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WHEN RECORDED MAIL TO:

CALIFORNIA BAPTIST FOUNDATION 7120 North Whitney, Suite 105 Fresno, California 93720-0153

This Instrument Prepared By:

CALIFORNIA BAPTIST FOUNDATION

Doc#: 0412831100

Eugene "Gene" Moore Fee: \$40.00 Cook County Recorder of Deeds Date: 05/07/2004 02:28 PM Pg: 1 of 9

SPACE ABOVE THIS LINE FOR RECORDER'S USE

REI 217556 252 STATE OF ALINOIS

COUNTY OF COOK

BOX 160

ABSOLUTE ASSIGNMENT OF LEASES, RENTS, AND PROFITS

FIRST CHUNCH OF GOD CHRISTIAN LIFE CENTER, an Illinois non-profit corporation (the "Owner"), gives this Absolute Assignment of Leases, Rents, and Profits (this "Assignment") to California Baptist Foundation, a non-profit corporation drily organized and existing under the laws of the State of California (the "Lender"), on the following terms:

- 1. Assignment. Owner assigns and absolutely transfers to Lender all the right, title and interest of Owner in, to, and under all leases for the use and occupancy of the real properties described in attached Exhibit "A" (the "Property"), together with all the rent, royalties, issues, profits, income, security deposits, and other benefits at any time occurring with respect to the leases (collectively, the "Rents") and all extensions, renewals, modifications or replacements of the leases, and together with any and all guarantees of the obligations of the tenants of the leases (singularly, a "Tenant," and collectively, the "Tenants"), whether now existing or as signed after the date of this Assignment, and all extensions and enewals of the guarantees. The leases, together with any and all guarantees, modifications, extensions, and renewals of the leases, are called singularly, a "Lease," or collectively, the "Leases" in this Assignment.
- 2. Payment of Debt and Obligations. The debt and one obligations (the "Debt" and the "Obligations") are defined in the Real Estate Mortgage and Security Agreement (the "Mortgage"), dated the same date as this Assignment, made by Owner in favor of Lender. The Mortgage encuriorers the Property as security for the Debt and Obligations and is to be delivered and recorded contemporaneously with the delivery of this Assignment. The purpose of Owner in making this Assignment is to relinquish to Lander the right of Owner to collect and enjoy the Rents in partial payment of the outstanding Debt and Obligations of Owner to Lender as provided in this Assignment.
- Present Assignment. This Assignment is separate and apart from the Mortgage. This Assignment is a present, absolute, and unconditional assignment to lender of both the Rents and the Lerses. This Assignment presently gives Lender the right to collect the Rents and to apply the Rents in partial payments of the Debt and Obligations, as well as all other sums payable, as provided in the Mortgage or any other security instruments or loan documents given as security for the Debt and Obligations. Owner is represented by competent counsel and understands the legal effects of this Assignment. This Assignment is intended by owner to create, and will be construed to create, an absolute assignment to Lender. This Assignment is not intended by Owner to be an assignment as security for the performance of the Debt or Obligations evidenced by the Mortgage or any other debt owed by Owner to Lender. Owner intends that the Rents absolutely assigned as provided in this Assignment are no longer, during the term of this Assignment, property of Owner or property of any estate of Owner as defined by 11 U.S.C. § 541 of the Bankruptcy Code and will not constitute collateral, cash or otherwise, of Owner. The term "Rents" as used in this Assignment will mean the gross capital rents without deduction or offset of any kind. This Assignment is intended by Owner to create, and will be construed to create, a present transfer of an interest or interests in real estate and is entitled to be recorded in the records of the county in which the Property is located. If despite this specifically expressed intention of Owner, any law exists requiring Lender to take actual possession of the Property (or some action equivalent to taking possession of the Property, such as securing the appointment of a receiver) in order for Lender to "perfect" or "activate" the rights and remedies of

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Lender as provided in this Assignment, Owner waives the benefits of such law and agrees that such law will be satisfied solely by:

