclosure:

@SmartLegatForms

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant yomen. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

# 1.1 Initial (a) or (b) regarding the existence of lead-based paint and/or lead-based paint hazards: (a) Lake how head-based paint and/or lead-based paint hazards exist on the premises. Explanation: (b) Lake Landlord does not have knowledge of any lead-based paint or lead-based paint hazards existing on the premises. 1.2. Initial (a) or (b) regarding documentation of any lead-based paint and/or lead-based paint hazards: (a) Lake Landlord has provided the Tenant with any and all available records and reports relating to the current or past existence of lead-based paint and/or lead-based paint hazards on the premises, including (list documents):

LF237 Lead-Based Paint Disclosure 9-15

1925334119 Page: 14 of 15

# **UNOFFICIAL COPY**

# Office of the Cook County Clerk

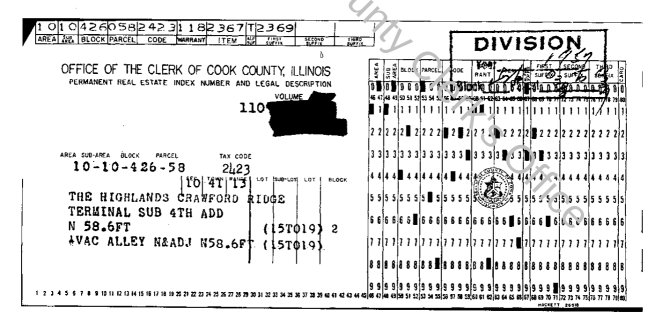
Map Department Legal Description Records

#### P.I.N. Number: 10104260580000

The legal description card(s) below is prepared in a format used for official county record-keeping, and can be used by the Cook County Recorder's Office to access their tract books.

If you need assistance interpreting this description, please obtain a copy of out instruction sheet "How to Read a Legal Description Card", available from the counter clerk or at our website <a href="https://www.cookcountyclerk.com">www.cookcountyclerk.com</a>

Please verify the Property Identification Number or P.I.N. (also known as the "Permanent Real Estate Index Number). If this is not the item you requested, please notify the clerk.



1925334119 Page: 15 of 15

# **UNOFFICIAL COPY**

AFFIDAVIT.FOR RECORDER'S LABELING OF SIGNATURES AS COPIES	
REQUEST TO RECORD PHOTOCOPIED DOCUMENTS PURSUANT TO §55 ILCS 5/3-5013	
hip Pooria , being duly sworn, state that I have access to the copies of the attached (print name above)	
document(s), for which I am listing the type(s) of document(s) below:	
9606 N Keystone, Skokie, Il lease (print document types on the above line)	•
(print document types on the above line)	
which were originally executed by the following parties whose names are listed below:	
Oksana Poslas Monz Properties, LLC	
(print name(s) of executor/grantor) (print name(s) of executor/grantee)	
for which my relationship to the document(s) is/are as follows: (example - Title Company, Agent, Attorney, etc.)	
Orcanizer Mrs. 2 Properties LLC  (print your relationship to the document(s) on the above line)	
(print your relationship to the document(s) on the above line)	
OATH REGARDING ORIGINAL	
w record the same. Furthermore, to the best of my knowledge, the original document was NOT INTENTIONALLY stroyed, or in any manner DISPOSED OF for the purpose of introducing this photo to be recorded in place of ginal version of this document. Finally, I, the Affiant, swear I have personal knowledge that the foregoing oath atement pontained therein is both true and accurate.  9-6-9	
Affiant's Signature Above . Date Affida vi. Executed/Signed	
HE BELOW SECTION IS TO BE COMPLETED BY THE NOTARY THIS AFFIDAVIT WAS SUBSCRIBED AND SMORN TO BEFORE	
Date Document Subscribed & Sworn Before Me	
AL-HAROON BIN ASAD HUSAIN Official Seal Notary Public – State of Illinois	S
Signature of Notary Public  My Commission Expires Sep 22, 2021	P
bove document. Additionally, any customer seeking to record a facsimile or other photographic or photostatic copy of a signature of parties who had executed such a document has the option to include this Affidavit in the recording, at their own expense if such expense is incurred, as an "EXHIBIT" and NOT the coverpage. However, this affidavit is NOT	S M SC E