C				
	WK COURTY	<u> </u>		
KNOW ALL MEN BY THESE PRESENTS, THAT		<u>ت ان </u>		
Myrtle Mullins, single and never been mar		12: 32	87565243	
City of Chicago	of the County of			
Cook and State of Illinois	in con-		10	
sideration of One Dollar (\$1) and other valuable consideration, the receipt of which is hereby acknowledged, do	eration in hand es hereby sell,		200	7
assign, transfer and set over unto the Assignee, The Citizens National Bank & Trust Co,				•
of the City of Chicago	County of	Above Sp	acce For Recorder's Use Only	
Cook and State of Illinois administrators and assigns, all the avails, rents, issues and	., his executors,			
virtue of any lease, whether written or verbal, or any letter premises herein: (1.27 described, which may have been here or agreed to by the A stignee under the power herein grant assignment of all such leases and agreements and all the avand agreements now or ling as follows, to-wit:	ing of, or any agre stofore or may be h sed, it being the int	ement for the us ereafter made or ention to hereby	e or occupancy of any part agreed to, or which may be establish an absolute trans	of the emade fer and
DATE OF LEASE LESSEE		TERM	MONTHLY REN	T
Ox				
· C				
such rent being payable monthly in advance with responsible Lot nineteen (19) (except the west nine and twe	-			
in the subdivision of the east half (E1/2) of the (SW 1/4) of Section Four (4), Township Thirty-Prinicpal Meridian, In Cook County, Illinois.	Sou h East Qua	rter (SE 1/4) d	of the South West Qua	rter
Commonly known as: 5234 W. Chicago A Permanent I.D. No: 16-04-330-040 Vol				
rermanent 1.0. 190: 10-04-330-040 Vol	iume 544		MAIL	
•			BUX 2	23
		0,	BOX 2	83
			o collect all of said avails,	rents,
issues and profits arising or accruing at any time hereafter,	and all now due o	r that may her 🖘	o collect all of said avails, fter become due under eac	rents,
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed property.	and all now due o or to hereafter ex er or necessary to o	r that may her sall ist, for said prom inforce the payme	o collect all of said avails, feer become due under each nises, and to use such mean at on the security of such a	rents, ch and sures, ivails,
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed properents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said pre	and all now due of or to hereafter ex er or necessary to e sion of said premi mises to any party	r that may her all ist, for said prom inforce the payme ses or any portion or parties at his	o collect all of said avails, feer become due under each ises, and to use such mea hat of the security of such and to fill any a discretion, hereby granting	rents, th and sures, ivails, and all ing full
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed propients, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and further, with power to	and all now due of or to hereafter ex- er or necessary to e- sion of said premi mises to any party privileges and poy ouse and apply said	r that may hereal ist, for said prem inforce the paymisses or any portion or parties at his vers herein granted a vails, issues ar	o collect all of said avails, feer become due under eachiers, and to use such means to the security of such and to fill any a discretion, hereby grantic dat any and all times hered at any and all times hered prefit, to the payment of	rents, th and sures, tvails, and all ag full eafte (2)
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed propierents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and further, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of the Assignee.	and all now due of or to hereafter ex- er or necessary to e- ssion of said premi- mises to any party privileges and pov- use and apply sai- to become due of said premises, in-	r that may her all ist, for said prim inforce the payme ses or any portion or parties at his vers herein grant davails, issues ar all control that may here cluding taxes and	o collect all of said avails, fier become due under each sizes, and to use such mean the collection of such a collection, hereby grantified at any and all times hereby to the payment of the payment of the payment of the collection, and a sassessments, and the inter-	rents, ch and sures, ivails, ind all ing full eafte (7 of any ilso to est on-
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed propierents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and further, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgment of the Assignor to the Assignee.	and all now due of or to hereafter ex- er or necessary to e- ssion of said premi- mises to any party privileges and pov- use and apply sai- to become due of said premises, in-	r that may her all ist, for said prim inforce the payme ses or any portion or parties at his vers herein grant davails, issues ar all control that may here cluding taxes and	o collect all of said avails, fier become due under each sizes, and to use such mean the collection of such a collection, hereby grantified at any and all times hereby to the payment of the payment of the payment of the collection, and a sassessments, and the inter-	rents, ch and sures, ivails, ind all ing full eafte (7 of any ilso to est on-
without notice to the Assignor, and further, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.	and all now due of or to hereafter ex- er or necessary to e- sion of said premi- mises to any party privileges and pov- use and apply said eo or to become due of said premises, in- ent be deemed pro-	r that may her tallist, for said primits, for said primitses or any portion or parties at his vers herein granted avails, issues alle, or that may here cluding taxes and oper and advisable.	o collect all of said avails, fier become due under each sizes, and to use such mean that of the security of such a class et is, hereby grantified at any and all times hered prefit, to the payment e catter be so wracted, and a assessments, and the interfile, hereby ratifying all that	rents, th and sures, tvails, and all teafte (I) of any, ilso to est one at said.