- a) Lender giving Owner notice as provided in this Assignment that Lender intends to enforce, and is enforcing the rights and remedies of Lender in and to the Property and the Rents; and,
- b) Lender giving notice to any or all Tenants on the Property that Tenants should begin making payments as provided in the Leases directly to Lender or the designee of Lender.
- No Assumption. Owner does not delegate or assign to Lender, and Lender does not accept or assume, any of the duties, obligations, or liabilities of Owner as provided in the Leases. Despite the present and absolute assignment by Owner to Lender of the Leases, Lender will not be required to perform any of the agreements or conditions contained in any Lease and nothing in this Assignment will impose any obligation upon Lender (including any liability under any covenant of quiet enjoyment as provided in any Lease, or any liability under any applicable state law if any Tenant is joined as a party defendant in any action to foreclose the Mortgage and the foreclosure bars and forecloses all right, title and interest, and equity of redemption, if any, in the Property is, provided that Lender will be accountable for any Rents Lender actually receives as provided in this Assignment. Owner retains and will perform all duties, obligations, and liabilities of Owner as provided in the Leases, provided that Uender, in the sole and absolute option of Lender, may cure any default as provided in the Leases on behalf of Owner, and Owner will reimburse Lender on demand for all amounts paid and expended by lender to cure the defaults of Cyner as provided in the Leases.
- 5. <u>License.</u> I more grants to Owner a revocable license to collect, as agent of Lender and subject to this Assignment, the Reits, as the Rents become due, and to enforce the Leases, so long as no default by Owner exists in payment or performance of the Debt or Obligations, the Mortgage, or this Assignment. The revocable license will automatically terminate without further action by Lender, except for notice to Owner, if a default occurs as provided in the Debt or Obligations, the Mortgage, or in this Assignment. Unless and until the license is revoked, Owner will apply the Rents (other man nonforfeited security deposits) to the payment of taxes, assessments, insurance premiums, utilities charges and operation, repair, replacement and maintenance charges with respect to the Property which are due and payable at the time of collection of the Rents, before using the Rents for any other purpose.
- 6. Direction to Tenants. If a default occurs as provided in this Assignment, the Debt or Obligations, or the Mortgage, this Assignment will constitute a direction to and full authority to Tenants and any guarantors of the Leases to pay all Rents to Lender without relying up on p oof of the default. Owner presently irrevocably authorizes Tenants and any guarantors of the Leases to rely upon and comply with any notice or demand by Lender for the payment to Lender of any Rents due or to become due. Tenants and any guarantors of the Leases will have no right or duty to inquire if a default has actually occurred and Owner will have no claim against Tenants or any guarantors of the Leases for any Rents paid by Tenants or the guarantors to Lender as provided in the demand or notice of Lender.
- 7. Representation. Owner represents and warrants that:
 - a) The Leases are in full force and effect;
 - b) No default exists as provided in the Leases on the part of Tenants or Owner;
 - c) No rent as provided in the Lease has been collected in advance;
- d) Neither the Leases nor any interest in the Leases has been previously assigned or pledged by owner or any prior owner of the Property;
 - e) Tenants have no defense, setoff, or counterclaim against Owner; and
- f) All rent due to date as provided in the Leases has been collected and no concession has been granted to Tenants in the form of a waiver, release, reduction, discount, or other alteration of rent due or to become due.

All the foregoing warranties will be deemed to be reaffirmed on and as of the time of each disbursement of loan proceeds by Lender to Owner.

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8. Owner's Conduct.

