#### ASSIGNMENT OF LESSOR'S INTEREST IN REAL ESTATE LEASE FFICIAL 88347111

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Rafferty Properties, an Illinois general partnership consisting of Rafferty, George R.; Rafferty, Carol S.; Rafferty, Michael William; MacAdam, Jane Elizabeth, formerly known as Jane Elizabeth Rafferty; Ann Leslie Allen, formerly known as Ann Leslie Rafferty; Rafferty, Michael William, as Custodian for Alice Abigail Rafferty under the \$17.00 Illinois Uniform Gift to Minors Act; and Rafferty, Michael William, as Custodian for Thomas Jason Rafferty under the Illinois Uniform

diff to Minors Act

(hereinafter called the Assigner) assigns, transfers, conveys, grants
and sets over unto Associates Commercial Corporation of 150 N Michigan Ave, Chicago, IL 6060
(hereinafter called the Assigner), all of Assigner's right, title and
the Assigner), all of June 1979 between the Assignor as Lessor and Aldi, Inc.
as Lessee, concerning the following described real estate:

See Exhibit A attached hereto and made a part hereof

gether with all extensions and renewals thereof and all guarantees of and curity for Lessee's () ligations. Said Lease and all extensions and renevs thereof are hereinafter collectively referred to as the "Lease".

This Assignment is mide for the purpose of securing:

Payment of the indeptedness (including any extensions or renewals persof) evidenced by that note of even date herewith under which e Assignor onises to pay to Assignee the au of \$ 350,000.00 \_, plus interest

id secured by a certain trust deed, deed of trust or mortgage on real pro, 'ty (each of such trust deed, deeds of trust or mortgage being hereinafter iferred to as the "mortgage").

- Payment of all other sums with interest thereon becoming due and syable to Assignee under the provisions hereaf or under the provisions of ild note or mortgage.
- 3. Performance of each obligation to Assigned and in said note or ortgage contained.

Assignor assigns to Assignee all Assignor's right and power to modify, ancel or terminate the terms of the Lease and any attempt on the part of ssignor to exercise any such right without the written consent of Assignee hall be a breach of the terms hereof.

Notwithstanding any language to the contrary herein, such Ansignment hall include an assignment of Assignor's rights but shall not include an assignment of any or all of Assignor's obligations and duties under the ease unless the Assignee, at the Assignee's option, decides to assume such uties, which the Assignee may do at any time after default of this lease r the note and mortgage mentioned above by sending Assignor fifteen (15) ays prior written notice by registered mail. The Assignor covenants and grees, at Assignor's own expense, to perform all children of Assignor's grees, at Assignor's own expense, to perform all obligations of Assignor in such Lease; and agrees that the Assignor will indemnify and hold harmless the Assignee from any losses, costs and expenses (including reasonable legal less) arising from the Lessee's defenses, counterclaims or offsets based on my actual or claimed failure on Assignor's part to fulfull the Lessor's obligations to the Lessee arising under the Lesse or otherwise.

- TO PROTECT THE SECURITY OF THIS ASSIGNMENT ASSIGNOR AGREES:
- (1) At Lessor's sole east and expense, to perform each obligation of the Lease by Lessor to be performed; to enforce or secure the performance of each obligation of the Lease by the Lessee to be performed; not to medify the Lease, nor accept surrender thereunder; not to anticipate the remts

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tereunder, negitalizative or release the Lessee thereunder of or from his

- (11). As the later's sole cost to defend any action in any manner onnected with the Lease or the obligations thereunder, and to pay all costs ? Assignee, including attorney's fees in a reasonable sum, in any such on in which Assignee may appear.
- (111). That should Assignor fail to do any act as herein provided, hen Assignee, but without obligation so to do and without notice to Assignor, and without releasing Assignor from any obligation hereof, may make or do the ame in such manner and to such extent as Assignee may deem necessary to project the security hereof, including specifically, without limiting its eneral powers, the defense of any action purporting to affect the security proof or the rights or powers of Assignee, and also the performance of each aligation of Assignor in the Lease contained; and, in exercising such powers, employ attorneys and other agents. Assignor shall pay necessary costs and reasonable attorney's fees in connection therewith or reimburse Assignee herefrom if paid by Assignee. Assignor shall give prompt notice to Assignee any default of any Lessee and of any notice of default on the part of the signor with respect to the Lease received from the Lessee, together with a accurate and complete copy thereof.
- 4. To Pay instellately upon demand all sums expended to Assignee under the authority hereof including reasonable attorneys fees, and the same shall added to the said indebtedness and shall be secured hereby and by said ortgage.

