UNOFFICIAL COPY

COM 2/85

This instrument was prepared by: David Howell (Name)

106 E. Irving Park Road (Address)

Roselle, IL 60172

ASSIGNMENT OF RENTS

88397578

HARRIS BANK ROSI	EL1.E		Para .	, as Trustee under a
Trust Agreement dated August	19 88	, known as Trust No	12722 an	d not personally)* (XXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	<u>XXXXXXXXXXXXXXXXX</u>	XXXXXXXXXXXXXXXXX	⟨XXX⟩ (hereinafter ca	lled the "undersigned"), in order to
				CROSELLE and its successors and
assigns ("Assignee") all the rents, i	saues and profits now due and	d which may hereafter be	ecome due under or b	y virtue of any lease, whather written
or verbal, or any letting of, or of any	agreement for the use or occu	pancy of the premises to	cated in <u>COOK</u>	County, Illinois.

Lots 2, 2A, 3A, 2A and Out-Lot A in Brandon Manor Homes being a resubdivision of lots 2 and 3 and part of Lot-Out A in Brandon Grove, being a subdivision of part of the Northeast 1/4 of the Northeast 1/4 of Secton 15, Township 42 North, Range 10 East of the Third Principal Meridian, in Cook County, Illinois, per the plat of Brandon Manor Home recorded December 7, 1987 as document No. 87-647912.

Permanent Tax No.

02-15-201-025

02-15-201-026

02-15-201-027

88397578

ount Clarks

THAM 4427 98/31/88 13:04:00 #0699 非 19 - 新一時日一はタイち7日

COOK COUNTY RECORDER

1 803128-CP 2

88397575

___ (hernin "Property Address"): Property Tax No.

which has the address of Brandon Court

60967

<u> Illinois</u>

(Street)

02-15-202-025, 02-15-201-026

02-15-201-527

(State and Zip Code, or any part thereof, which may have been hereinfore or may be hereafter made or agreed to or which may be made or agreed to be which may be made or agreed to be a greed to be made or agreed to be a greed to be a the powers herein granted. It is the intention of the parties to this Assignment of Flento to entablish an absolute transfer and assignment of all the said leases and agreements and all avails thereof, to Assignee, and the undersigned does hereby irrevocably appoint Assignee as the undersigned's true and lawful attorney in the undersigned's name and stead (with or without taking possession of the Premises), to rent, lease or let all or any portion of the Premises to any party or parties, at such rental and upon such terms in Assignee's discretion as Assignee may determine, and for Assignee to collect all of said avails, rents, issues and profits arising from or accruing at any time hereafter, and all now due, or that may hereafter become due under each and all of the leases and agreements, written or verbal, or other tenancy existing or which may hereafter exist on the Premise, with the same rights and powers and subject to the same immunities, exponeration of liability and rights or recourse and indemnity as Assignee would have upon taking possession of the Premises pursuant to the provisions hereinafter set forth

The undersigned represents and agrees that no rents have been or will be paid by any person in possession of any portions of the Premises for more than one installment in advance and that the payment of rents has not been or will be waived, released, reduced or discounted or otherwise discharged or compromised by the undersigned. The undersigned waives any right of set-off against any person in possession of any portion of the Premises. The undersigned agrees that the undersigned will not further assign any of the rents, issues or profits of the Premises except with the prior written consent of Assignee.

Nothing herein contained shall be construed as constituting Assignee a "mortgagee in possession" in the absence of the taking of actual possession of the Premises by Assignee pursuant to the provisions hereinafter contained. In the exercise of the powers herein granted Assignee, no liability shall be asserted or enforced against Assignee, all such liability being expressly waived and released by the undersigned.

The undersigned further agrees to assign and transfer to Assignee all existing and future leases upon all or any part of the Premises and to execute and deliver, immediately upon the request of Assignee, all such further assurances and assignments as Assignee shall from time to time require.