- a) If the Leases designate any part of the Rents as security deposits to be paid by Tenants to Owner, this Assignment transfers to Lender all of the right, title, and interest of Owner in and to the security deposits, provided that Owner may retain the security deposits so long as Owner is not in default as provided in the Debt or Obligations, the Mortgage, or in this Assignment. Lender will have no obligation to Tenants with respect to the security deposits, unless and until Lender comes into actual possession and control of the security deposits.
- b) If the Leases provide for any rent abatement during the repair, replacement, or restoration of the Property because of fire or other casualty, Owner will furnish rental insurance policies to Lender. The policies will be in amount, form, and written by companies that are satisfactory to Lender.
- The Lease will remain in full force and effect despite any merger of the interest of Owner and Tenant as provided in the Leases. Owner will not transfer or convey fee title to the Property to Tenants without the prior written approval of Lender. When the approval of Lender is given or when the requirement for the approval of Lender is not enforceable under applicable state law, Owner will require Tenants, in writing, to assume and agree to pay the Debt and Obligations 22 provided in the Debt and Obligations and in the Mortgage. No transfer or conveyance by Owner to Tenant will release or relieve Owner of any liability to Lender, without the prior written approval of the Lender.
- d) Owner will not terminate, modify, or amend the Leases (except as provided in a lease upon a default by Tenant), or any of the term is of the Lease, grant any concessions with respect to the Leases, or accept a surrender of the Leases, without the prior writ en approval of the Lender.
 - e) Owner will not collect any ken'ts before the Rents become due as provided in the Leases.
 - f) Owner will not discount any f itur accruing Rents.
- g) Owner will not approve assignments or sublettings of the Leases, whether or not permitted by the Leases, without the prior written approval of Lender.
- h) Owner will not further assign any of the Rents or any interest in the Leases, or suffer or permit any assignment to occur by operation of law, without the prior written approval of Lender.
- i) Owner will not request, approve, agree to, or accept a subc. dination of the Leases to any mortgage, Real Estate Mortgage, other encumbrance, or any other lease, now or later arfecting the Property or any part of the Property, or suffer or permit any of the Leases to convert to subleases, without the prior written approval of Lender.
- j) Owner will perform and discharge all the obligations of the lessor or landlord as provided in the leases. Owner will give prompt written notice to lender of any notice of Owner default received from a Tenant or any other person and will give Lender a complete copy of the notice. Owner will appear in and defend, at no cost to Lender, any action or proceeding with respect to the Leases. If requested by Lender, Owner will enforce the Leases and all remedies available to Owner against Tenant if Tenant defaults as provided in the Leases.
- ccupancy agreement with respect to any part of the Property, other than the Leases. Owner will promptly provide Lender with a true and correct copy of the signed lease or other occupancy agreement. Upon notice from Lender to Owner, the additional lease, new lease, or other occupancy agreement, will be deemed included in this Assignment as if originally listed in this Assignment, and the respective terms "Lease" or "Leases" and "Tenant" or "Tenants" as used in this Lease will include, respectively, the additional lease, new lease, or occupancy agreement and the lessee or tenant as provided in the additional lease, new lease, or occupancy agreement. Lender may record the notice from Lender to Owner in the official records of the County Clerk or Registrar where the Property is located; the notice may refer to this Assignment.

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Only Owner or the personnel of Owner will manage the Property. Owner will not hire,

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retain, or contract with any third party for property management services without the prior written approval of Lender

both of the third party and of the terms of the contract.

