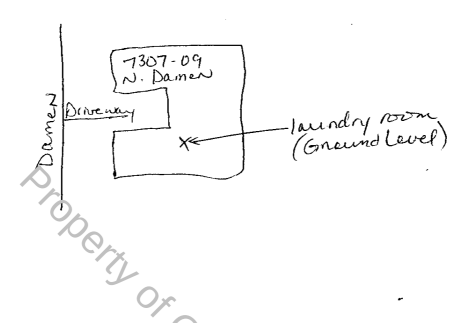
#3/2

	Phones: Home: Office:
THIS INDENTURE, made this 7th day of December incolnwood, IL 60712	, 20 10 , between S & M Properties, 7329 N. Keystone,
ereinafter called the LESSOR, and COIN-WASHER CO., 925 Sout	h Route 83, Elmhurst, Illinois, 60126 (630)832-4646; hereinafter
alled the LESSEE.	
•	enants and agreements hereinafter contained and made on the part
· · · · · · · · · · · · · · · · · · ·	only by LESSEE, the premises known and described as the laundry
om(s) or laundry area(s) in the building(s) commonly known as: 73	
	No. Apts./Units 10
	I premises, coin and/or card-metered laundry equipment for use by
- · · · · · · · · · · · · · · · · · · ·	ated, and for no other purpose. The manufacture, style, size, color,
odel, and type of energy used to be determined solely by LESSEE To have and to hold the same for a base term from: <u>January 1, 2</u>	
December 31, 2017	
1. LESSEE shall pay to LESSOR by U.S. Mail as rent for said premises 55%	8. This Laundry Room Lease shall be considered to be
the gross armual income deriver from the laundry machines installed at the location mentioned bove paid semi-annually (the five field) by chock during the period that this lease shall main in full force and effect according to the terms and conditions of this lease. 2. LESSOR represents and warrants that LESSOR is where, lessee, or duly ruthorized managing agent of the foresaid premises and fire lessed managing agent of the foresaid premises and fire lessed managing agent of the foresaid premises and conditions thereinafter set forth, and that this lease will be binding the little sease under this lease will be binding the little sease under this lease will be binding the little sease of the uniding, it being the intention of the parties that the interest granted to the LESSEE herein shall run with the and and building. Title to the aformation and accessories upplied or installed by the LESSEE) and rights to all monies deposited therein by the users there of shall at all mes remain solely in LESSEE and shall not at any time or under any circumstances vest in LESSOR, and ESSEE shall have the sole right and privilege to remove the said equipment by lapse of time or otherwise. LESSOR and ESSEE shall have the sole right and privilege to remove the said equipment at the expiration or other termina unifor this agreement by lapse of time or otherwise. LESSOR and ESSEE shall have the sole right and privilege to remove the said equipment at the expiration or other termina uniformized in the provided. 3. LESSOR covenants and agrees that LESSOR will not install and/or operate nor permit any dividuals, firm, company, or corporation (other than LESSEE) in sinstall and/or operate nor permit any dividuals, firm, company, or corporation (other than LESSEE) in sinstall and/or operate nor permit any dividuals, firm, company, or corporation (other than LESSEE) in sinstall and proper venting and that at e time of installation there will be no building ode violation which adversely affects the ability of SSEE to install, operate,	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 iffteen 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 equirement, or the laundry area in the building proper, is unusable due to fire, flood, remodeling, or any Act of God. 9. At that of material terms therefore, remodeling, or any Act of God. 10. LESSOR assumment of this agreement, LESSEE shall have the right of first refusal on any new lease or or large terms or the receipt therefore the outling state proposition of order described in the same popular or received thereof to ment any such offic. 10. LESSOR assumment exponential for exponential proposition of service thereof. Lessoe will have four any apparent to the building genes to procure and carry public liabity insuran except hereoforms in the
ESSEE. In the event that LESSOR requests to be present during LESSEE's collection or	LESSEE has invested in the installation, repair, replacer and, and/or decorating of LESSOR'S
unting of the coins or tokens from the laundry machines, then LESSEE shall do so at a cost of ght dollars per machine during collecting and twelve dollars per machine for collecting and	laundry facilities including but not limited to water piping, electrical piping and fixtures, gas piping, sanitary piping, venting, carpentry work and/or decorating, o a. punts which LESSEE may
unting, payable by LESSOR to LESSEE at that time. LESSOR shall furnish to LESSEE, at no arge, gas, electricity, adequate exhaust venting for drying machines, adequate heat and pring of language core and appropriate but and cold water to concate said equipment. LESSOR	have given LESSOR as a laundry room allowance, or laundry room nim rovement allowance, such amounts shall be reimbursed by LESSOR and included in the allowance liquidated damages and payable upon demand as begin set forth 1.ESSOR shall be responsible for reasonable
nting of laundry room and appropriate hot and cold water to operate said equipment. LESSOR be responsible for proper water supply, both hot and cold and proper drainage, either through placement, cleaning, or rodding, and sufficient and proper electrical power supply shall be	and payable upon demand as herein set forth. LESSOR shall be responsible for reasonable attorneys fees, court costs, and witness fees incurred by LESSEE in enforcing this lease agreement or for defense of this lease agreement. LESSEE shall have the right to remove its
practine in Deaning, or Industry, and sometime in proper electrical power supply scale be one by LESSOR including any damages incurred by vandals, storm damages, or other Acts of od. The type of energy utilized to operate said drying machines shall be at the sole discretion of	agreement of the declared of the 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
SSEE. All costs incurred by the installation of proper gas, water drainage, dryer venting; and/or ectrical connections shall be the responsibility of LESSOR. LESSOR shall install such	the event of a breach of this Lease by Lessee, Lessor must give Lessee written notice of breach with a 10-day cure period after receipt thereof. Notice must be in writing by U.S. Registered or
nnections, if not now in place, immediately after the signing of this lease. In the event that ecessary repairs to the utilities, dryer venting, or laundry room are not completed by the	Certified Mail, Return Receipt Requested and proof of service thereof. 12. The covenants and agreements contained herein are the full agreement between the
SSOR within a reasonable amount of time, then the LESSEE may elect to make or have made ich repairs with such costs being deducted from LESSOR's rent and/or commissions until such	parties, and neither party hereto shall be bound by any statement not included herein, and same shall be binding on the successors, heirs, executors, and assigns of the respective parties.
he that the total costs incurred by LESSEE are reimbursed to LESSEE. LESSEE shall provide ISSOR with billings for such work verifying total expenditure by LESSEE to make such repairs. IS LESSOR agrees that it will protect its and the LESSEE'S best interests by promptly reporting the need of service for said laundry machines, and by keeping the designated laundry space and	13. LESSOR represents that it is the owner, beneficiary, lessee, or duly authorized management agent for the building and that it has the absolute right and authority to execute this lease. In the event 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 this Lease Agreement.
undry machines clean. 7. LESSOR agrees to permit LESSEE through its representatives, free and unobstructed was a few and express from the installation. The continues of the building shall have free and	to the purchaser(s). 14. LESSOR agrees to assume all responsibilities for alterations for the premises that are required by law, including the Fair Housing Act of 1988 as amended, 42 U.S.C. 3601., et seq.,
ccess to and egress from the installation. The occupants of the building shall have free and nobstructed access to the laundry room or laundry room area for the purpose of using the undry equipment. The LESSOR shall furnish the LESSEE, and the building tenants with	and regulations promulgated thereunder. 15. See reverse \$ide of this lease for approximate location of Laundry Room(s) and legal
undry equipment. The LESSOR shall furnish the LESSEE, and the building tenants with seessary entrance keys to allow free access to the laundry room and building upon signing of is lease, or in the event of a lock change of laundry room or entry door, as soon as such change	 15. See reverse side of this lease to approximate location of Lauridity Room(s) and legal description of premises (optional). 16. See reverse side of this lease for any additional regisions or amendments.
as been completed.	LESSOR
ESSEE OIN WASHER COMPANY	Burd I Ulit
Dady 1 DC at	Corporation, Partnership, Trust, or Individual
Y WHITTE	BY VINOD K VATS
Gen MPR. Com Washer Co.	Doc# 2314513124 Fee \$
CELL MY K. COM WORKER CO.	Title Partner