UNOFFICIAL COPY

Roselle, il 60172 P. O. Box 52200 Mortenge Loan Dept. Harris Bank Roselle

""DELETE IF ASSIGNMENT BY BENEFICIARY IS NOT EXECUTED BY A CORPORATION DEFETE IF ASSIGNMENT BY BENEFICIARY IS NOT EXECUTED BY INDIVIDUALS ""DELETE IF ASSIGNMENT BY BENEFICIARY IS NOT EXECUTED BY A CORPORATION My Commission Expires: GIVEN under my hand and Notarial Seal this and Navin Mayor acknowledgad to ame that he signed and delivered said instrument as his/her own tres and volunt-ny act, for the uses and purposes herein set forth personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, centify that a Motary Public In and for the County and State aforesald, do hereby COUNTY OF SIONITH 40 STATS My Commission Expires: ... GIVEN under my hand and Notarial Seal this _ act of said corpt ration, for the uses and purposes therein set route. that they, being thereunto duly suthivized, signed at it delivered said instrument as their own free and voluntary act and se the free and voluntary act and set the free and voluntary. corporation, subscriber, to it is toregoing instrument, appeared before this day in person and acknowledged to me, respectively, of personally known to me to be the same persons whose a Motery Public in and for the County and State aforesaid, do hereby certify COUNTY OF mummin Corporation 91 , as belad seeimen9 eth to ethorg one seuesi jamer bisserots as beneficiary (les) of the trust, join (s) in this Assignment for the purposes of assigning (its, their, his, her) entire right, itle and interest in and to the

PROPRIEMENT BY BENEFICIARY

For good and valuable consideration, receipt of which is hereby acknowledged, ...

Although it is the intention of the parties that his Assignment of Hey's sit; the provint of griment A is expressly understood and agreed, anything herein contained to the contrary notwithstanding, that Assignee shall not exercise any of the rights and powers conferred upon Assignee herein until and unless a default shall occur in the payment of the Liabilities or in the performance or observance of any of the representations, warranties, promises, terms, conditions or agreements of any instrument now or at any time securing the Liabilities and nothing heroin contained shall be deemed to affect or impair any rights which Assignee may have under any other instrument which secures or is delivered in connection with

In any case in which under the provisions of the Mortgage made by the undersigned in favor of Assignee recorded immediately prior to this Assignment of Rents, Assignee has a right to institute foreclosure proceedings, whether before or after the Liabilities are declared to be immediately due or upon expiration of notice and grace periods, if any, whether before or after institution of legal proceedings to foreclose the lien thereof, or before or after sale thereunder, immediately upon demand of Assignee, the undersigned agrees to surrender to Assignee and Assignee shall be entitled to take actual possession of the Premises or any part thereof personally, or by Assignee's agents or attorneys, and Assignee in Assignee's discretion may, with or without force and with or withour process of law, enter upon and take and maintain possession of all or any part of the Premises, together with all the documents, books, records, papers and accounts of the undersigned, or then owner of the Premises relating thereto, and may exclude the undersigned, the undersigned's agents or servants, wholly therefrom and may as attorney-in-fact or agent of the undersigned or in Assignee's own name and under the powers herein granted, hold, operate, manage and control the Premises and conduct the business, if any, thereof either personally or by Assignee's agents or attorneys, with full power to use such measures, legal or equitable, as in Assignee's discretion or in the discretion of Assignee's successors or assigns may be deemed proper or necessary to enforce the payment of becurity of the avails, rents, issues and profits of the Premises, including actions for the recovery of rent, actions in forceable detainer and actions in distress of rent. The undersigned grants Assigned full power and authority to exercise each and every of the rights, privileges and powers herein granted at any and all times hereafter, without notice to the undersigned, and with full power to cancel or terminate any lease or sublease for any cause or on any ground which would entitle the undersigned to cancel the same, to elect to disaffirm any lease or sublease made subsequent to the aforesaid Mortgage or suborginated to the lien thereof. The undersigned hereby grants Assignee the full power and authority to make necessary or proper repairs, decorating, enewals, replacements, alterations, additions, betterments and improvements to the Premises that may seem judicious to Assignee, in Assignce as discretion. The undersigned hereby grants Assignee the full power and authority to insure and reinsure the Premises for all risks, incidental to Assig ice's possession, operation and management thereof and to receive all such avails, rents, issues and profits

Assignee shall not be obligated to perform or discharge, nor does Assignee hereby undertake to perform or discharge, any obligation, duty or liability under any leases or relitating agreements relating to the Premises, and the undersigned shall and does hereby agree to indemnify and hold Assignee harmless of and from any and all liability, loss or damage which Assignee may or might incur under any such leases or agreements or under or by reason of the assignment thereof and of and from any and all claims and demands whatsoever which may be asserted against Assignee by reason of any alleged obligations or undertakings on Assignee's part to perform or discharge any of the terms, covenants or agreements contained in said leases or agreements or in the defense of any claims or demands arising prior to Assignee taking possession of the Premises. The undersigned hereby agrees to immediately elimburse Assignee upon demand for any amount due Assignee by reason of this paragraph, including costs, expenses and legal fees incurred by Assignie.