Assignor warrants to Assigned that (a) Assignor has not executed any cior assignment of the Lease or the rentals to accrue thereunder; or performe any act or executed any instrument which might prevent Assignee from operating der any of the terms and conditions hereof, or which would limit. Assignee in ach operation, except an assignment to rationwide Insurance Company

or accepted rent under the sase for any period subsequent to the current period for which rent has always become due and payable unless such prepaid rent is referred to explicitl ider the terms of the Lease; (b) there is no default now existing under the sace, and (c) Assignor has not executed or granted any modification whatever the Lease either orally or in writing, and that the Lease is in full force in effect accordance to the original terms and conditions thereof.

The Assignmental that said Lease is the only binding Lease executed ; it for the presenty described therein; that the lease has not been amended; not the Lease is genuine, valid, legally enforceable and subsisting, free com offsets and defenses and in all respects what it surports to be; that seese or Leasees are adults, sui Juris, and fully competent to enter into aid Lease; that no event of default as defined in said Usase has occurred and is continuing and no event has occurred and is continuing which, with the apse of time or the giving of notice, or both, would constitute an event of calcult thereunder; that all signatures, names, addresses, arounts and other catements and facts contained therein are true and correct; and that the cassigner is not aware of any reason or circumstances which might lead a reasemble person to believe that the Leasee will not perform any of Lease's bligations under the Lease. The Assigner does hereby ratify and confirm all hat the Assignee, its successors and assigns, shall lawfully do or cause to e done by virtue of this Assignment, and does hereby covenant to execute and eliver to Assignee upon its demand, any and all instruments that Assignee ay deem to be advisable at any time or times to carry out the purpose and ntent of this Assignment or to enable Assignor to enforce any right or rights that have, hold or enjoy, now or in the future, under any of the terms ereof, or it may require to desire for its protection.

Assignor further warrants that the property has been inspected by the essee and accepted with no oral or written objections by the Lessee and no ral or written representations by Assignor other than representations tated in the Lease.

Assignor agrees that after default of this assignment or the note and ortgage mentioned above, the Assignee may, in Assignor's name, indorse to assignee "WITHOUT RECOURSE" all remittances received.

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- B. IT IS MUTUALLY AGREED THAT:
- (1). So less as there shall exist no default by Assignor in the payment of any indebtodness secured hereby or in the performance of any obligation, covenant or agreement herein or in said deed of trust or Lesse contained, Assignor shall have the right to collect upon but not prior to accrual all rents, issues and profits from said lessed premises and to retain, use and enjoy the same.
- consists secured hereby or in the performance of any obligation herein or in said mortgage or Lease contained, Assignee may declare all sums secured hereby immediately due and payable, and may, at its option, without notice either in person or by agent, with or without bringing any action, or by a receiver to be appointed by a court, enter, take possession of, manage and operate said demised premises or any part thereof; make, cancel, enforce or modify leases; obtain and evict tenants, and fix or modify rents, and do any acts which assignee deems proper to protect the security hereof, and either with or without taking possession of said property, in its own name sue for or otherwise collect and receive all rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secure hereby, and in such order as Assignee may determine. The entering amitaking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure or waive any default or waive, modify or affect notice of default under said mortgage or invalidate any act done pursuant to such notice. The Assignor hereby appoints the Assignee as the Assignor's true and lawful attorney, irrevocably, following Assignor's default, with full power to substitute for and in the Assignor name, but for the sole use and benefit of the Assignee, to receive, demand, collect, sue for, take out executions and other writs, and pursue all legal means, in law or in equity, for the Pecovery of any of the claims and monies due and to become due pursuant to the above mentioned Lease; and, in the event of a default under the Lease, to exercise the Assignor's right of repossession and sale, and to make any agreement with the Lesse as regards to the terms of the Lease, collections and extensions of time of payment; and, upon payment, to give receipts and acquictences therefor, hereby r
- (111). Any default by Assignor in the performance of any obligation therein contained and the acceleration of the indebtedness secured hereby shap constitute a default under the terms of said mortage entitling Assignee to all rights and remedies therein contained, including specifically the right to declare a default thereunder and to elect to sell the property securing the same, or foreclose said mortgage as provided by law.
- (iv). Assignee shall not be obligated to perform nor does it hereby undertake to perform any obligation under the Lease or this assignment, and Assignor does hereby agree to indemnify against and hold Leave harmless from any liability, loss or damage under the Lease or this Assignment and all claims which may be asserted against it by reason of any alloged obligation to perform any of the terms in the Lease, should Assignee there any such liability, loss or damage under the Lease or this Assignment, or in the defense of any such claims, the amount thereof, including costs and reasonabl attorney's fees, shall be secured hereby and by the said mortgage, and Assign shall reimburse Assignee therefor immediately upon demand, and upon failure of Assignor so to do Assignee may declare all sums secured hereby immediately due and payable:
- ( $\forall$ ). Until all indebtedness secured hereby shall have been paid in full, Assignor agrees to keep leased at a good and sufficient rental all the premises described in the mortgage and to assign to Assignee any subsequent leases upon all or any part of such premises upon the terms and conditions herein contained, and to execute all instruments necessary therefor.
  - (V1). Upon the payment in full of all indebtedness secured hereby,

