UNOFFICIAL COPYAssignment of Rents

KNOW ALL MEN BY THESE P.	RESENTS, THAT the Assiner and Helene M	_			
of the <u>City</u> of O of One Dollar (\$1) and other va-					
sell, assign, transfer and set over a	unto the Assignee	id Town Develop	ment_Corporati	on	
of the <u>City</u> of his executors, administrators and assort of any lease, whether written or verb described, which may have been her under the power herein granted, it betand all the avails thereunder unto the	igns, all the rents, issues a real, or any letting of, or any retofore or may be hereafte- ing the intention to hereby e	ind profits now due and a greenment for the use of made or agreed to, so satisfied to a satisfied to a satisfied to a satisfied trans	which may hereafter to or occupancy of any p r which may be made afer and assignment of	become due under of last of the premises or agreed to by the all such feases and	or by variue heremafter he Assignee agreements
DATE OF LEASE		ESSEE	TERM	and the same	ILY REST
				5	
				S	
10				_ 	
19				\$ 1	:
				\$	
The real being payable munthly in	ulvanee upon the property	described as follows, a	(o-%a)	<u>.</u> \$	
LOT 18 IN BLOCK 7 IN CUSH IN THE SOUTHEAST 1/4 OF T EAST OF THE THIRD PRINCIP BLOCK 4 AFORESAID, IN COO	THE NORTHEALT 1/4 PAL MERIDIAN, AND	OF SECTION 32, THE WEST 1/2 OF	TOWNSHIP 40 NO	ORTH. RANGE I	1.4
COMMONLY KNOWN AS: 2014	NORTH DAYTON, CHI	ICAGO, ILLINOIS		TO: INSTRUMENT P	PEPARED
and the Assignor hereby irrevocably profits arising or accruing at any tim agreements, written or verbal, existing discretion may be deemed proper or r and maintain possession of said premises to any party or parties at and powers herein granted at any and assues and profits to the payment of any be contracted, and also to the payment and the interest on incumbrances, if a that said attorney may do by virtue h	appoints the Assignce as it to hereafter, and all now did not to hereafter exist, it increases to enforce the parties or any pornion thereof his discretion, hereby grant all times hereafter without ry indebtedness or liability ont of all expenses and the any, which may in said at	lue or that may blicafte or said premises, and o yment or the security of and to fill any and all tang full power and autho- notice to the Assignor, as of the Assignor to the As- care and management of	Mid T 2021 Chica in become due under it is e such measures, such avails, rents, is viciliaises, and in ren with the retrise each a nd furfar with power signer. Our or to become of said premis is inchi	each and every the legal or equitable, such and profits, or it, lease or let any it devery the rights, it to use and apply a me due, or that may ading taxes and as	reet issues and c leases of , as in his r to secure portion of privileges aid avails y bereafter pessments.
GIVEN under <u>their</u> hand	s and scal	S this	24th day o	_lanuary	19_9 <u>:</u> _
Howard J. Weiner	(SI	Helene M.	Neiner		(SEAL)
STATE OF ILLINOIS					
County of Cook	5 % .	ry public in and for s		State aforesaid, D	o Hereby
Certify that Howard	J. Weiner and Hel	ene M. Weiner, i	nis wife,		
•				graing instrument.	3∞
before me this day in person, and ac free and voluntary act, for the uses a	knowledged thatt_bc_t	y signed, scaled and			
GIVEN under my hand and	official seal this		day oflamma:	o. BUSILE	9)

UNOFFICIAL COPY

Assignment of Rents

Property of Coot County Clert's Office

Form 894 s

Reorder from ILLIANA FINANCIAL, INC. (317) 598-9000

00