GEORGE E. COLES

THIS INDENTURE, made this _ 16t	it day of	Tag	19.21, hetween
Impreine Angell, 2329 Edroh Stree	t, Ion Plaine	n, Illinois	Lessor,
and Angel Town, Inc., an Illin	ois not-for-p	cofit corporatio	n Lessee:
W i	TNESSET		roften mentioned to be
kept and performed by Lessee, has demise City of Mas Flaines in	d and leased to the-County of	Lessee, all those p	oremises situated in the
known and described as follows, to wit: A percel of land approximately 65 the East lot line of the residence flatnes, TL, to the new existing denorate aldowalk, for eas an addit described or title emditions of r	ft. in width a property come fonce, the property are	and 75 ft. in le nonly known as 2 crimeterof which and area, subje	ngth as measured from 371 Birch St., Des is denoted by a
Leasee shall not have the right to	eract any imp	provements on th	e demised premises.
Lead thall of all times use the decreptized to the City of bee Plaine Pullic Realin.		or the Illinois!	
SEE ATTACHED LEGAL DESCRIPTION		T42888	TRAN 2876 08/14/92 09:06:00
O/x	92604		K COUNTY RECORDER
TO HAVE AND TO HOLD the above			ances unto Lessee from
the 16th day of May 0, 19			
AND Lessee, in consideration of the 'c	ssing of the premi	ere aforesaid by Lee	or to I rues does cove
unnt and agree with Lessor to pay Lessor, as		-	
at 2229 Pirch Street ront as set forth on the reverse si	i. Des Pl	nines, Illinois	the sum of
In the event Lessor elects to a decised promises forma part, notice and lessee shell have seven (7) day purchase the entire promises common upon the same terms and conditions to accept, a copy of which offer strenger's election to purchase shall be in writing and ser to the last known address of the redeposited in the brited States mail	e thorous shales within moles of any known as dears one bone soll be furnized by note to soll be readed and soll be sollible soll be sollible soll be sollible sollible sollible soll be sollible sollib	l be given the h to enter into 271 Mirch St., land offer as the direction writing education, return	tersee in writing, a contract to Des Plaines, IL The Leasor is willing to the of notice. The to Leasor. All Treceipt requested,
The parties agree this leave so 1989, which prior leave is hereby o	percedes the accelled by m	prior ground le utual agreement	92604606
all water rates, and all taxes and assessments pending the existence of this lease, or if at a come due or payable Lessee shall neglect to Lessor to pay the same at any time thereafter above demised premises due from and payable district or otherwise, as is hereinafter provided AND IT IS EXPRESSLY UNDERSTORD.	that may be laid, cony time after any pay such water and the amount of delared to be so by Lessee; and	tharged or assessed of tax, assessment of wites, tax or assessment of any and all such to much additional a may be collected in	pay couse to be paid a said so asked premises, rater rate sival have be- nt, it may be tawful for a payments so made by and further rent for the the same manner, by
reserved and agreed to be paid for said above shall be and is hereby declared to be a valid	e demised premise and first lien upo	es, and each and ev on any soul all built	ery installment thereof,
his interests in this lease, and the premises he ment of rent or any other amount above declar unpaid for so days after the same becombighest bidder for cash, after having first give newspaper published in the county aforesaid the right, title and interest acquired by Lessee attorney of Lessee—hereby irrevocably coasultable and proper transfer, bill of sale, or sale, after first paying all costs and expenses to himself the whole amount due on said least to Lessee, which sale shall be a perpetual ba	creby demised; an red to be deemed; a cs due and payab n ten days' notice, all the buildings a under this lense instituted — may i r deed of the same of such sale, incluse, up to the date	d that whenever and and taken as rent shall ble. Lessor may self a of the time and play and improvements of the premises here make to the purchase, and out of the proding commissions and of said sale, renderi	as often as any install- l become due and remain it public auction, to the ce of such sale in some in said premises, and all in described, and as the cer or purchasers thereof deceds arising from such d attorney's fees, retain ing the surplus (if any)

AND Lessee further covenants with Lessor that Lessee will keep said demised premises in a clean and wholesome condition, in accordance with the ordinances of the city, and directions of the health officers, and that, at the expiration of the time in this lease mentioned, Lessee will yield up said premises to the This document prepared by: Barry G. Collins, 701 Lee Street, Suite 600. Des Plaines

BOX 393

property sold.

IL 60016

92604606

County Clork's Office

Concest. وكلتوريت

1/16/91

5-16-41

Lessor in as good condition as when the same were entered upon by Lessee, loss by fire, or inevitable accident, and ordinary wear excepted.

IT IS FURTHER AGREED by Lessee that he will not underlet said premises, or any part thereof, or assign this lease, without the written assent of Lessor had and obtained thereto, nor use, or suffer them other than play-ground purposes for the to be used, for sandombs of this school, or in a manner to other purpose calculated to injure the reputation of the premises, or of the neighborhood, or to impair the value of the surrounding neighborhood property for present use or otherwise. Lasson shot only to the control of the surrounding neighborhood property for present use or otherwise. Lasson shot only to the control of the surrounding neighborhood property for present use or otherwise.