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88347111	1111 B 8 8 8 8 4 7 1 1 1		by Michael William Zefferty  by Mone Cland William Zefferty  by Man Lesite Allen, formerly known as lane Elizabeth Rafferty  Ann Lesite Allen, formerly known as han lesite Rafferty  by Michael William Rafferty, as Custodian for Alice Abigail Referty under for Illinois Uniform Gift to Minore Act for Thomas Jason Referty under the for Illinois Uniform City onder the Illinois Uniform City to Minore Act Illinois Uniform City to Minore Act
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	Markham, Illinoi	Aser and Street	Dy George B. Refferty
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			Refferty Properties, an Illinois Esperal pertnership
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•	eangerSts stu	address appearing with	ent ta Rondiesa Muy ot
petitade	op fo sent by c	er shall be in writing	(ix) All notices hereund mail, addressed as follows:

(viii).. This Assignment inures to the benefit or, and binds, attenties hereto, theirs, legatees, devisees, adminatrators, executors, successors and sasigns. The term "Lesse" as used heretn means not only the lesse hereby sasigned or any extension or renewal thereof, but also any lesse subsequently executed by Assignor covering the demised premises or any part thereof. In this hastgnment, whenever the context so requires, mascular thereof. In this hastgnment, whenever the context so requires, mascular thereof. In this hastgnment, whenever the context so requires plural and conversely. All obligations of each Assignor hereunder are joint and an executations.

(vii), The loan evidenced by the note secured by this Assignment was made and shall be construed and interpreted in accordance with the laws of the State of Illinois.

this Assignment shall be void and of no effect, but the affidavit of any officer of Assignment should any person may effectiveness and continuing force of this Assignment, and any person may and is hereby sutherized to

rely thereon.

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MY COFFICION SPHENS 4/16/19R. AND CONTRACT NO SINCE OF ILL NOIS

3₽ 61 .a.A 10 YEL GIVEN under my hand and notarial

TACC STUD 'THE ie to be the same person whose named of the second aubscribed to the foregoing instrument appeared before me this day in person, and acknowledged that the sald instrument as the said voluntianed, seeled and delivered the said instrument as the said voluntianed, seeled and delivered the said instrument as the said voluntianed, seeled and delivered the said response to the foregoing said to the personally known to

Gift to Minors Act, signing as partners for Rufferty Properties, an illinois general partnership Illinois Uniform Cift to Minors Act; and Rafferty, Michael William, as Custodian for Thomas lason Rafferty under the Illinois Uniform Michael William, as Custodian for Alice Abigail Rafferty under the Ann Lealie Allen, formerly known as Ann Lealie Rafferty; Rafferty, Rafferty, George R.; Rafferty, Garol S.; Rafferty, Michael William; MacAdam, Jane Elizabeth, formerly known as Jane Elizabeth Rafferty;

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EXHIBIT A

PARCEL 1:

LOTE 1 AND 2 IN BLOCK 4 IN WILLIAM A. BANTLETT'S TRANSPORTATION PARK FIRST ADDITION, BEING A SUBDIVISION OF LOTE 1, 2, 5, 4 AND 6 TO 18 INCLUSIVE (EXCEPT THE EAST 75 FEET OF THE SOUTH 125 FEET OF LOT 13 AND EXCEPT THE WEST 75 FEET OF THE EAST 100 FEET OF THE SOUTH 125 FEET OF LOT 15) IN HC INTOSH'S DIXIE RIGHMAY ADDITION, REING A SUBDIVISION OF PART OF THE SOUTH 40 ACRES LYING WEST OF VINCIDARES ROAD, IN THE SOUTH 1/2 OF THE BOUTH WEST 1/4 OF SECTION 18, TOWNSHIP 36 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL HERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 2:

