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Substance Co.
Focus Real Estate Finance Co.
200 W. Marlison, Suite 3000
Chicago, II, 60606

ECX 333 . HV

Loan No. 2160-C

ASSIGNMENT OF RENTS AND LEASES (BORROWER AND BENEFICIARY)

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THIS ASSIGNMENT is made jointly and severally as of Neurch 17, 1986. by and among: MM.CMMITE THE HELL
AND SAVINGS BANK, an Illinois corporation.
not personally, but as Trustee under Trust Agreement datedNovember9_1984 and known as Trust Number5022,
whose mailing address is 100 S. State Street, Chicago, Illinois 60603
(hereinafter called Borrower) and GEORGE D. HANUS
whose mailing address is333_W. Wirtkon Drive, Chicago, 11, 60606
thereinafter called "Beriefic ary", whether one or more) toFCUS_REAL_ESTATE_FINANCE_CO
whose mailing address is 200 W. Madison St., Stite 3000, Chicago, 111 inois 60606 (hereinafter
called "Assignee"), Borrower and Beneficiary are hereinafter collectively called the "Assignor." Beneficiary owns one hundred percent (100%) of the beneficial interest under said Trust Agreement, but has no legal or equitable interest in the Premises hereinafter described.

WITNESSETH

Assignor, for good and valuable consideration, the receipt of which is hereby acknowledged, does hereby bargain, sell, transfer, assign, convey, set over and deliver unto Assigned all right, title and interest of the Assignor and each of them in, to and under all present leases of the Premises described in ExP/BIT "A" attached hereto and made a part hereof ("Premises") (including those leases described on the SCHEDULE OF LEASES (if any) attached hereto and made a part hereof) together with all future leases hereinafter entered into by any lessor affecting the premises, and all guarantys, amendments, extensions and renewals of said leases and each of them (all of which are hereinafter collectively called the "Leases") and all rents, income and profits which may now or hereafter be or become due or owing under the Leases and each of them, (a) on account of the use of the Premises.

This Assignment is made for the purposes of securing.

A. The payment of the Indebtedness (including any extensions and renewals thereof) evidenced by a certain PROMISSORY NOTE of Borrower of even date herewith in the principal sur, o(\$850,000,000,000) ("Note") and secured by a certain MORTGAGE, SECURITY AGREEMENT AND FINANCING STATEMENT ("Mortgage") of Borrower of even date herewith, encumbering the Premises; and

B. The payment of all other sums with interest thereon becaming due and payable to Assignee under the provisions of the

Mortgage and all other instruments constituting security for the Note; and

C. The performance and discharge of each and every term, covenant and condition of Borrower contained in the Note, Mortgage and in all other instruments constituting security for the Note.

Assignor covenants and agrees with Assignee as follows:

1. That there is no present lease of the Premises not listed on the SCHEDULE OF LEASES (if one is attached hereto).

2. That the sale ownership of the entire landlords' interest in the Leases is tested in Borrower or Beneficiary, or both of them. Borrower and Beneficiary have not, and each shall not: (a) perform any act or execute any other instrument which might prevent Assignee from fully exercising its rights under any term, coverant or condition of this dissignment; (b) execute any assignment or pledge of rents, income, profits or any of the Leases except an assignment or pledge flowing the Indebtedness secured hereby; (c) accept any payment of any installment of rent more than thirty (30) days before the due at te thereof; or (d) make any lease of the Premises except for actual occupancy by the tenant thereunder.

3. That each of those Leases listed on the SCHEDULE OF LEASES (if one is attached bereto) are valid and enforceable in accordance with its terms and none has been altered, modified, amended, terminated, cancelled, renewell or surrendered nor has any

term or condition thereof been waived in any manner whatsoever, except as heretofore approved in wilting by Assignee

4. That none of the Leases shall be altered, modified, amended, terminated, cancelled or surrer de ed nor shall any term or

condition thereof be waived without the prior written approval of the Assignee.

5. That there is no default now existing under any of the Leases and there exists no state of fact which, with the giving of notice or lapse of time or both, would constitute a default under any of the Leases; and that Assignor will fulfill and partorm each and every covenant and condition of each of the Leases by the landlord thereunder to be fulfilled or performed and, at the sole cost and expense of Assignor, enforce (short of termination of any of the Leases) the performance and observance of each and every covenant and condition of all such Leases by the tenants thereunder to be performed and observed.