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Tenants, as Lender requires, ce party as provided in the Leases.	wner will promptly deliver to Lender upon request a signed estoppel certificate from rtifying that the Leases are in full force and effect with no defaults on the part of any, that no rental has been paid more than one month in advance, and that Tenants claim full and timely performance of the obligations of Tenants as provided in the Leases.
Lender with respect to the Lea liabilities, losses, and damages or by reason of this Assignment by reason of any alleged oblig Assignment. If Lender incurs a Owner will immediately, upon demand, together with all costs, of the Loss will bear interest un	othing in this Assignment will be construed to impose any liability or obligation on ases. Owner will indemnify and hold Lender harmless from and against any and all including reasonable fees of attorneys that Lender may incur as provided in the Leases t, and of and from any and all claims and demands that may be asserted against Lender ations to be performed or discharged by Lender as provided in the Leases or in this my liability, loss, or damage as provided in the Leases or by reason of this Assignment, a demand, reimburse Lender for the amount of the liability, loss, damage, claim or expenses, and reasonable fees of attorneys lender incurs (collectively, the "Loss"). All ntil fully paid at the default rate applicable to the Debt. Any Rents collected by Lender absolute discretion of lender, to the satisfaction of the Loss.
9.	ender's Rights. Owner grants to Lender the following rights:
the benefit of creditors and any debtor-relief proceedings affect	endor will be deemed to be the creditor of Tenants with respect to any assignments for bankruptey, arrangement, reorganization, insolvency, dissolution, receivership, or other ing Tenants (without obligation on the part of Lender, however, to file timely claims in arsue the rights of Lender in the proceedings).
any later holder of the Debt and person acquiring title to all or	ender will have the a git to assign the right, title, and interest of Owner in the Leases to I later assignee of the Mcagage, or any participating interest in the Mortgage, or to any any part of the Property through foreclosure, power of sale, or otherwise. Any later II the rights of Lender and powers as provided in this Assignment.
any of the agreements of Owne appropriate to protect the rights obligations of Owner as provi reasonable fees of attorneys) Lo	ender will have the right (but not the obligation), upon the failure of Owner to perform or as provided in this Assignment, to take any action as Lender may deem necessary or sof Lender including appearing in any section or proceeding and performing any of the ided in any Lease. Owner will pay, on demand, all costs and expenses (including ender incurs with respect to the action or proceeding, together with interest on the costs telinquency rate applicable to the Debt.
d) Uthis Assignment, and without n be construed to be the obligation	pon any default by Owner as provided in the Debt or Obligations, the Mortgage, or in otice to or consent of Owner, Lender will have the followir grights (none of which will ns of Lender):
other personal property of Lender may apply any of credit, insurance premium However, this Assignmen	Cowner located on the Property and used in the operation or occupancy of the Property. the Rents to pay installment payments due for personal property rented or purchased on is on personal property, or other charges relating to personal property on the Property. It will not make Lender responsible for the control, care, management, repair, or ty or any personal property, or for the carrying out of any of the Leases.
Assignment to the outst	ender may apply the Rents and any sums recovered by Lender as provided in this anding Debt, as well as to charges for taxes, insurance, improvements, repairs, and other items with respect to the operation of the Property.
business of Owner on the Owner and of the propert applying to any court for without notice to Owner, Rents, after deducting all	ender may take possession of the Property, manage and operate the Property and the Property, and take possession of and use all books of account and financial records of y managers or representatives of Owner with respect to the Property, all without first the appointment of a receiver. Lender may have a receiver appointed immediately, to take possession of the Property and to collect, retain, and apply the residue of the charges and expenses of collection, to the outstanding Debt, under the direction of the eiver. The right to appoint a receiver will not be dependent upon the solvency or
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insolvency of Owner or upon the appointment of a receiver when a default has occurred as provided in the Debt or Obligations, the Mortgage, or in this Assignment and Lender elects to apply for the appointment of a receiver. Owner consents to the appointment of the particular person the Lender designates as receiver and waives all rights, if any, that Owner may have to suggest or nominate any person as receiver in opposition to the person the Lender designates.

(4)	Lender may sign new	leases covering any	part of the Property,	including leases that
extend beyond the	e term of the Mortgage			