ALL THAT CERTAIN PLOT, PIECE OR PARCEL OF LAND, SITUATED, LYING AND BEING IN PART OF LOT 1 IN MARKHAM PROPERTIES, BZING A SUBDIVISION OF PART OF THE BOUTH 1/2 OF THE SOUTH WEST 1/4 OF SECTION 18, TOWNSHIP 36 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL HERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED APRIL 11, 1969 AS DOCUMENT NUMBER 20808304 BOUNDED AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE MORTH WEST CORNER OF SAID LOT 1 AND RUNNING THENCE SOUTH ON THE WEST LINE THEREOF FOR A DISTANCE OF 96 FEET; THENCE EAST ON A LINE PARALLEL WITH THE MORTH LINE OF SAID LOT 1, A DISTANCE OF 119 FEET; THENCE NORTH ON A LINE PARALLEL WITH THE WEST LINE OF SAID LOT 1, A DISTANCE OF 129 FEET; THENCE NORTH ON A LINE PARALLEL WITH THE MORTH LINE OF SAID LOT 1 A DISTANCE OF 175 FEET; THENCE SOUTH ON A LINE CAULEL WITH THE WEST LINE OF SAID LOT 1 A DISTANCE OF 175 FEET; THENCE SOUTH ON A LINE CAULEL WITH THE WEST LINE OF SAID LOT 1, A DISTANCE OF 187 FEET; THENCE EAST ON A LINE PARALLEL WITH THE WEST LINE OF SAID LOT 1, A DISTANCE OF AS1.53 FEET TO THE SOUTH LINE THENCE EAST ON THE SUITH LINE OF SAID LOT 1 A DISTANCE OF 100 FEET; THENCE EAST ON A LINE OF SAID LOT 1 A DISTANCE OF 100 FEET; THENCE EAST ON A LINE PARALLEL WITH THE WEST LINE OF SAID LOT 1 A DISTANCE OF 100 FEET; THENCE EAST ON A LINE PARALLEL WITH THE SOUTH LINE OF LOT 1 IN SAID SUED WIJON A DISTANCE OF 150 FEET; THENCE SOUTH ON A LINE PARALLEL WITH THE WEST LINE OF SAID LOT 1 A DISTANCE OF 100 FEET TO THE SOUTH LINE THEREOT; THENCE EAST ON SAID SOUTH LINE A DISTANCE OF 296.63 FEET TO THE MOS! SAUTEASTERLY CORNER OF SAID LOT 1; THENCE (THE FOLLOWING S COUNTLES BEING ALONG THE EASTERLY BOUNDARY OF LOT 1 IN SAID SUBDIVISION) NORTH A DISTANCE OF 152.86 FEET; THENCE NORTHEASTERLY A DISTANCE OF 24.60 FEET TO THE MOST EASTERLY BOUNDARY OF LOT 1 IN SAID SUBDIVISION) NORTH A DISTANCE OF 152.86 FEET; THENCE NORTHEASTERLY A DISTANCE OF 175 FEET; THE CE NOTTH AD BISTANCE OF 581D LOT 1 THENCE WEST ON THE MOSTH LINE OF SAID LOT 1 A DISTANCE OF 169.88 FEET; THENCE OF 175 FEET; THE CE NOTTH ON A LINE WHICH FORMS AN ANGLE OF 90 DEGREES WITH THE NORTH LINE OF SAID LOT 1 A DISTANCE OF 169.88 FEET; THENCE WEST ON THE MOSTH LINE OF SAID LOT 1 IN SAID SUBDIVISION A DISTANCE OF 527.8 FEET TO THE NORTH LINE OF LOT 1 IN SAID SUBDIVISION A DISTANCE OF 527.8 FEET TO THE NORTH LINE OF LOT 1 IN SAID SUBDIVISION A DISTANCE OF 527.8 FEET TO THE POINT OF REGINNING, IN CO

PARCEL 3:

