				··	
the <u>City</u> One Dollar (\$1)	of Chicago and other valuable co	County of Cook nsideration in hand paid, t	and State of he receipt of which	Illinois is hereby acknowl	
ll, assign, transfer	and set over unto the	Assignee, MID TOWN BAN	IK AND TRUST CO	MPANY OF CHIC	AGO
the City	of Chica	80 County of	Cook	and State of 111	inois
any lease, whether iscribed, which may ider the power herei	strators and assigns, all t written or verbal, or any y have been heretofore of in granted, it being the inti-	the rents, issues and profits no letting of, or any agreement r may be hereafter made or a ention to hereby establish an al	ow due and which may for the use or occupan greed to, or which mu bsolute transfer and ass	hereafter become de cy of any part of the ty be made or agree ignment of all such l	ue under or by virtu premises hereinafted to by the Assigne eases and agreemen
DATE OF L	•	e und especially those certai LESSEE	III-1622601-2110-3 16611161	TERM	MONTHLY REN
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		. \$
	<u> </u>				\$
					. 3
	19		DEP T#2	I-01 RECORDING	11/28/88 09:1
	_19		. 50	492 + P	88-5468
	19	_	·	JOON COUNTY RE	CONDER
t cent being payal		rer the property described a	is follows, to-wit:		ð. <u></u>
		75 E. DELAWARE P. 7-03-220-025-140		CHGO, IL.	
		the Assignee as his true and			
ofits urising or accreements, written of cretion may be deed in maintain possession of premises to any particular to the contracted, and also the interest on income.	ruing at any time hereafter verbal, existing or to imed proper or necessary on of said premises or an arriy or parties at his discrenited at any and all times he payment of any indebter to to the payment of all the payment	the Assignee as his true and er, and all now due or that in hereafter exist, for said prem to enforce the payment or the ny portion thereof and to fill ; tion, hereby granting full pow hereafter without notice to the dness or liability of the Assign expenses and the care and match may in said attorney's jud	nay no eafter become nises, and to use such a security of such avail any and at vacorcies, er and authority in exe Assignor, and (urther, our to the Assignee duranagement of said pre-	due under each and measures, legal or is, rents, issues and and to rent, lease tricke each and every with power to use a or to become due, on 1868, including tax	every the leases of equitable, as in his profits, or to secur- or let any portion of the rights, privilege, and apply said avails or that may becaste es and assessments
ofits urising or accreements, written of cretion may be deed maintain possessing premises to any particles and profits to the contracted, and also the interest on increasing may assign attorney may	ruing at any time hereafter verbal, existing or to imed proper or necessary on of said premises or an arriy or parties at his discrented at any and all times he payment of any indebter to the payment of all tecumbrances, if any, whice or the payment of any whice cumbrances, if any, whice	er, and all now due or that in hereafter exist, for said prem to enforce the payment or the ny portion thereof and to fill a tion, hereby granting full pow hereafter without notice to the dness or liability of the Assign expenses and the care and ma	nay no eafter become nises, and to use such e security of such avail any and at vacericies, er and authority in exe Assignor, and tuttler, for to the Assignee dur anagement of said pie igement be deemed pr	due under each and measures, legal or is, rents, issues and and to rent, lease tricke each and every with power to use a or to become due, on 1868, including tax	every the leases of equitable, as in his profits, or to secure or let any portion of the rights, privilege, and apply said avails or that may hereafte es and assessments hereby ratifying al
ofits urising or accreements, written of cretion may be deel maintain possession of premises to any participation of the contracted, and also the interest on including the under the contracted of the contracted of the interest on including the contracted of the contracted of the interest on including the contracted of the contracted o	ruing at any time hereafter verbal, existing or to med proper or necessary on of said premises or an arty or parties at his discrented at any and all times he payment of any indebter to to the payment of all ecumbrances, if any, which do by virtue hereof.	er, and all now due or that in hereafter exist, for said prem to enforce the payment or the into the payment or the strong hereby granting full pow hereafter without notice to the disease or liability of the Assign expenses and the care and ma th may in said attorney's jud- and seal	nay no eafter become nises, and to use such a security of such avail any and at vacercies, er and authority mexe. Assignor, and futtler, for to the Assignee duanagement of said pregement be deemed protein this 3rd	due under each and measures, legal or is, rents, issues and and to rent, lease troise each and every with power to use a or to become due, on isses, including tax oper and advisable,	every the leases of equitable, as in his profits, or to secure or let any portion of the rights, privilege, and apply said avails or that may hereafte es and assessments hereby ratifying al
ofits urising or accreements, written of cretion may be deed maintain possessing professional professional professional and also the interest on increasing and attorney may VEN under the contract of the contract of the contract of the interest on increase and attorney may ven under the contract of the	ruing at any time hereafter verbal, existing or to med proper or necessary on of said premises or an arty or parties at his discrented at any and all times he payment of any indebter to to the payment of all ecumbrances, if any, which do by virtue hereof.	er, and all now due or that in hereafter exist, for said prem to enforce the payment or the ny portion thereof and to fill atton, hereby granting full powereafter without notice to the expenses or liability of the Assign expenses and the care and match may in said attorney's judent and seal (SEAL) Che	nay no eafter become nises, and to use such a security of such avail any and at vace sites, er and authority mexe. Assignor, and intitier, for to the Assignee dusanagement of said pregement be deemed protein this 3rd	due under each and measures, legal or is, rents, issues and and to rent, lease troise each and every with power to use a or to become due, on isses, including tax oper and advisable,	every the leases of equitable, as in his profits, or to secure or let any portion of the rights, privilege, and apply said avails or that may hereafte es and assessments thereby ratifying all the profits of the profi