Assignee, in the exericse of the rights and provers conferred upon Assignee by this Assignment of Relits, shall have full power to use and apply the avails, rents, issues and profits of the Premises to this payment of or on account of the following, in such order as Assignee may determine:

- (a) To the payment of the operating expenses of the Premises, including the cost of management and leasing thereof (which shall include reasonable compensation to Assignee's are Assignee's agent or agents, if management be delegated to an agent or agents, and it shall also include lease commissions and other compensation and expenses of seeking and procuring tenants and entering into leases), to establish reserves for James for damages, if any, and premiums on insurance hereinabove authorized.
- (b) To the payment of taxes and special assessments now due or which may hereafter become due on the Premises,
- (c) To the payment of all cepairs, decorating irenewals, replacements alterations, additions or betterments and improvements of the Premises, including the cost from time to time of installing, replacing refrigeration, gas or electric appliances therein, and of placing the Premises in such condition as will in the judgment of Assignee, make it readily rentable.
- (d) To the payment of any Liabilities (first to interest and then to principal)

And the state of t

The undersigned does further specifically authorize and instruct each and every present and future lesses or tenant of the whole or any part of the Premises to pay all unpaid rental agreed upon in any tenancy to Assignee upon reculpt of demand from Assignee to so pay the same.

"Liabilities" means all obligations of the undersigned to Assignee for payment of any and all an ounts due under the aforesaid Mortgage, the Note secured by the aforesaid Mortgage and of any indebtedness, or contractual duty of every kind and nature of the undersigned or any guarantor of the aforesaid Note to Assignee, howspever created, arising or evidenced, whether direct or indirect, also unto or contingent, joint or several, now or hereafter existing, due or to become due and howspever owned, hold or ar quired, whether through discourt, overdraft, purchase, direct loan or as collateral, or otherwise. Liabilities also includes all costs of collection, logal expenses and alternays fars incurred or paid by Assignee in attempting the collection or enforcement of the aforesaid Note, any guarantor of the aforesaid Note to Assignee or in the repossission, custody, sale lease, assembly or other disposition of any collateral for the aforesaid Note. Liabilities includes all of the indebtedness or contractual duties of partnerships to Assignee for arrange while the undersigned or arrange guarantor of the aforesaid Note may have been or may be a member of those partnerships.

It is understood and agreed that the provisions set forth in this Assignment herein shall be deemed as a special remed; given to Assignee, and shall not be deemed exclusive of any of the remedies granted in the above described Mortgage, but shall be deemed an addition at smedy and shall be cumulative with the remedies granted therein.

Whenever the word "undersigned" is mentioned herein, it is hereby understood that the same includes and shall be binding upon successors and assigns of the undersigned, and any party or parties holding title to the Premises by, through or under the undersigned. All of the rights, powers, privileges and immunities herein granted and assigned to Assignee shall also inure to Assignee's successors and assigns, including all holders, from time to time, of the aforesaid Note.

It is expressly understood that no judgment which may be entered on any debt : occured or intended to be secured by the above described Mortgage shall operate to abrogate or lessen the effect of this instrument, but that the same shall continue in full force and effect until the payment and discharge of any and all of the Liabilities and all bills incurred by virtue of the authority contained herein have been fully paid out of the rents, issues and profits of the Premises, or by the undersigned, or until such time as this instrument may be voluntarily released by Assignee. This instrument half also remain in full force and effect during the pendency of any foreclosure proceedings, both before and after sale, until the results and deed pursuant to a foreclosure decree, unless the Liabilities are fully satisfied before the expiration of any applicable period of redemption.