6. That Assignor shall give prompt notice to Assignee of each notice received by Assignor or any of them claiming that a default has occurred under any of the Leases on the part of the landlord, together with a complete copy of each such notice.

7. That each of the Leases shall remain in full force and effect irrespective of any merger of the interest of any landlord and any tenant under any of the Leases.

8. That, without Assignee's prior written consent in each case, Assignor will not suffer or permit any of the Leases to become subordinate to any lien other than the lien of the Mortgage, this Assignment and general real estate taxes not definquent.

9. That this Assignment is absolute and is effective immediately; however, until notice is sent by Assignee to the Assignor in writing that an event of default has occurred under the Note or under any other instrument at any time constituting security for the Note (each such notice is hereafter called a "Notice"). Assignor may receive, collect and enjoy the rents, income and profits accruing from the Premises.

10. That if any event of default occurs at any time under the Note, Mortgage or any other instrument constituting additional security for the Note, Assignee may (at its option after service of a Notice) receive and collect when due all such rents, income and profits from the Premises and under any and all Leases of all or any part of the Premises. Assignee shall thereafter continue to receive and collect all such rents, income and profits until such event of default is cured and during the pendency of any foreclosure proceedings, and (if there is a deficiency) during the redemption period (if any).

11. That Beneficiary hereby irrevocably appoints Assignee its true and lawful attorney-in-fact, with full power of substitution and with full power for Assignee in its own name and capacity or in the name and capacity of Assignor (from and after the service of a Notice) to demand, collect, receive and give complete acquittances for any and all rents, income and profits accuring from the Premises, and at Assignee's discretion to file any claim or take any other action or proceeding and make any settlement of any claims,

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in its own name or in the name of Beneficiary or otherwise, which Assignee may deem necessary or destrable in order to collect and enforce the payment of the rents, income and profits. All present and future tenants of the Premises are hereby expressly authorized and directed to pay to Assignee, or to such nominee as Assignee may designate in a writing delivered to and received by such tenants, all'amounts due Assignor or any of them pursuant to the Leases. All present and future tenants are expressly relieved of all duty, liability or obligation to Assignor and each of them in respect of all payments so made to Assignee or such nominee.

12. That after service of a Notice, Assignee is hereby vested with full power to use all measures, legal and equitable, deemed by it necessary or proper to enforce this Assignment and to collect the rents, income and profits assigned hereunder, including the right of Assignee or its designee to enter upon the Premises, or any part thereof, with or without force and with or without process of law, and take passession of all or any part of the Premises together with all personal property, fixtures, documents, broks, records, papers and accounts of Assignar and each of them relating thereto, and may exclude the Assignor and its agents and servants wholly thereform. Assignor hereby grants full power and authority to Assignee to exercise all rights, privileges and powers herein granted at any and all times (after service of a Notice) without further notice to Assigner, with full power to use and apply all of the rents and other income herein assigned to payment of the costs of managing and operating the Premises and to payment of all Indebtedness and liability of Borrower to Assignee, including but not limited to: (a) the payment of taxes, special assessments, insurance premiums, damage claims, the costs of maintaining, repairing, rebuilding and restoring the improvements on the Premises or of making the same repliable, attorneys' fees incurred in connection with the enforcement of this Assignment, and (b) principal and interest payments due from Borrower to Assignee on the Note and the Mortgage, all in such order and for such time as Assignee may determine.

13. That Assignee shall be under no obligation to exercise or prosecute any of the rights or claims assigned to it hereunder or to perform or carry not any of the obligations of any landford under any of the Leases. Assignee does not hereby assume any of the liabilities in connection with or arising or growing out of the covenants and agreements of Assignor or any of them under any of the Leases.

14. That Assignor hareby agrees to indemnify Assignee and to hold Assignee halfuless from any liability, loss or damage including, without limitation, reasonable attorneys' fees which may or might be incurred by Assignee under the Leases or by reason of this Assignment, and from any and all claims and demands whatsoever which may be asserted against Assignee by reason of any alleged obligation or undertaking on its part to perform or discharge any term, covenant or agreement contained in any of the Leases.