- (5) Lender may cancel or alter any existing Lease.
- (6) Lender will have the authority, as the attorney in fact of Owner, such authority being coupled with an irrevocable interest, to sign the name of Owner and to bind Owner on all papers and documents with project to the operation, leasing, repair, replacement, and maintenance of the Property.
- All of the foregoing rights and remedies of Lender are cumulative. If a default by Owner under the Debt of Chligations, the Mortgage, or this Assignment occurs, Lender will also have all other rights and remedies as provided in the Debt, the Mortgage, or any other agreement between Owner and Lender, or otherwise available to Lender a law in equity, or by statute. Lender will not be obligated to perform or discharge, and Lender does not agree to perform or discharge, any obligation, duty, or liability of Owner with respect to the Leases, the Rents, or any other duty or liability of Owner. This Assignment will not operate to place responsibility on Lender for the control, care, operation, maintenance, or repair of the Property, or to make Lender responsible or liable for any waste committed on the Property by any Tenant or any other person, for any dangerous or defective condition of the Property, for any hazardous waste or submance that has been, is now, or may in the future be, present on the Property, or for any negligence in the managen ent, upkeep, repair, replacement, maintenance, or control of the Property. Nothing provided in this Assignment, nor any collection of Rents by Lender or by a receiver, will be construed to make Lender a "mortgagee in possession" of the Property so long as Lender has not itself entered into actual possession of the Property.
- 10. <u>General Provisions</u>. For the purpose of this Assignment:
 - a) <u>Use of "Will."</u> "Will" is a mandatory word denoting an obligation to pay or perform.
 - b) <u>Use of "May."</u> "May" is a permissive word denoting an option.
- c) <u>Use of Pronouns.</u> All personal pronouns use, in his Agreement, whether used in the masculine, feminine, or neuter gender, will include all other genders; the singular will include the plural and the plural will include the singular.
- d) Use of "Including." "Including," when following any general statement, term, or matter, will not be construed to limit the statement, term, or matter to the specific items or matters as provided immediately following the word "including" or to similar items or matters, whether or not non-limiting language (such as "without limitation," or "but not limited to," or words of similar import) is used with reference to the word 'including" or the similar items or matters, but rather will be deemed to refer to all other items or matters that could reasonably fall within the broadest possible scope of the general statement, term, or matter. The rule of ejusdem generals will not be applicable in this Assignment to limit a general statement, which is followed by or refers to an enumeration of specific matters, to matters similar to the matters specifically mentioned.
- e) <u>Use of "Person."</u> "Person" includes any individual, natural person, estate of a decedent, corporation, company, partnership, syndicate, sole proprietorship, joint venture, unincorporated organization, association, joint stock company, trust, foundation, fund, institution, society, entity, party, union, club, or other group organized for any purpose, whether or not incorporated, wherever located and of whatever citizenship, or any receiver, trustee in bankruptcy or similar official, any liquidating agent for any of the foregoing, any trustee or personal representative in the capacity of trustee or personal representative, or any government (whether national, federal, Indian, state, county, city, municipal or otherwise, including any instrumentality, political subdivision, agency, body, or department of any government).
- f) <u>Use of "to the knowledge."</u> "To the knowledge" or any similar phrase will be deemed to include an assurance that the knowledge is based upon a reasonable investigation.

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- Expenses. Any action, either required or optional, taken by Owner as provided in this Assignment, is taken at the expense of Owner, unless otherwise specifically provided in this Assignment.
- Approval. The response to any request for approval as provided in this Assignment will not be unreasonably or arbitrarily withheld, delayed, or deferred.
- Construction. The language used in this Assignment will be construed according to the fair and usual meaning of the language, and will not be strictly construed for or against either Owner or Lender.
- Computation of Time. In computing any period of time as provided in this Assignment, j) the date of the act, event, or default from which the designated period of time begins to run will not be included. The last day of the period so computed will be included unless the day is a Saturday, Sunday, or federal legal holiday, in which event the period will run until the end of the next regular business day which is not a Saturday, Sunday, or federal legal holiday.
- Notices. All notices, requests, demands, waivers, or other communications given as k) provided in this Assignment will be in writing, and unless otherwise specifically provided in this Assignment, will be deemed to have been given: (i) if delivered in person, upon delivery, or (ii) if mailed by certified or registered mail, postage prepaid, and to cressed to Owner or Lender at the addresses provided below on the second business day after deposit in the United States reail if addressed to an address located within the same state in which the notice is being mailed or on the third business day after deposit in the United States mail if addressed to an address located within a state other than the state in which the notice is being mailed, or (iii) if sent by overnight express delivery service, enclosed in a prepaid envelope and addressed to Lender or Owner at the addresses provided below, on the first business day after deposit with the service, or (iv) if sent by tested telex, telegram, telecopy, or other form of rapid transmission confirmed by mailing (a. provided in this paragraph), at substantially the same time as the rapid transmission. Either Lender or Owner may change its respective address as provided in this paragraph by giving written notice of the change as provided in this par graph. The addresses for notice are:
 - NOTICE TO OWNER: (1)

E CE. FIRST CHURCH OF GOD CHRISTIA VI IFE CENTER 1524 Simpson St. Evanston, IL Attention: Michael D. Curry, Pastor

NOTICE TO LENDER: (2)

> California Baptist Foundation 7120 North Whitney Suite 105 Fresno, California 93720-0153 Attention: Mr. Ken L. Kirk, Loan Administrator