ofits urising or accretements, written of cretion may be deed maintain possessing premises to any participation of the contracted, and also the interest on incite said attorney may VEN under the contracted of t	ruing at any time hereafter verbal, existing or to med proper or necessary on of said premises or an arry or parties at his discrented at any and all times he payment of any indebter to to the payment of all ecumbrances, if any, which do by virtue hereof.	er, and all now due or that mercafter exist, for said prem to enforce the payment or the my portion thereof and to fill ation, hereby granting full powereafter without notice to the expenses or liability of the Assign expenses and the care and match may in said attorney's judent and seal (SEAL) Che the unders	nay no eafter become nises, and to use such a security of such avail any and at vacorcies, or and authority mexe. Assignor, and futtier, for to the Assignee duanagement of said pregement be deemed protein this 3rd	due under each and measures, legal or is, rents, issues and and to rent, lease or roise each and every with power to use a or to become due, or issue, including tax oper and advisable, day of Cotol	every the leases of equitable, as in his profits, or to secure or let any portion of the rights, privilege, and apply said avails or that may hereafte es and assessments hereby ratifying all the profits of the profit
ofits urising or accrements, written of cretion may be deed maintain possession of premises to any participation of the interest on the contracted, and also the interest on including the interest of including the including the interest of including the including the interest of including the interest of including the including the including the interest of including the including	ruing at any time herealter verbal, existing or to med proper or necessary on of said premises or an arty or parties at his discrented at any and all times he payment of any indebter to to the payment of all ecumbrances, if any, which y do by virtue hereof.	er, and all now due or that mercafter exist, for said prem to enforce the payment or the py portion thereof and to fill iton, hereby granting full powers after without notice to the disease or liability of the Assign expenses and the care and mach may in said attorney's judent and seal (SEAL) Che The unders: SEAL Che Che	nay no eafter become nises, and to use such a security of such a wait any and at vacorcies, fer and authority in exer Assignor, and further, for to the Assignee duranagement of said ple igement be deemed protected by this 3rd count for and for said Count and for said Count and for said Count and for said Count	due under each and measures, legal or is, rents, issues and and to rent, lease recise each and every with power to use a or to become due, or to become due, on task, including tax ope and advisable,	every the leases of equitable, as in his profits, or to secure or let any portion of the rights, privilege, and apply said avails or that may hereafte es and assessments hereby ratifying all the profits of the profit
ofits urising or accreements, written of cretion may be deed maintain possession of the present of the property of the property of the contracted, and also the interest on including the interest on including the interest of the contracted of the interest on including the interest on including the interest of the contracted of of	ruing at any time herealter verbal, existing or to med proper or necessary on of said premises or an arty or parties at his discrented at any and all times he payment of any indebter to to the payment of all ecumbrances, if any, which y do by virtue hereof.	er, and all now due or that mercafter exist, for said prem to enforce the payment or the my portion thereof and to fill ation, hereby granting full powereafter without notice to the expenses or liability of the Assign expenses and the care and match may in said attorney's judent and seal (SEAL) Che the unders	nay no eafter become nises, and to use such a security of such a wait any and at vacorcies, fer and authority in exer Assignor, and further, for to the Assignee duranagement of said ple igement be deemed protected by this 3rd count for and for said Count and for said Count and for said Count and for said Count	due under each and measures, legal or is, rents, issues and and to rent, lease recise each and every with power to use a or to become due, or to become due, on task, including tax ope and advisable,	every the leases of equitable, as in his profits, or to secure or let any portion of the rights, privilege, and apply said avails or that may hereafte es and assessments hereby ratifying all the profits of the profit
ofits arising or accreteents, written of cretion may be deed maintain possessid dipromises to any particular and profits to the contracted, and also the interest on incit said attorney may VEN under the contracted of the interest on incit said attorney may ven under the contracted of the interest on incit said attorney may ven under the contracted of the interest on incit said attorney may ven under the contracted of the c	ruing at any time herealter verbal, existing or to med proper or necessary on of said premises or an arty or parties at his discrented at any and all times he payment of any indebter to to the payment of all accumbrances, if any, which y do by virtue hereof.	er, and all now due or that mercafter exist, for said prem to enforce the payment or the py portion thereof and to fill iton, hereby granting full powers after without notice to the disease or liability of the Assign expenses and the care and mach may in said attorney's judent and seal (SEAL) Che The unders: SEAL Che Che	nay no eafter become nises, and to use such a security of such a wait any and at vacorcies, for and authority in exe. Assignor, and (urder, for to the Assignee duranagement of said pregement be deemed problems. this 3rd this 3rd this 3rd color of the assignee duranagement be deemed problems.	due under each and measures, legal or is, rents, issues and and to rent, lease tricke each and every with power to use a for to become due, on task, including tax ope and advisable, day of .Cotol	every the leases o equitable, as in his profits, or to secure or let any portion or the rights, privilege and apply said avails or that may be eafter es and assessments hereby ratifying all the profits of the profits

mail to mid town Bank of Truest Co.

60614

UNOFFICIAL COP

Assignment of Rents

Property of Cook County Clerk's Office