#### JUNIOR ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT, made as of this 30th day of December, 1993, by American National Bank and Trust Company of Chicago, not personally but as Trustee under Trust Agreement dated November 2, 1993 and known as Trust Number 117629-03 (hereinafter called "Trust"), whose address is 33 N. LaSalle Street, Chicago, Illinois 60602 and Highpoint Apartments Limited Partnership, an Illinois limited partnership, with its principal place of business at 2901 Butterfield Road, Oak Brook, Illinois 60521 (hereinafter collectively called "Beneficiary") and the sole beneficiary of such Trust (said Trust and Beneficiary being hereinafter collectively called "Assignor") in favor of Inland Mortgage Investment Corporation, an Illinois corporation (hereinafter called "Assignee") having its principal offices at 2001 Butterfield Road, Oak Brook, Illinois 60521.

#### WITNESSETH

FOR VALUE RECEIVED. Assignor does hereby sell, assign, transfer, set over and deliver unto the Assignee all leases, written or oral, and all agreements for use or occupancy of my portion of the premises together with buildings and improvements thereon (hereinafter called "said premises"), situated in the City of Hoffman Estates, County of Cook, State of Illinois, and more particularly described in Exhibit A attached hereto and in the Mortgage or Deed of Trust hereinafter identified;

TOGETHER with any and all extensions and renewals thereof and any and all further leases, lettings or agreements (including subleases thereof and tenancies following attornment) upon or covering use or occupancy of all or any part of the said premises (all such leases, agreements, subleases and tenancies heretofore mentioned are hereinafter collectively included in the designation "said leases");

TOGETHER with any arthall guaranties of lessee's performance under any of said leases, and

TOGETHER with the immediate and continuing right to collect and receive all of the rents, income, receipts, revenues, issues, profits, escrows, deposite and security deposits now due or which may become due or to which Assignor may now or shall hereafter (including the period of redemption, if any) become entitled or may demand or claim, arising or issuing from or out of the said premises or any part thereof, including but not by way of limitation: minipular rents, additional rents, percentage rents, parking maintenance, tax and insurance contributions, deficiency rents and I is pridated damages following default, the premium payable by any lessee upon the exercise of a cancellation privilege originally provided in any said lense, and all proceeds payable under any policy of insurance covering toss of rents resulting from untenantability caused by destruction or damage to the said premises together with any and all rights and claims of any kind which Assignor may have against any lessee under such leases or any subtenants or occupants of the said premises (all such moneys, rights and claims in this paragraph described being hereinafter catled "rents"):

SUBJECT, however, to a license hereby granted by Assignee 15. Assignor, but limited as hereinafter provided, to collect and receive all of the said rents.

TO HAVE AND TO HOLD the same unto the Assignee, its successors at dissigns forever, or for such shorter period as hereinafter may be indicated.

FOR THE PURPOSE OF SECURING the payment of Three Hundred Thicts if he Thousand Seven Hundred Seven Dollars and 08/100 (\$339,707.08) evidenced by that certain Installment No. c ("Note") bearing even date therewith in the principal sum of \$339,707.08 made by Trust and Beneficiary payable to the order of Assignee, and impresently held by Assignee, including any extensions and renewals thereof and any rate or notes supplemental thereto, as well as the payment, observance, performance and discharge of all other obligation, correnants, conditions—and warranties contained in the Second Mortgage ("Mortgage") to be recorded therein immediately prior in time to the Crecording hereof, and in any extensions, supplements and consolidations thereof, covering the smid Premises and University the said Note or Notes (hereinafter collectively called "the said Note and Mortgage").