15. That this Assignment shall not operate to place responsibility for the control, care, management or repair of the Premises, or parts thereof, upon Assignee, nor shall it operate to make Assignee hable for the performance or observance of any term, condition, coverant or agreement contained in any of the Leases, or for any waste of the Premises by any tenant under any of the Leases or any other person, or for any dangerous or directive condition of the Premises or for any negligence in the management, upkeep, repair or control of the Premises resulting in loss or nigry or death to any tenant, occupant, licensee, employee or stranger.

16. That Assignee may: (a) take or release other security; (b) release any party primarily or secondarily liable for any of the indebtedness secured hereby; (c) grant extensions, renewals or indulgences with respect to such indebtedness; and (d) apply any other security therefor held by Assignee to the satisfaction of such indebtedness; in each case without prejudice to any of Assignee's other

rights hereunder or under any other security given to secure the Indebtedness secured hereby.

17. That Assignee may, at its option although if shall not be obligated to do so, perform any Lease covenant for end on behalf of the Assignor and each of them, and all monies expenses in so doing shall be chargeable to the Borrower, with interest thereon at the rate set forth in the Note applicable to a period when a Julius exists under the Note, and shall be added to the indebtedness secured hereby, and shall be immediately due and payable.

18. That waiver of, or acquiescence by Assignee in, any default by the Assigner, or finitine of the Assignee to insist upon strict performance by the Assignor of any covenant, condition or agreement in this Assignment or otherwise, shall not constitute a waiver of

any subsequent or other default or failure, whether similar or dissimilar,

19. That the rights, remedies and powers of Assigned under in. Assignment are cumulative and are not in her of, but are in addition to, all other rights, remedies and powers which Assignee has or decitive Note and all instruments constituting security for the Note, and at law and in equity.

If any provision contained in this Assignment or its application to any person or circumstances is to any extent invalid or unenforceable, the remainder of this Assignment and the application of such plovisions to persons or direcumstances fother than those as to which it is invalid or unenforceable) shall not be affected, and each term of this Assignment shall be valid and enforceable to the fullest extent permitted by law.

Each Notice given pursuant to this Assignment shall be sufficient and shall be stiller not served if mailed postage prepaid, certified or registered mail, return receipt requested, to the above-stated addresses of the parties no into, or to such other address as a party may request in writing. Any time period provided in the giving of any Notice hereunder shall commence upon the date such Notice is deposited in the mail.

The term "Assignor," "Assignee," "Borrower" and "Beneficiary" shall be construed to include the heirs, personal representatives, successors and assigns thereof. The gender and number used in this Assignment are used as a reference term only and shall apply with the same effect whether the parties are of the masculine or feminine gender, corporate or other loam, and the singular shall likewise include the plural.

This Assignment may not be amended, modified or changed nor shall any waiver of any provisions acreef be effective, except only by an instrument in writing and signed by the party against whom enforcement of any waiver, amendment, change, modification

or discharge is sought.

THIS ASSIGNMENT is executed by Borrower, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee land each of the undersigned hereby warrants that each possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein contained shall be construed as creating any liability on Assignor or any of them personally to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by every person now or hereafter claiming any right or security hereunder.

IN WITNESS WHEREOF, the said Assignor has caused this instrument to be signed and sealed as of the date first above written.

	AMALCAMATED TRUST & SAVINGS BANK
	Not personally, but as Trustee as a oresaid By:
ATTEST: Brenda Porter Hilms	110: Vice President
125: Undialand Secretary (Impress corporate seal here)	Lead Hame
	GEORGE D HANUS

STATE OF ILLINOIS)

55.

