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RECORDING REQUESTED BY:

GREGORY E. KULIS & ASSOCIATES, LTD.

WHEN RECORDED MAIL TO:

GREGORY E. KULIS & ASSOCIATES, LTD. **30 N LASALLE STREET SUITE 2140** CHICAGO, IL 60602



Doc# 2203915032 Fee \$55.00

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

KAREN A. YARBROUGH

COOK COUNTY CLERK

DATE: 02/08/2022 03:06 PM PG: 1 OF 3

THIS SPACE FOR RECORDER'S USE ONLY

		THIS STACE FOR RECORDER S USE ONE I		
00,	DOCUME	ENT TITLE		
	STANDARD LAUNDR	Y ROOM LEASE (262)		
ENTITY:	309 W Hawthorne, Mt. Prospect			
PROPERTY ADDRESS:	309 West Haw	309 West Hawthorne Circle, Mt. Prospect, Illinois 60056		
PIN(S):	7	08-23-201-064-0000		
LEGAL DESCRIPTION:	PARCEL 1: THE EAST 43.38 FEET OF TH THE EAST 640.40 FEET, (EXC OF THE NORTHEAST 1/4 OF THIRD PRINCIPAL MERIDIAN SOUTHWEST CORNER OF TH QUARTER, QUARTER SECTION WITH THE NORTH LINE OF SECTION 454.53 FEET TO A POINT FO DESCRIBED; THENCE DUE W	W THIN THE COMMON ELEMENTS OF THE FOLLOWING E WEST 97.00 FEET OF A TRACT OF LAND BEING THAT PART OF EPT THE EAST 223 FEET THEREOF) OF THE NORTH 20 ACRES SECTION 23, TOW NSH'P 41 NORTH, RANGE 11 EAST OF THE I, DESCRIBED AS FOLLOWS: COMMENCING AT THE HE EAST 840.40 FEET OF THE NORTH 20 ACRES OF SAID DN; THENCE 543.71 FEET (SAID SOUTH LINE BEING PARALLEL HAID QUARTER QUARTER SECTION); THENCE DUE NORTH R A POINT OF BEGINNING OF THE TRACT OF LAND HEREIN FEST 140.80 FEET; THENCE DUE NORTH 57 FEET; THENCE DUE DUE SOUTH 57 FEET TO THE POINT OF REGINNING, ALL IN		
	DECLARATION OF EASMENT AND SUPPLEMENT TO DECL	TO AND FOR THE BENEFIT OF PARCEL 1 AS SET FORTH IN THE 'S DATED APRIL 2, 1976 AS DOCUMENT NUMBER 23443254 ARATION OF EASEMENTS RECORDED ON AUGUST 17, 1977 AS 2165 FOR INGRESS AND EGRESS, ALL IN COOK COUNTY,		

2018

STANDARDELAUNTRY ROOM (E) SE'

•	Office:
THIS INDENTURE, made this and day of May	20 18 between Teias K. Soni.
309 a). Howthornelingt. Prospect	
ereinafter called the LESSOR, and COIN WASHER COMPANY, 925 Soil	,

after called the LESSEE. WITNESSETH: That LESSOR, for and in consideration of the covenants and agreements hereinafter contained and made on the part

of the LESSEE, does hereby demise and lease to LESSEE for use only by LESSEE, the premises known and described as the laundry Hawkhornecir. Mt. 309 room(s) or laundry area(s) in the building(s) commonly known as:_ IL 60**055** No. Apts./Units _

to be occupied by the LESSEE, to install, place, and operate on said premises, coin and/or card-metered laundry equipment for use by the occupants of the building in which the demised premises are located, and for no other purpose. The manufacture, style, size, color, model, and type of energy used to be determined solely by LESSEE. May 15th,

To have and to hold the same for a base term from:

premises 55 LESSEE shall pay to LESSOR by U.S. Mail as rent for said premises of the gross annual income derived on the laundry machines installed at the location mentioned above paid semi-annually ("the F y F riod") by check during the period that this lease shall remain in full force and effect ac. or in or the terms and conditions of this lease.

 LESSOR represent and warrants that LESSOR is

- owner, lessee, or duly a mi orized managing agent of the aforesaid premises and that LESSOR has the right and lawful authority to enter into and execute this lease under all of the terms and condition; thereinafter set forth, and that this lease will be binding woo all future successors, heirs, executors, and assigns of the LESSOR, including any future owners, beneficiaries, grantees, parties of interest, or lessees of the building, it being the intention of the parties that the interest grante of the LESSEE herein shall run with the land and building. Title to the aforesaid equipment (including the fixtures wiring, plumbing, and accessories supplied or installed by the LESSEE) and rights to all monies deposited therein by the users thereof shall at all times remain so ely in & LESSEE and shall not at any time nor union any circumstances vest in LESSOR, and 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 or otherwise. LESSOR shall be responsible for all real estate, county, municipal 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/or operate, on said premises or anywhere in or about the building and/or building grounds, any washing and/or drying machines, either coin operated or not; nor allow any laundry lines or wires, etc., on the premise and/or building grounds, at any time during the period that this lease shall continue in full force and effect as bereinsfer provided.
- premises or anywhere in or about the building and/or building grounds, any washing and/or drying machines, either coin operated or not, nor allow any laundry lines or wires, etc., on the premise and/or building grounds, at any time during the period that this lease shall continue in full force and effect as hereinafter provided.

 4. LESSOR covenants that the premises have adequate utilities and proper venting and that at the time of installation there will be no building code violation which adversely affects the ability of LESSEE to install, operate, or maintain its laundry equipment. It is the LESSOR's responsibility to ensure that the laundry room shall have a properly pitched floor to an adequate and properly installed floor drain to preclude water damage to building or personal property.