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed progrents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said pre power and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, du the payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand xxx and seal	and all now due of or to hereafter exercise rounds and premismises to any party privileges and powers and apply saide or to become due fasaid premises, in ent be deemed premises, this	r that may her tallist, for said priminforce the payme ses or any portion or parties at his vers herein granted avails, issues are that may her cluding taxes and pper and advisab	o collect all of said avails, feer become due under each isses, and to use such mean at on the security of such a discretion, hereby grantined at any and all times hered at any and all times hered at the collection, and assessments, and the interfee, hereby ratifying all that June 19 87	rents, th and sures, tvails, and all teafte (I) of any, ilso to est one at said.
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed propients, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.	and all now due of or to hereafter exercise round and said premismises to any party privileges and powers and apply said each of said premises, intent be deemed proximal this	r that may her tallist, for said priminforce the payme ses or any portion or parties at his vers herein granted avails, issues are that may her cluding taxes and pper and advisab	o collect all of said avails, feer become due under each isses, and to use such mean at on the security of such a discretion, hereby grantined at any and all times hered at any and all times hered at the collection, and assessments, and the interfee, hereby ratifying all that June 19 87	rents, th and sures, ivails, nd all ag full of any, also to est one it said.
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed propilegal or equitable, as in his discretion may be deemed propilegal or equitable, as in his discretion may be deemed propilegal or equitable, as in his discretion may be deemed propilegal or equitable, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, duting the payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal hyrtle Mullins, single and never been married.	and all now due of or to hereafter exercise round and said premismises to any party privileges and powers and apply said each of said premises, intent be deemed proximal this	r that may her tallist, for said priminforce the payme ses or any portion or parties at his vers herein granted avails, issues are that may her cluding taxes and pper and advisab	o collect all of said avails, feer become due under each isses, and to use such mean at on the security of such a discretion, hereby grantined at any and all times hered at any and all times hered at the collection, and assessments, and the interfee, hereby ratifying all that June 19 87	rents, th and sures, ivails, nd all ag full of any, also to est one it said.
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed proper rents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and further, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal Myrtle Mullins, single and never been morried STATE OF Illinois	and all now due of or to hereafter exercise ror necessary to exist on of said premismises to any party privileges and powers and apply said ever to become due of said premises, incent be deemed proximal this	r that may her talist, for said priminforce the payme ses or any portion or parties at his vers herein grant davails, issues are, or that may here luding taxes and oper and advisab	o collect all of said avails, feer become due under each isses, and to use such mean at on the security of such a discretion, hereby grantined at any and all times hered at any and all times hered at the collection, and assessments, and the interfee, hereby ratifying all that June 19 87	rents, th and sures, ivails, nd all ag full of any, also to est one it said.
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed properents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and further, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal Myrtle Mullins, single and never been married STATE OF Illinois	and all now due of or to hereafter exercise ror necessary to exist on of said premismises to any party privileges and powers and apply said er or to become due of said premises, incent be deemed premises, this	r that may her a ist, for said prim ist, for said prim inforce the payme ses or any portion or parties at his vers herein grant davails, issues ar a vails, issues ar cluding taxes and oper and advisab the day of	o collect all of said avails, feer become due under eachiers, and to use such mean at oi the security of such a discretion, hereby grantified at any and all times hered prefit, to the payment of easter be contracted, and a assessments, and the interfice, hereby ratifying all that June 1987 (Si	rents, th and sures, ivails, nd all ing full leafte () of any, ilso to est one il said.