With a copy to:

Reliance Trust Company 3384 Peachtree Road, NE Lenox Plaza, Suite 900 Atlanta, Georgia 30326 Attention: Ms. Jane Murphy, Vice President

Waiver; Remedies. This Assignment is intended to be supplementary to and not in substitution of or in derogation of any assignment of rents as provided in the Mortgage or in any other security document signed by Owner in favor of Lender. The failure of Lender to avail itself of any terms of this Assignment for any period of time or for any reason will not constitute a waiver of the terms. Action or inaction of Lender will never be asserted or held to be a waiver by Lender of the anti-waiver terms of this paragraph 10. No waiver of any default as provided in this Assignment or delay or omission in exercising any right or power of Lender will be considered a waiver of any other default as provided in this Assignment. The exercise or failure of Lender to exercise any of the rights or powers of Lender as provided in this Assignment will not exhaust the right or power. The exercise

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of or failure to exercise any one of the rights and remedies of Lender as provided in this Assignment will not be deemed to be instead of, or a waiver of, any other right or remedy as provided in this Assignment.

decined to be instead or, or a wa	involvon, any ouro	
b) <u>Ti</u> Assignment.	ime of Essence.	Time is of the essence in the performance of all the terms of this
Mortgage, this Assignment and will continue in favor of Lend	the rights and be der as provided in only in writing si	spite any future modification of the Debt, the Obligations, or the enefits assigned and granted to Lender as provided in this Assignment in this Assignment. This Assignment may be modified, amended, gned by the party against which the enforcement of the modification, tht.
tenants, personal representative transferees of Owner and inures now or later acquiring any interference or otherwise). The words "Own this Assignment vill include t guaranty and their respective latrustees, successors, successors Lender or any successor design Registrar where the Property is	res, legal repres to the benefit of rest in all or any j ner," "Lender," "' the persons or en' heirs, devises, su is in interest, assi- ated as Lender by is located referrin	This Assignment is binding upon the heirs, devises, surviving joint tentatives, trustees, successors, successors-in-interest, assigns, and Lender (or, without limitation, in the case of Lender, any third parties part of the Debt or Obligations, whether by assignment, participation, Tenant," "Tenants," "Guarantor," and "Guarantors," whenever used in tities named or designated in this Assignment, in the Leases, or any arviving joint tenants, personal representatives, legal representatives, igns, and transferees, provided that any action taken by the named of an instrument recorded in the official records of the County Clerk or go to this Assignment will be sufficient for all purposes even though atted any interest in the Debt or Obligations to a third party.
Owner with respect to the Lease Leases and Rents between Lend	es and Rents and der and Owner.	This Assignment constitutes the entire agreement of Lender and supersedes all previous agreements, written or oral, with respect to the No statement, promise, or inducement made by Lender with respect to en is not provided in this Assignment, is binding upon Lender.
convenience and reference only amplify, or aid in the interpreta	7. The words as pation, construction	of Terms. The section paragraph headings to this Assignment are for provided in the paragraph headings will not be held to explain, modify, n, or meaning of the terms of this Assignment. Terms defined in this significance ascrabed to the terms defined in this Assignment.
invalid, illegal, or unenforceable the validity, legality, and enfor affected or impaired by that invapplication of the terms to per unenforceable, will not be affer which a term is held invalid, ill of this Assignment will be varied endeavor in good faith negoti	le in any respect, ceability of the re- calidity, illegality, rsons or circumst- cted by the appli- legal, or unenforce- lid and be enfor- iations to replace	If any one or more of the terms as provided in this Assignment is held neither Owner nor Lender will be required to comply with that term; emaining terms as provided in this Assignment will not in any way be, or unenforceability. The remaining terms of this Assignment, and the tances other than those as to which a term is held invalid, illegal, or cation of the terms to persons or circum stances other than those as to eable, will not be affected by the application, and each remaining term could to the fullest extent permitted by law. Owner and Lender will be the invalid, illegal, or unenforceable terms with valid terms, the sible to that of the invalid, illegal, or unenforceable terms.
h) <u>Se</u> exhibits will, unless otherwise i	ections, Articles indicated, be refer	and Exhibits. All references in this Assignment to persoraphs and rences to paragraphs of and exhibits to this Assignment.
i) <u>F</u> and deliver any other documen to carry out the intent and purpo	its and take any o	s. Owner will, without additional consideration, sign, acknowledge, other action necessary, appropriate, or reasonably requested by Lender ament.
j) <u>Q</u> by the laws of the state in whi state.	Soverning Law. 1 ich the Property i	The validity, meaning, and effect of this Assignment will be governed is located applicable to agreements made and to be performed in said
respect to any civil legal action have to claim or recover in	directly or indire any action refer	ial. (i) Owner waives any right Owner may have to a trial by jury with ectly arising out of this Assignment; (ii) Owner waives any right it may meet to in paragraph $10(V)(i)$ any special, exemplary, punitive, or an, or in addition to, actual damages.