TO PROTECT THE SECURITY OF THIS ASSIGNMENT, IT IS COVENANTED AND A GREED AS FOLLOWS:

- 1. That Assignor represents and warrants: That Trust is the owner in fee simple absolute of the said premises of and that Trust and/or Beneficiary has good title to the leases and rents hereby assigned and good right to assign the Usame, and that no other person, firm or corporation has or will be allowed to have (without Assignee's prior written (gonsent) any right, title or interest therein; that Assignor has not previously sold, assigned, transferred, mortgaged or pledged the said rents, from said premises, whether now due or hereafter to become due except the Assignment of Rents in favor of Merchants Bank N.A., holder of the Senior Mortgage as more specifically described in the comortgage. Notwithstanding the foregoing, Assignee's interest pursuant to this Assignment is subject and subordinate to such interest of Merchants Bank N.A.
- 2. That Assignor covenants and agrees as follows: To observe, perform and discharge, duly and punctually, alland singular the obligations, terms, covenants, conditions and warranties of the existing leases and of all future leases
  affecting the said premises, on the part of the Assignor to be kept, observed and performed, and to give prompt notice?
  to Assignee of any failure on part of Assignor to observe, perform and discharge same; to enforce or secure the
  performance of each and every obligation, term, covenant, condition and agreement in said leases by any lessee to be
  performed; to appear in and defend any action or proceeding arising under, occurring out of, or in any manner
  connected with the said leases or the obligations, duties or liabilities of the Assignor and any lessee thereunder, and,



upon request by Assignee, will do so in the name and behalf of the Assignee but at the expense of the Assigner, and to pay all costs and expenses of the Assignee, including attorney's fees in a reasonable sum, in any action or proceeding in which the Assigner and/or Assignee may appear.

- 3. That Assignor further covenants and agrees as follows: not to receive or collect any rents from any present or future lessee of said premises or any part thereof for a period of more than one month in advance (whether in each or by promissory note), nor pledge, transfer, mortgage or otherwise encumber or assign future payments of said rents.
- 4. That in the event any representation or warranty herein of Assignor shall be found to be untrue or Assignor shall default in the observance or performance of any obligation, term, covenant, condition or warranty herein, then, in each such instance, the same shall constitute and be deemed to be a default under the said Note and Mortgage hereby entitling Assignee to declare all sums secured thereby and hereby immediately due and payable and to exercise any and all of the rights and remedies provided thereunder and hereunder as well as by law.
- 5. That so long as there shall exist no default by Assignor in the payment of any indebtedness secured hereby or in the observance and performance of any obligation, term, covenant or condition or warranty herein or in said Note and Mortgage or in said leases contained, Assignor shall have the right under a license granted hereby (but limited as provided in the ollowing paragraph) to collect upon, but not prior to account, as aforesaid all of said tents, arising from or out of the said feases or any renewals or extensions thereof, or from or out of the said premises or any part thereof, and Assignor shall receive such rents, and shall hold same, as well as the right and license to receive same, as a trust fund to be applied, and Assignor hereby covenants to so apply same, to the payment of interest and principal and the payments for taxe, and insurance becoming due on the said Note and Mortgage, before using any part of the same for any other purpose.
- 6. That upon or at any time after default in the payment of any indebtedness secured hereby or in the observance or performance of any obligation, term, covenant, condition or warranty herein or in the said Note and Mortgage or in the said leases contained. Assignee, at its option, shall have the complete right, power and authority hereunder then or thereafter to exercise and enforce any or all of the following rights and remedies: (a) to terminate the license granted to Assignor to collect is aforesaid the said rents, and then and thereafter, without taking possession, in Assignee's own name, to demand, collect, receive, sue for, attach and levy the said rents, to give proper receipts, releases and acquittances therefor, and after deducting all necessary and proper costs and expenses of collection, as determined by Assignee, including resenable attorneys' fees, to apply the net proceeds thereof, together with any funds of Assignor deposited with Assign e, upon any indebtedness secured hereby and in such order as Assignce may determine; (h) to declare all sums secured hereby immediately due and payable and, at its option, exercise all of the rights and remedies contained in said Note and Mortgage; and (e) without regard to the adequacy of the security, with or without any action or proceeding, Jarough any person or by agent, or by a receiver to be appointed by court and irrespective of said Assignor's posseculor, then or thereafter, to enter upon, take possession of, manage and operate said premises or any part thereof, make, notify, enforce, cancel or accept surrender of any lease now in effect or hereafter in effect on said premises or any par, thereof; remove and evict any lessee; increase or reduce rents; decorate, clean and make repairs; and otherwise do any ret or incur any costs or expense as Assignee shall deem proper to protect the security hereof, as fully and to the same extent as Assignor could do if in possession, and in such event to apply the rents so collected to the operation and manarement of said premises, but in such order as Assignee shall deem proper, and including payment of reasonable matagement, brokerage and attorney's fees, payment of the indebtedness under the said Note and Mortgage and maintenance, without interest thereon, of a reserve for replacement and for the purposes of this paragraph. Assignor does hereby the vocably constitute and appoint Assignce the true and lawful attorney of Assignor with full power of substitution for Assignor and in Assignor's name, place and stead to ask, demand, collect, receive, receipt for, use for, compound and give acquittance for, any and all sums due or to become due under any lease, with full power to settle, adjusting compromise any claim thereunder as fully as Assignor could do, and to endorse the name of Assignor or any of them gatal commercial paper given in payment or in part payment thereof, and in the Assignee's discretion to file any claim or trice any other action or proceeding, either in the Assignee's name or in the name of Assignor or any of them or other vise, which the Assignee may deem necessary or appropriate to protect and preserve the right, title and interest of the assignee in and to such sums and the security intended to be afforded hereby. Lessees of said premises are he oby expressly authorized and directed to pay any and all amounts due Assignor pursuant to the leases directly to Assigner or such nominee as Assignee may designate in writing delivered to such lessees who are expressly relieved of any and all duty, liability or obligation to Assignor with respect to all payments so made.