RHSP FEE:\$9.00 RPRF FEE: \$1.00 KAREN A. YARBROUGH COOK COUNTY CLERK

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15: Approximate location of laundry room:



- 16: Amendments to the laundry room lease:
 - -Coin Washer agrees to replace the laundry equipment in the laundry room at the inception of this lease.
 - -Coin Washer will pay the original Signator/Leasor the one-time sum of \$200.00 upon commencement of this lease for laundry oom improvements already in place.

Prepared by: Gregory E. Kulis Cregory E. Kulis? Associates, Ltd. Chicago, IL 134 N. Laralle, #444 60602

2314513124 Page: 3 of 3

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TEL 312.603.5645 FAX 312.603.4707 WEB cookcountyclerk.com

I CERTIFY THAT, ACCORDING TO THE RECORDS HELD BY THE COOK COUNTY CLERK'S OFFICE, THE TAX PARCEL WHICH IS KNOWN BY THE PERMANENT REAL ESTATE INDEX NUMBER (PIN) OF:

11 - 30 - 408 - 015 - 0000

CORRESPONDS TO THE FOLLOWING LEGAL DESCRIPTION:

LOT 3 AND THE NORTH 16 32/100 FEET OF LOT 4 IN THE SUBDIVISION OF PART OF THE FRACTIONAL SOUTHEAST 1/4 NORTH OF THE !ND GENOUS PEOPLE'S BOUNDARY LINE IN SECTION 30 CONVEYED BY EDWARD MURPHY AND WIFE TO SCHOOL TRUSTEES COMMENCING AT THE INTERSECTION OF WEST LINE OF SAID 1/4 SECTION WITH THE CENTER OF INDIGENOUS PEOPLE'S BOUNDARY LINE ROAD THENCE NORTH 5.93 CHAINS (391.38 FEET) THENCE TAST 1.88 CHAINS (124.08 FEET) THENCE SOUTH 4.71 CHAINS (310.86 FEET) TO THE CENTER OF SAID ROAD THENCE SOUTHWESTERLY ALONG THE CENTER OF SAID ROAD 2.25 CHAINS (148.5 FEET) TO THE POINT OF BEGINNING (EXCEPT THE STREET HERETOFORE DEDICATED) IN SECTION 30 TOWNSHIP 41 NORTH RANGE 14 EAST OF THE THIRD Cort's Offic PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.



COOK COUNTY CLERK