 5. LESSEE covenants and agrees to install and operate coin metered laundry equipment in said premises and shall pay the LESSOR at it's office as rent for said premises the sum equal to the above-stated percentages on all gross amounts in excess of the cash equivalent of the price of one washing and one drying cycle per installed washer and dryer per day (the minimum compensation deduct.) The parties agree to a month to consist of thirty days for said minimum compensation deduct. If the lease agreement is based on a flat rate, the minimum compensation deduct hall be paid out of the gross revenue in the machines first, and any flat rates shall be paid out of the balance of the monthly gross proceeds available. If in any given Pay Period the gross revenue for any Pay Period does not meet the minimum compensation deut telvels of which LESSEE is entitled, the LESSEE may reduce subsequent Pay Periods' rent to cover any deficiencies. In the event of a robbery or vandalism to the laundry equipment, the flat rate or percentage rental shall be adjusted based on the percentage of income lost as ascertained by an accounting for the prior period. Such accounting shall be supplied to the LESSOR at the time of the rental payments if any
- laundry machines clean.

 7. LESSOR agrees to permit LESSEE through its representatives, free and unobstructed access to and egress from the installation. The occupants of the building shall have free and unobstructed access to the laundry room or laundry room area for the purpose of using the laundry equipment. The LESSOR shall furnish the LESSEE, and the building tenants with necessary entrance keys to allow free access to the laundry room and building upon signing of this lease, or in the event of a lock change of laundry room or entry door, as soon as such change has been completed.

LESSEE COIN WASHER COMPANY

Can alga Coin washer Co.

This Laundry Room Lease shall be considered to be extended for an additional period of ten years from the date of its expiration (the extended term) 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 the base term that said lease shall not be extended for the additional term. In consideration of such automatic renewal period, the LESSEE shall furnish 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 agreed in paragraph five of this lease. At the expiration of the extended term, this lease shall continue for additional aggregate like terms (aggregate term being defined as the base term plus the initial extended term) 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 fifteen months, prior to the end of the extended term or any subsequent terms thereafter. If property is sold or management is changed subsequent to the written notice provided herein, then said notice shall be null and void, and shall be considered rescinded. This lease shall be extended for any period of time that the laundry

the equipment, or the laundry area in the building proper, is unus? J. due to fire, flood, remodeling, or any Act of God.

9. At the am nation of this agreement, LESSES shall have the right of first retival on any new lease or control either for the outright sale, rental, or commission basis lease of the laundry room premession washers and dryers in the above said buildings). Lessor will tender any bona fide offer (signed by I e on ring party) within ten days of receiving the same by both U.S. Regular and Registered or C ritified Mail, Return Receipt Requested and proof of service thereof. Lessee will have fourteen des after sceipt thereof to match any such offer.

10. LESSOR assumes esnonsibility for any loss, damage, or destruction of said laundry equipment by theft, fire, versias m, or any other casually and LESSEE agrees to procure and carry public liability insurarce overage (in liability limits of not less than \$100.000/\$300.000 - \$100.000) insuring against ain claims in personal injuries and property damage arising out of the use of said equipment.

\$100,000 insuring against air cb in ship personal injuries and property damage anising out of the use of said equipment. Lessor shall in responsible for any claims or damages to articles washed or dried in Lessee's equipment.

11. In the event of a breach of this inase by LESSOR, including but not limited to the unauthorized disconnection of LESSEE's an dry equipment or the installation on the premises or on or about the building and/or built in grounds, of laundry equipment by LESSOR or any other person, firm, or corporation, or the obstruction of the use of the laundry room or laundry equipment by the building tenants or owners, the paties recognize that damages to LESSEE would be difficult to compute and therefore this agent entire the laundry room or laundry equipment by the building tenants or owners, the paties recognize that damages to LESSEE would be difficult to compute and therefore this agent entire the laundry room or laundry equipment by the building(s) for the balance of the use of the development of the laundry members and the laundry room and thereof, commencing with the month in which the bre chick current payable immediately upon notice of payment due by LESSEE to LESSEOR. In the element of the laundry room and the lesser and payable immediately upon notice of payment due by LESSEE to LESSEOR. In the element of the laundry room and the lesser and payable upon demand as herein set forth. LESSOR's hall be reasonable to LESSOR's laundry facilities including but not timited to water piping, lesser and payable upon demand as herein set forth. LESSOR's shall be responsible to LESSOR's laundry equipment and other property any time after such breach and shall have no further obligation to install, maintain, pay rent, or operate such equipment in the subject building(s). In the event of a breach of this Lease by Lessee, Lesser must give Lessee written notice of breach with a 10-day cure period after receipt thereof. Notice must be in withing by U.S. Registered or Certified Mail, Return Receipt Requeste

title shall warrant and agree to supply the stress of the precise of 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 thereunder.

15. See reverse side of this lease for approximate location of Laundry Room(s) and legal

LESSOR	a a			
ECLA!	Thou's	MAN49	EMENT	GROVE
Corporation	Partnership, T	rust, or Individual	/	
€.	M ,		1	
BY	16 7	May	2hl 20	18
Title	2ECTOR	, 0	,	
- 1		`		

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Dempster St.

Hawthorne Circle

Sog

Laundry noon
Located in basement

* Map not drawn to scale

16: Coin washer agreem to pay the original signator/lesso the one-time sum of \$1,100 for the purpose of laundry room improvements already in place.

- Coin washer agrees to point the laundry

- Coin washer agrees to install an LED light in the laundry room.

HC.

May 2ⁿ⁶, 2018