In the event this Assignment of Rents is executed by a corporate land trustee, then this Assignment of Rents is executed by the undersigned, not personally, but as Trustee in the exercise of the power and authority conferred upon and vested in it as such Trustee, and insofar as said Trustee is concerned, is payable only out of the trust estate which in part is securing the payment hereof and through enforcement of the provisions of any other collateral or guaranty from time to time securing payment hereof; no personal hability shall be asserted or be enforceable against the undersigned, as Trustee, because or in respect of this Assignment of Rents or the making, issue or transfer thereof, all such personal hability of said Trustee, if any, being expressly waived in any manner.

TELET DA LA SE CETTE DE LA CORPO DEL CORPO DE LA CORPO DEL CORPO DE LA CORPO DEL CORPO DEL CORPO DE LA CORPO DE LA CORPO DE LA CORPO DEL C	OPELETE IF ASSIGNMENT OF RENTS IN U. "DELETE IF ASSIGNMENT OF RENTS IS NO
CIJBUR YRATON	My Commission Expires:
Gt , io yeb	CIAEA under my hand and Notarial Seat thie
se name is subscribed to the foregoing instrument, appeared before me this or the uses and purposed instrument as his/her own free and voluntary act, for the uses and purposed	certify that person to me to be the same person who

	gt ,				_
s, noareq in yab şiri ot tea neren secogr	ument, appeared beforement untary act, for the uses and pur	of the foregoing and of some sent nwo serve	bedinzedus si emen esoriw i iri as trimminteni bise berevile	noareq emas e e signed and di	Medged to me that h tally known to me to be th that
aforesaid, do hare	nd for the County and State	a Notary Public in a	Logical and the second section of the second		
					HO YTNUC
					VALE OF ILLINOIS
					:eerigx∃ noissimm
	OLIBUR YRATON				
	81		lo yab aidt	IneS InitatioN	NEW under my hand and
	N.				eaid corporation, for the
nuiov bns eeni ed!	tee and voluntary act and as f	rinent, spaesires ven rument as their own f	sui pi es pelikeled pue peut Sui filioficia de poi piedes	euthorized, si authorized, si	oy, being thereunto duty
it beobelwonins i	ore me this day in t ers in and	And besending traces.	bris.		S 810 B8
fw anosied emas	onally known to me to be the	berso	pt		
aid, do hereby ce	the County and State afores	ITY Public in and for i	NOM a		
		e		·····	3D YTNUC
	0,	x	any Public, State of Milnois 14/46. A certifical relationship	ION \$	ATE OF ILLINOIS
	DIJBUS YRATON		HOW E BOOME DESIGNOR SEVEN		ommission Expires:
737	J. C. Leun	W W		المبت	
	CK 90 81	(I) (177)	10 Yabbi 30E Birli I	BOS IBITATION D	NAEN nuger my hand an
yned and deliveres (he uses and purp of the corporate se	Lactument as such \factorial \textstare \factorial	anis day (n person am i voluntary act of said ne i and there acknow sud instrument as the sud instrument as the	fively, appeared befor, me try acts, and as the free errors did also to see to cerporation of the uses and purpose for the uses and purpose.	ee and volunte so and volunte sid corporate on, as Trustee	1992 . 1986. 1997 A STREET OWN from the said in set forth; and the said incorporations at the said corporations as the said corporations.
of said corpora 2.11 de la deliverei pred and deliverei print corporate se	المُعَامِّة المُعَامِّة المُعَامِّة المُعَامِّة المُعَامِّة المُعَامِّة المُعَامِّة المُعَامِّة المُعَامِّة ال المعادد المعادد المعاد	To for form of the foregoing in the foregoing in the foregoing of the fore	Auth Luth Luth Luth Luth Luth Luth Luth L	corporation or same person LLELY sespec- ses and volunit Asst. Ses aid corporate on as Trustee	A SECTION OF THE SECT
of the corporate selection and purple selection branch purple selection branch purple selection and purple selecti	hatrument as such <u>Vikrati</u> d acknowiedged that they sig torporation, as Trustes, for i wiedge that he, as custodian o	Tatute: Johoge Testoria de la consecución de la	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Ethe - under's glassell (;). [12, 201] [1] And the first of the first of the first own to meto be first own the seld in a self forth; and the seld corporation is self or seld corporation.
of the corporate selection and purple selection branch purple selection branch purple selection and purple selecti	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Johoge Testoria de la consecución de la	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Ethe - under's glassell (;). [12, 201] [1] And the first of the first of the first own to meto be first own the seld in a self forth; and the seld corporation is self or seld corporation.