Provided, however, that the acceptance by Assignee of this Assignment, with all of the rights, powers, privileges and authority so created, shall not, prior to entry upon and taking of possession of said premises by Assignee, be deemed or construed to constitute Assignee a mortgagee in possession nor thereafter or at any time or in any event obligate the Assignee to appear in or defend any action or proceeding relating to the said leases or to the said premises, or to take any action hereunder, or to expend any money or incur any expenses or perform or discharge any obligation, duty or liability under said leases, or to assume any obligation or responsibility for any security deposits or other deposits delivered to Assignor by any lessee thereunder and not assigned and delivered to Assignee, nor shall Assignee be liable in any way for any injury or damage to person or property sustained by any person or persons, firm or corporation in or about the said premises.

And provided further that the collection of said rents and application as aforesaid and/or the entry upon and taking possession of the said premises shall not cure or waive any default or waive, modify or affect any notice of default under said Note and Mortgage or invalidate any act done pursuant to such notice, and the enforcement of such right or remedy by Assignee, once exercised, shall continue for so long as Assignee shall elect, notwithstanding that the collection and application aforesaid of such rents may have cured for the time the original default. If Assignee

shall thereafter elect to discontinue the exercise of any such right or remedy, the same or any other right or remedy hereunder may be reasserted at any time and from time to time following any subsequent default.

And provided further that the right of Assignee to collect and receive the rents assigned hereunder or to exercise any of the rights or powers herein granted to the Assignee shall, to the extent not prohibited by law, extend also to the period from and after the filing of any suit to foreclose the lien of the Mortgage, including any period allowed by law for the redemption of said premises after any foreclosure sale.

