

ASSIGNMENT PARENT MANAGEMENT

KNOW ALL MEN BY THESE PRESENTS, THAT the Attorney,

INTRODUCTION.

City of Chicago, County of
Cook, and State of Illinois, in con-
sideration of One Dollar (\$1) and other's dueable consideration in hand
paid, the receipt of which is hereby acknowledged, does hereby sell
assign, transfer and set over unto the Assignee,

A. CHARLES & COMPANY
of the Village of Burthwood County of

Cook State of Minnesota. The executors
administrator and trustee of the estate of Charles A. Company
of virtue of my lease with them or certain of any letter of attorney
premises heretofore described which may have been heretofore or in fact
or agreed to by the lessee under the power given or interest being the
assignment of all such lease and agreement and all the articles thereunder
and agreements now existing as follows, to wit:

DATE OF LEASE TENANT TERM MONTHLY RENT

subsequent being payable monthly in advance with respect to the premises described as follows to wit:
High Lot one block 3 in the subdivision of High Lot one block 3 in the subdivision of the Northgate Subdivision, Township of Northgate, County of the Ward
Principal, Henderson, in Cook County, Illinois, known as Block 3, Lot 1, P.M. #100-000000,
High Lot one block 3 in the subdivision of the Ward Principal, Northgate, a subdivision of part of Section
3, Township of Northgate, County of the Ward Principal, Henderson, in Cook County, Illinois, known as P.M. #100-000000,
High Lot one block 3 in the subdivision of the Ward Principal, Northgate, a subdivision of part of Section
3, Township of Northgate, County of the Ward Principal, Henderson, in Cook County, Illinois, known as P.M. #100-000000.

Pranav Patel / Page 10 of 10

Addressee of premise: *John Doe*

and the Agent or her/his successors clearly apparent. The Agent, at his/her/its discretion and without attorney's collected arrest and avoidance costs, issues and profit, or any other expense, time for action, and all reasonable attorney fees for him/her to fully become due and then collect and even the terms of agreement, as well as with any amounts thereafter, to sue and prosecute, and to collect the amounts by law or equitable means, or otherwise, to defend, oppose, or restrain, or enforce the payment of the securities or bonds, rents, taxes, and profits, or any other amount due and payable, or any post-judgment interest, and all vacancies, and to retain, for a period of one year, all power and profit, or for any part or parts, of his discretion, hereby retaining full power and authority to exercise, whenever he/she/it may, such right, of collection and power, he is entitled to, during all the time herein after, without notice to the Agent, and another, with power to sue and appear and to collect and profit, to the payment of any indebtedness or liability of the Agent or the Agent's heirs, executors, or administrators, or that may thereafter be contracted and also for the payment of all expenses and the care, or maintenance, and protection, traveling expenses, whereto come, and the interest on moneys advanced, if any, which may at such attorney's discretion, be deemed proper and adequate, thereby ratifying all that said attorney may do in virtue hereof.

THEORY OF THERMOCOUPLES

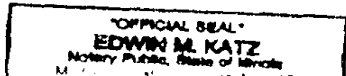
- 51 -

STATE OF ILLINOIS

County of CLIFTON ss. I, the under-signed,
certify that THE MOY CO. LTD. personally known to me to be the same person as whose name is subscribed to the foregoing instrument, appeared before me this day at person, and is sworne to say that he was called, examined and delivery of the said instrument was a free and voluntary act for the uses and purposes therein set forth.

Given under my hand and affixed seal this

Jack May 2nd March 1992



This instrument was prepared by **EDWARD M. WILSON**, 1910 Yonge Street, Toronto, Ontario, Canada,
on **May 20, 1940**.

UNOFFICIAL COPY

INVESTIGATOR
R. Charles & Co #550
BOX 44
Northbrook Ill.
books - 0044.

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