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed propierents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal STATE OF Illinois STATE OF Myrtle Mullins, single and never been married county of Cook a notary put Certify that Myrtle Mullins whose never be the same person whose never home to be the same person whose never has a seal of the control of	and all now due of or to hereafter exercise ror necessary to exist on of said premismises to any party privileges and powers and apply said eror to become due or to become due of said premises, intent be deemed professary to be deemed professary this 24 L)  Borboro A. Contolic in and for said ame XXX said said said said said said said said	r that may her alist, for said printing ist, for said printing ist, for said printing ist, for said printing ist, or any portion or parties at his vers herein granted avails, issues and avails, issues and oper and advisable ist. day of the day of the founty, in the obscribed to the founty is said printing ist.	o collect all of said avails, feer become due under eachier, and to use such mea eat of the security of such a collection of and to fill any addiscretion, hereby grantified at any and all times hered prefet to the payment eafter be connected, and a assessments, and the interle, hereby ratifying all that June 19.87 (Si	rents, th and sures, tvails, and all leafte (for any, liso to, est on all said). EAL)
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed proprents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal of the Mullins, single and never been married a notary put that the payment of the Assignee, do the payment of the Assignee, do the payment of the Assignee of the payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal of the Mullins, single and never been married to be the same person married and the payment of	and all now due of or to hereafter exercise ror necessary to exist on of said premismises to any party privileges and poveres and apply said early to become due or to become due for the deemed problem of the deemed probl	r that may her alist, for said printing ist, for said printing ist, for said printing ist, for said printing ist, or any portion or parties at his vers herein granted avails, issues and avails, issues and oper and advisable ist. day of the day of the founty, in the obscribed to the founty is said printing ist.	o collect all of said avails, feer become due under eachier, and to use such mea eat of the security of such a collection of and to fill any addiscretion, hereby grantified at any and all times hered prefet to the payment eafter be connected, and a assessments, and the interle, hereby ratifying all that June 19.87 (Si	rents, th and sures, tvails, and all leafte (for any, liso to, est on all said). EAL)
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed proprents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal of the Mullins, single and never been married and management of the Mullins, single and never been married to company that the best of the same person to the Assigner. When the more to be the same person to the Mullins of the Mullins of the more to be the same person to the Mullins of the more of the same person to the more of the more	and all now due of or to hereafter exercition for the party to be sion of said premismises to any party privileges and powers and apply saide or to become due for to become due to the deemed probability.    XX	r that may her calist, for said print ist, for said print ist, for said print ist or parties at his set or any portion or parties at his sets herein granted avails, issues are, or that may her louding taxes and oper and advisabilith day of id County, in the ibscribed to the fed and delivered	o collect all of said avails, feer become due under each set of the security of such and to the security of such and the collect of and to fill any and discretion, hereby grantified at any and all times hered prefit to the payment of assessments, and the interfee, hereby ratifying all that June 19 87 (Simple State aforesaid, Do Hereby said instrument, apporting the said instrument as hereby said instrumen	rents, th and sures, tvails, and all leafte (for any, liso to, est on all said). EAL)
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed proprents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, duthe payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal for the Mullins, single and never been married STATE OF Illinois  STATE OF Myrtle Mullins, single and never been married before me this day in person, and acknowledged that shorter and voluntary act, for the uses and purposes therein set of the under my hand and official sea! this	and all now due of or to hereafter exercition for said premismises to any party privileges and powers and apply said et or to become due or to become due for the deemed profession of the deemed profession and for said premises, intent be deemed profession and for said ame xxx signed, seal forth.	r that may her calist, for said print ist, for said print inforce the payme ses or any portion or parties at his vers herein granted avails, issues at e, or that may her cluding taxes and oper and advisabilith day of da	o collect all of said avails, feer become due under eachier, and to use such mean to ithe security of such a discretion, hereby grantified at any and all times hered prefit, to the payment of eatter be so macted, and a assessments, and the interior, hereby ratifying all that June 19 87 (Si	rents. th and sures. tvails, nd all ng full eafte (7) of any, slso to; est one st said.  EAL)  reby eared er
issues and profits arising or accruing at any time hereafter, every the leases or agreements, written or verbal, existing legal or equitable, as in his discretion may be deemed properents, issues and profits, or to secure and maintain posses vacancies, and to rent, lease or let any portion of said prepower and authority to exercise each and every the rights, without notice to the Assignor, and turther, with power to indebtedness or liability of the Assignor to the Assignee, du the payment of all expenses and the care and management of incumbrances, if any, which may in said attorney's judgmattorney may do by virtue hereof.  GIVEN under her hand cox and seal of the Mullins, single and never been married and seal of the care and management of the Assignor to	and all now due of or to hereafter exercition for said premismises to any party privileges and powers and apply said et or to become due or to become due for the deemed profession of the deemed profession and for said premises, intent be deemed profession and for said ame xxx signed, seal forth.	r that may her calist, for said print ist, for said print inforce the payme ses or any portion or parties at his vers herein granted avails, issues at e, or that may her cluding taxes and oper and advisabilith day of da	o collect all of said avails, feer become due under eachier, and to use such mean to ithe security of such a discretion, hereby grantified at any and all times hered prefit, to the payment of eatter be so macted, and a assessments, and the interior, hereby ratifying all that June 19 87 (Si	rents. th and sures. tvails, nd all ng full eafte (7) of any, slso to; est one st said.  EAL)  reby eared er

## **UNOFFICIAL COPY**

Property of Cook County Clerk's Office