IT IS EXPRESSLY UNDERSTOOD AND AGREED by and between the parties aforesaid that if the rent above reserved, or any part thereof, shall be behind or unpaid, on the day of payment whereon it ought to be paid as aforesaid, or if default shall be made in any of the covenants berein contained to be kept by Lessec, it shall be lawful for Lessor, at his election, to declare said term ended, and into the said demised premises, or any part thereof, either with or without process of law, to re-enter, and Lassee or any person or persons occupying, in or upon the same, to expel, remove and put out, using such force as may be necessary in so doing, and the suid premises again to repossess and enjoy, as in Legsor's first and former estate; and to distrain for any rent that may be due thereon, upon any property belonging to Lessee, whether the same be exempt from execution and distress by law or not; and Lessee in that case hereby waives all legal rights which he now has, or may have, to hold or retain any such property under any exemption laws now in force in this State, or in any other way; meaning and intending hereby to give Lessor a valid and first lien upon any and all the goods, chattels, or other property belonging to Lessee as security for the payment of said rent in manner aforesaid, anything hereinbefore contained to the contrary notwithstanding. And if it any time said term shall be ended at such election of Lessor as aforesaid, or in any other way, Lesser does hereby covenant and agree to surrender and deliver up said above described premother way, Lessee does hereby covenant and agree to surrender and deliver up said above described premises and property peaceably to Lessor immediately upon the determination of said term as aforesaid; and if Lessee shall remain in possession of the same one day after notice of such default, or after the termination of this lease, in any of the ways above named, Lessee shall be deemed guilty of a forcible detainer of the premises under the statote, and shall be subject to all conditions and provisions above named, and to eviction and removal, forcibly or otherwise, with or without process of law, as above stated. To comply with the Uniform Commercial Code with respect to security interests in personal property, Lessee agrees to sign and pay for the filing of such finateing statements as Lessor may require from time to time.

AND IT IS FURTHER UNDERSTOOD AND AGREED by Lessen that neither the right given in this lease to Lessor, to collect the rear that may be due under the terms of this lease by sale, or any proceedings under the same, shall in any way affect the right of Lessor to declare this lease void and the term hereby created ended as above provides under default made by Lessee.

nee hereby waives his right to any notice from Lessor of his election to declare this lease at C. J. an end, under any of its provisions, or any dymand for the payment of rent, or the possession of premises lunsed berein; but the simple fact of the non-p-yr cent of the rent reserved simil constitute a foreible detainer an aforesoid.

Lessee further agrees not to remove any harding seather improvements from said premises, without written consent of Lessor, and that Lessee shall par an! discharge all costs and attorney's fees and expenses that shall arise from enforcing the covenants of his indenture by Lessor.

IT IS FURTHER UNDERSTOOD AND A SUPPLY OF THE PROPERTY OF THE PROPERT

IT IS FURTHER UNDERSTOOD AND AGREED that all the conditions and covenants contained in this lease shall be binding upon the heirs, executors, administrators and assigns of the parties of these presents, respectively.

Lesson further agrees to include the Lessor as an additional insured under a general liability insurance policy which includes the demised premises with limits of not less then \$200,000/\$50,000, and shall furnish Lessor with a certificate of insurance; said policy shall require not less than ten (10) days notice to the Lessor of any intended cancellation of said policy for any reason. Said policy to be maintained throughout the term of this laste, and any extension, and evidence of payment of premium furnished to the Leasor

From 7/1/91 to 6/30/9; From 7/1/91 to 6/30/9; From 7/1/94 to 6/30/99
From 7/1/99 to 6/30/2004 \$100.00 150.00 200.00 250.00 300.00 350.00 From 7/1/0h to 6/30/09 From 7/1/09 to 6/30/14 From 7/1/1h to 6/30/16

Lessee may cancel this lesse by notice in writing to Lessor minety (90) days prior to the effective date of any rent increase, i.e., 90 days prior to \$/1/9h, 7/1/99, 7/1/2004, 7/1/2009 and 7/1/2014.

Lacces may cancel this leade if the City of Dea Plaines, Illinois Sods not permit the promises to be used by the Londee for the purposes opecified above.

Lesser may reams this lease y A. E. J. Studa 2 & 1/9/

IN WITNESS WHEREOF, the said parties have hereunto set their hands and seals the day and year first above written. Augol Town, Inc

Matresident (SEAL) Robert D. Ang

(SEAL)

## **UNOFFICIAL COPY**

Door Cook County Clark's Office

errinter?

## UNOFFICIAL COPY BIRCH STRE STREET 1200 SHOULD FA DEDICATE HERE'S POCK Rollies 65.00 THAT PART LYING SUUTH OF THE NORTH 565.0 FEET, AS MEASURED ON THE WEST LINE THEREOF, AND NORTH OF THE SOUTH 197.88 FEET, AS MEASURED ON THE WEST LINE THEREOF, OF THE SOUTH 5 ACRES OF THE WEST SOUTH EAST THE EASTERLY 24 ACRES OF THE SOUTH EAST OF THE COUTH WEST GRAFTED OF QUARTER OF THE SOUTH WEST QUARTER OF SECTION 28, TOWNSHIP 41 NORTH CANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN. (EXCEPTING THEREFROM THOSE PARTS THEREOF HERETOFORE DEDICATED FOR STREET PURPOSES AS PER DOCUMENT NO. 19836287), IN COOK (OULTY, ILLINOIS. PERMANENT TAX INDEX NO: 09-28-307-027-0000 2371 BIRCH STREET, DES PLAINES, IL 60018 COMMONLY KNOWN AS; OCE/K Hardware. 150 Angeltown 1000 P

## **UNOFFICIAL COPY**

Property of County Clerk's Office