of the corporate services services and purp services serv	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Russoll (,) 111111015 111111015 ABBL Sect Sect Sect Sect Sect Sect Sect Sect
of the corporate at the uses and purp gred and delivere to a said corporate L. L.	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
of the corporate at the uses and purp gred and delivere to a said corporate L. L.	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
of the corporate at the uses and purp gred and delivere to a said corporate L. L.	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
of the corporate at the uses and purp gred and delivere to a said corporate L. L.	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
in the corporate at the said corporate and purity. The said corporate at the said corporate and said corporate at the said corporat	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
of the corporate at the uses and purple and palmers. The uses and delivere to the uses and delivere to the uses and use	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
of the corporate selection and purple selection branch purple selection branch purple selection and purple selecti	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	Line undersell Charles and the sell Charles Ch
of the corporate selection and purple selection branch purple selection branch purple selection and purple selecti	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	STE OF ILLINOIS CAOK CAOK CHE UNDERS Lite unders Comparation, affixed the said nastrument as their own for nastrument as their own for astrument as their own for the said corporation of the said.
of the corporate selection and purple selection branch purple selection branch purple selection and purple selecti	HARLIS HANK HOSKI, WOSKI, Accepted by a settlement as such a Vice by a solution, as Trustee, for the descriped that they set the set custodism of the set the set that they set the set the set that they set that they set the set that they set they set that they set that they set they	Tatute: Joho Ceresion Solution Joho Solution Joh	And Ruth. They are and also the second and also the second and as the free are are as a second also the second	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	s ATE OF ILLINOIS Line unders Russell (, and the said to be sin and the said to me said to be said.) Taly and the said the said.
THE COLDOINER SE	TON DNA STATE STATE STORES STO	Tatute: Joho Ceresion Solution Joho Solution Joh	A Notary VICC. Tri And Huys And H	Shocked Shockey corporation se and volunte Asst. Se aid corporate on as Trustee	s ATE OF ILLINOIS Line unders Russell (, and the said to be sin and the said to me said to be said.) Taly and the said the said.
the corporate se	To Nun No Nun	Py (12.17) (18.17) (18.17) (18.17) (18.17) (18.17) (18.12) (18.17)	A Notary VICC. Tri And Huys And H	Shockey corporation so same person set and volunti Apple Apple Set and corporate on as frustee	s ATE OF ILLINOIS Line unders Russell (, and the said to be sin and the said to me said to be said.) Taly and the said the said.
THE COLDORER SE	Trust Agreement Defed 88 87 88 87 87 87 87 87 87 87 87 87 87	Py (12.17) (18.17) (18.17) (18.17) (18.17) (18.17) (18.12) (18.17)	A Notary VICC. Tri And Huys And H	Shocked Shockey corporation se and volunte Asst. Se aid corporate on as Trustee	s ATE OF ILLINOIS Line unders Russell (, and the said to be sin and the said to me said to be said.) Taly and the said the said.
PERSONALLY The uses and purpy the seal do hereby the seal corporate the seal corporate the seal do hereby t	Trust Agreement Defed 88 87 88 87 87 87 87 87 87 87 87 87 87	Py August (1272) Py August (1	A Notary VICC. Tri And Huys And H	Shocked Shockey corporation se and volunte Asst. Se aid corporate on as Trustee	s ATE OF ILLINOIS Line unders Russell (, and the said to be sin and the said to me said to be said.) Taly and the said the said.
THE COLDORIE SE	Trust Agreement Defed 88 87 88 87 87 87 87 87 87 87 87 87 87	Py August (1272) Py August (1	A Notary VICC. Tri And Huys And H	Shocked Shockey corporation se and volunte Asst. Se aid corporate on as Trustee	s ATE OF ILLINOIS Line unders Russell (, and the said to be sin and the said to me said to be said.) Taly and the said the said.

to witness whereot, the undersigned has caused this Assignment of Rents to be signed on the

-- Jo yab---