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COUNTY OF COOK

I. BARBARA UMAN SCALES . a Notary Public in
and for said County, in the State aforesaid, DO HEREBY CERTIFY
that Edward C invergers personally known to me and
known by me to be the Vice President of Analysiansky
Trust + Savings Bank, a national banking association having trust
powers, and <u>Prenda locks Helms</u> , personally known
to me to be the <u>Assistant</u> Secretary of said
association, and personally known to me to be the came persons
whose names are subscribed to the foregoing instrument.
appeared before me this day in person and severally
acknowledged that, as such VICC President
and Assil Secretary of said association as Trustee
as aforesaid, they signed the foregoing instrument as
such Vice Provident and Assi
Secretary of said association as Trustee as aforesaid, and
caused the seal of said association to be affixed thereto,
pursuant to authority given by the leard of Directors of said
association, as their free and voluntary act, and as the free
and voluntary act and dued of said association, as Trustee as
aforesaid, for the uses and purpones therein set torth.
GIVEN under my hand and Notatial Seal
this ith day or April 1986.
Sarbare Gear Seeler
NOTARY PUBLIC

(Impress Notarial Seal Here)

MY COMMISSION I	ين عمليان الدامات	1983

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STATE OF ILLINOIS)) SS:
COUNTY OF COOK)
I, Sande Browley, a Notary Public in and for
said County, in the State aforesaid, DO HEREBY CERTIFY that
Leave A. Henry, personally known to me
to be the same person whose name is subscribed to the foregoing
instrument, appeared before me this day in person and acknowledged
that he signed the foregoing instrument as his free and voluntary
act for the use and purpose therein set forth.
GIVEN under my hand and Notarial Scal this 1500day of
, 198 <u>6</u> .
Notary Public
My Commission Expires:
My Commission Expires:
My Commission Expires: New 7, 1989 (Impress notarial seal here)
My Commission Expires: New 7, 1989 (Impress notarial seal here)
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My Commission Expires: New 7, 1989 (Impress notarial seal here)

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EXHIBIT A

PARCEL A: part of the Southwest 1 of Section 29, Township 41 North, Range 10 East of the Third Principal Meridian, bounded by a line described as follows: Beginning at the intersection of the West line of the East 20 acres of the West 1 of the Southwest 1 of said Section 29, with the North line of Wise Road, being a line 50.00 feet North of (by rectangular measurement), and parallel with the Southwest 1 of said Section 29: theree South 87°-59'-36 line of the Southwest 1 of said Section 29; thence South 87°-59'-36" West, along the said North line of Wise Road, 166.03 feet; thence North 01°-15'-50" East, 399.92 feet; thence North 87°-59'-36" East, 166.03 feet to a point in the West line of the East 20 acres of the West 1 of the Southwest 1 of said Section 29, said point being 450.00 fee: North of (as measured along said West line which bears North 01°-15'-50" East) the South line of the Southwest & of said Section 29; thence South 01°-15'-50" West, along the said West line of the East 10 cres, 399.92 feet to the North line of Wise Road, and the place of beginning, in Cook County, Illinois.

part of the Southwest & of Section 29, Township 41 North, Range 10 East of the Third Principal Meridian, bounded by a line described as follows: Beginning at a point on the East line of Farmstead Lane, said point being 210.00 feet North (as measured along said East line of Farmstead Lane) of the intersection of the East line of Farmstead Lare with the North line of Wise Road, being a line 50.00 feet North of (by rectangular measurement), and parallel with the South line of the Southwest 1 of said Section 29; the Past line of Farmstead Lane thence North 01°-15'-50"East, along the East line of Farmstead Lane, 27.00 feet; thence South 88°-4.'-10" East, 100.23 feet; thence South 01°-15'-50" West, 27.00 feet; thence North, 88°-44'-10" West, Sunty Clerk's Office 100.23 feet to the point of beginning, in Cook County, Illinois.

600 Wise Road Commonly known as: Hanover Park, IL

Tax I.D. #: 07-29-300-089-0000

SCHEDULE OF LEASES

TENANT	SQUARE FEET	TERM
COLOR TILE SUPERMART, INC.	4,000 S.F.	Expires 11-30-2005
FARKA, INC., d/b/a FANTASTIC SAM'S, THE ORIGINAL FAMILY HAIRCUTTERS	1,333 S.F.	Expires 7-31-1990, plus 1,5-yr. extension option
THE SHERVIN- WILLIAMS COMPANY	6,000 S.F.	Expires 11-30-1995, plus 2, 5-yr. extension options
	of County Class	
	4	