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Release. Upon the payment to Lender of the full amount of the Debt and performance of the 11. Obligations as evidenced by a recorded release of the Mortgage, this Assignment will be void and of no further effect.

IN WITNESS WHEREOF, this Document is executed under seal by Owner, through its duly authorized officers, this 6th day of May, 2004.

OWNER:

FIRST CHURCH OF GOD CHRISTIAN LIFE

CENTER, an Illinois nonprofit corporation

By: Name: Alec L Childress

Title:

Board Chairman

By:

Larry Young

Name: Title:

Vice Chairman of Finance

Borrower's Address: 1524 Simpson St. Evanston, IL 60201

STATE OF ILLINOIS)

COUNTY OF COOK)

Stoppenty Ox Cook of Cok $\angle OOH$, before ma. Public, personally appeared ALEC L. CHILDRESS and LARRY OUNG, () personally known to me - OR - () proved to me on the basis of satisfactory evidence to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacities, and that by their signatures on the instrument the persons or the entity upon behalf of which the persons acted, executed the instrument.

WITNESS my hand and official seal, this the \mathcal{L} day of \mathcal{L} aux 2004.

(NOTARIAL SEAL)

OFFICIAL SEAL CYNTHIA L. FLEMING

NOTARY PUBLIC, STATE OF ILLINOIS

MY COMMISSION EXPIRES 6/9/2008

My Commission Expires:

First Church of God Christian Life Center Evanston, IL Assignment of Rents

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LEGAL DESCRIPTION

EXHIBIT "A"

PARCEL 1 AND 2: 1516-1524 SIMPSON STREET, EVANSTON, IL 60201 LOT 1 IN THE FIRST CHURCH OF GOD'S PLAT OF CONSOLIDATION OF LOTS 11 AND 12 IN BLOCK 12 IN EVANSTON CENTER ADDITION, A SUBDIVISION OF PART OF THE SOUTHEAST ¼ OF THE SOUTHEAST ¼ OF SECTION 12 AND PART OF THE NORTHEAST ¼ OF THE NORTHEAST ¼ OF SECTION 13, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY. ALINOIS.

PARCEL 3: 601 SIMPSON STREET, EVANSTON, IL
THE EAST 50 (FET OF THE WEST 110 FEET OF LOTS 8, 9 AND 10 (EXCEPT THE
EAST 10.8 FEET (MEREOF) IN THAYER'S RESUBDIVISION OF LOTS 1 TO 8,
BOTH INCLUSIVE, IN BLOCK 7 IN PAYNE'S ADDITION TO EVANSTON IN
SECTION 12, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL
MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 4: 1701 LELAND, EVANSTON IL 60201 LOT 11 IN BLOCK 7 IN ARTHUR 1. MCINTOSH'S CHURCH STREET ADDITION TO EVANSTON, BEING A SUBDIVISION OF PART OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 13, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY ILLINOIS.

PARCEL 5: 2111 ASHLAND, EVANSTON, IL 60201
THE NORTH 30 FEET OF LOT 10 IN BLOCK 11 IN EVANSTON CENTRE ADDITION
TO EVANSTON, IN THE EAST HALF OF THE SOUTH EAST FRACTIONAL SECTION
12, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL
MERIDIAN, IN COOK COUNTY, ILLINOIS.