ASSIGNMENT OF LEASE

ASSIGNMENT of lease by and between(T	Γenant), and
(Sub-Tenant), and _ (Landlord).	
For good consideration, it is agreed by and between the parties that:	
1. Tenant hereby assigns, transfers and delivers to Sub-Tenant all of Tena	ant's rights in
and to a certain lease between Tenant and Landlord for certain premises known	own as
(Describe)	
_, under lease dated _, 20 (Lease)	
2. Sub-Tenant agrees to accept said Lease, pay all rents and punctually pe	
Tenant's obligations under said Lease accruing on and after the date of deliv	
possession to the Sub-Tenant as contained herein. Sub-Tenant further agree	
indemnify and save harmless the Tenant from any breach of Sub-Tenant's of	obligations
hereunder.	
3. The parties acknowledge that Tenant shall deliver possession of the lea	
premises to Sub-Tenant on, 20; time being of the essence. All rem	
charges accrued under the Lease prior to said date shall be fully paid by	Tenant, and
thereafter by the Sub-Tenant.	
4. Landlord hereby assents to the assignment of lease, provided that:	
a) Assent to the assignment shall not discharge Tenant	
of its obligations under the Lease in the event of breach by Sub-Tenant.	
b) In the event of breach by Sub-Tenant, Landlord shall	
provide Tenant with written notice of same and	
Tenant shall have full rights to commence all	
actions to recover possession of the leased	
premises (in the name of Landlord, if necessary)	
and retain all rights for the duration of said	
Lease provided it shall pay all accrued rents and	
cure any other default.	
c) There shall be no further assignment of lease	
without prior written consent of Landlord.	
5. This agreement shall be binding upon and inure to the benefit of the pa	irties, their
successors, assigns and personal representatives.	
Signed under seal this _ day of , 20	
Tenant	
Sub-Tenant	
Suo-reliant	
Landlord	