ALL OF LOT 1 IN MARKHAM PROPERTIES, BEING A SUBDIVISION OF PART OF THE BOUTH 1/2 OF THE SOUTH VEST 1/4 OF SECTION 10, TOWNSHIP 36 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDAN TO THE PLAT THEREOF RECORDED APRIL 11, 1969 AS DOCUMENT NUMBER 2050/301, EXCEPT THAT PORTION OF SAID LOT 1 BOUNDED AND DESCRIBED AS POUNDS:

ALL THAT CERTAIN PLOT, PIECE OR PARCEL OF LAND, SITUATED, I'ING AND BEING IN PART OF LOT 1 IN MARKHAM PROPERTIES, BEING A BUBLIUSION OF PART OF THE SOUTH 1/2 OF THE SOUTH WEST 1/4 OF SECTION 18, TO MISHIP 36 MORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCOUNTY, TO THE PLAT THEREOF RECORDED APRIL 11, 1969 AS DOCUMENT NUMBER 2080(30).

BOUNDED AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTH VEST CORVER OF SAID LOT 1 AND RUNNING THENC;
SOUTH ON THE VEST LINE THEREOF, FOR A DISTANCE OF 4.57.74 FEET TO A
CORNER OF SAID LOT 1; THENCE EAST ALONG THE SOUTH LINE OF SAID LOT 1, /
DISTANCE OF 55.45 FEET TO A CORNER OF SAID LOT 1; THENCE BOUTH ALONG A
WESTERLY LINE OF SAID LOT 1, A DISTANCE OF 126 FEET TO THE MOST
SOUTHERLY SOUTH VEST CORNER OF SAID LOT 1; THENCE EAST ALONG THE HOST
SOUTHERLY SOUTH LINE OF SAID LOT 1, A DISTANCE OF 255.55 FEET TO A
POINT; THENCE NORTH ON A LINE PARALLEL WITH THE WEST LINE OF LOT 1, A
DISTANCE OF 451.53 FEET TO A POINT; THENCE EAST ON A LINE PARALLEL WITH
THE NORTH LINE OF SAID LOT 1 A DISTANCE OF 100 FEET; THENCE SOUTH ON A
LINE PARALLEL WITH THE WEST LINE OF SAID LOT 1, A DISTANCE OF 451.53
FEET TO THE SOUTH LINE THEREOF; THENCE EAST ON THE SOUTH LINE OF SAID
LOT 1, A DISTANCE OF 40 FEET; THENCE LOT 10 FEET; THENCE EAST ON A LINE
PARALLEL WITH THE SOUTH LINE OF LOT 1 IN SAID SUBDIVISION, A DISTANCE
OF 150 FEET; THENCE SOUTH ON A LINE PARALLEL WITH THE WEST LINE OF SAID
LOT 1, A DISTANCE OF 100 FEET TO THE SOUTH LINE THENCE EAST ON
SAID SOUTH LINE, A DISTANCE OF 296.63 FEET TO THE MOST SOUTHEASTERLY
CORNER OF SAID LOT 1; THENCE (THE FOLLOWING 5 COURSES BEING ALONG THE
EASTERLY BOUNDARY OF LOT 1 IN SAID SUBDIVISION) NORTH A DISTANCE OF
152.86 FEET; THENCE NORTHLASTERLY, A DISTANCE OF 4.75 FEET; THENCE
LAST DISTANCE OF 160.25 FEET; THENCE EAST, A DISTANCE OF
152.86 FEET; THENCE NORTHLASTERLY, A DISTANCE OF 4.75 FEET; THENCE
NORTH, A DISTANCE OF 160.25 FEET; THENCE EAST, A DISTANCE OF 175
FEET TO THE MOST EASTERLY LINE OF SAID LOT 1; THENCE HORTHWISTERLY ON
THE LAST DESCRIBED LINE, A DISTANCE OF 169.88 FEET; THENCE WEST ON A
LINE PARALLEL WITH THE NORTH LINE OF SAID LOT 1; THENCE HORTHWISTERLY ON
THE LAST DESCRIBED LINE, A DISTANCE OF 100.02 FEET TO THE NORTH
LINE THENCE NORTH ON A LINE WHICH FORMS AN ANGLE OF 90 DEGREES WITH
THE NORTH LINE OF SAID LOT 1, A DISTANCE OF 100.02 FEET TO THE NORTH
LINE THENCE NORTH ON A LINE WHICH FORMS AN ANGLE OF DEGREES W

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