- 7. That Assignor hereby agrees to indemnify and hold the Assignee harmless of and from any and all liability, loss, damage or expense which it may or might incur under or by reason of this Assignment, or for any action taken by the Assignee hereunder, or by reason or in defense of any and all claims and demands whatsoever which may be asserted against Assignee arising out of said leases, including, but without limitation thereto, any claim by any fessee of credit for rental paid to and received by Assignor, but not delivered to Assignee, for any period under any said lease more than one month in advance of the due date thereof and any claim which may be asserted against Assignee by reason of any alleged obligations or undertakings on its part to be performed or discharged under any of the terms and conditions contained in said leases; should the Assignee incur any such liability, loss, damage or expense, the amount thereof (including reasonable attorney's fees) with interest thereon at the default rate set forth in said Note and Mortgage shall be payable by Assignor immediately without demand, and shall be secured hereby and by said Mortgage.
- 8. That until the indebtedness secured hereby shall have been paid in full, Assignor will deliver to Assignee executed copies of any and all other and future leases upon all or any part of the said premises and will transfer and assign to Assignee, upon the same terms and conditions as herein contained, such other and future leases and Assignor hereby covenants and agrices to make, execute and deliver unto Assignee upon demand and at any time or times, any and all assignments and other instruments sufficient for the purpose or that the Assignee may deem to be advisable for carrying out the true purposes and intent of this Assignment (including assignment of the rent under any lease with the United States Government after (do vonce of the rental claim, ascertainment of the amount due and issuance of the warranty for payment thereof).
- 9. That the failure of the Assignee to avail itself of any of the terms, covenants and conditions of this Assignment for any period of time or at any time or times, shall not be construed or deemed to be a waiver by Assignee of any of its rights and remedies under said Note and Mortgage, or under the laws of the state in which the said premises are situated. The right of the Assignees to collect the said indebtedness and to enforce any other security therefor may be exercised by Assignee, either prior to simultaneously with, or subsequent to any action taken hereunder.
- 10. That as of the date hereof, Assignee has not received nor been transferred any security deposited by any lessee with the lessor under the terms of any lease, that Assignee assumes no responsibility or liability for any security so deposited and that Assignee shall be accountable only for such each as it actually receives under the terms of this Assignment.
- 11. That upon payment in full of all of the indebtedness accrued by sald Note and Mortgage and of all sums payable hereunder, this Assignment shall become and be void and of no effect, but the affidavit, certificate, letter or statement of any officer of Assignee showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this Assignment, and any person, firm or corporation, may and is hereby authorized to rely thereon. A demand on any lesses made by Assignee for payment of rents by reason of any default claimed by Assignee shall be sufficient warrant to said tessee to make future payments of rents to Assignee without the necessity for further consent by the said Assignor.
- 12. That all notices, demands or documents of any kind which Assignee may be required or may desire to serve upon Assignor hereunder shall be sufficiently served by delivering same to Assignor as provided and, at the address appearing in the Mortgage for the service of notice.
- 13. That the terms, covenants, conditions and warranties contained herein and the powers granted ocreby shall run with the land, shall inure to the benefit of and bind all parties hereto and their respective heirs, executors, administrators, successors and assigns, and all lessees, sub-tenants and assigns of same, and all occupants and subsequent owners of the said premises, and all subsequent holders of the said Note and Mortgage. In this Assignment, whenever the context so requires, the masculine gender shall include the feminine and/or neuter and the singular number shall include the plural and conversely in each case. All obligations of each Assignor hereunder shall be joint and several.
- 14. This instrument is executed by American National Bank and Trust Company of Chicago, not personally but solely as Trustee, as aforesaid. All the covenants and conditions to be performed hereunder by said Trustee, are undertaken by it solely as Trustee, as aforesaid and not individually, and no personal liability shall be asserted or be enforceable against said Trustee, by reason of any of the covenants, statements, representations or warranties contained in this instrument.
- 15. In the event of default in the performance of the terms and provisions contained herein or in the Other Loan Documents, as defined in the Note, the liability of Highpoint Apartments Limited Partnership thereunder shall be limited to its assets but in no event shall the holder hereof, its successors and assigns have any recourse against the assets of PCGP I Corporation, the beneficiary's current general partner nor shall there be any recourse against the assets of any successor general partners.

# above wraph (S) where Chik Assignment has been duly executed by the Assignor the day at

TRUST

American National Bank and Trust Company of Chicago not personally, but as Trustee us aforesaid

See President

Allesti - Assistant Sectionary

Highpoint Apartments Limited Partnership By: PCG-21 Corporation, General Partner By: Inlan | Real Fisture Investment Corporation lis Agent

By

Property of Cook County Clerk's Office This instrument is innocuted by the universigned Land founded that commonly had soliely as Trustee in the exercise of the cover real settingly surfaced term and voster in a encion. Trustee, this are process, such, recent in a surfaced that all the end of the encioner, executing each Abstract Bits amplicing both amount of a point from the community of a management of the point of the point of the formal property of the point of the formal property of the point of the formal property of the point of the point of the property of personal freely of personal measurements, is used to be on the first of the following the personal of the personal of

Property of Cook County Clark's Office

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#### EXHIBIT "A"

#### HUNTINGTON TOWNHOME PROPERTY

PARCEL 1: LOTS 1 TO 12, BOTH INCLUSIVE, IN BLOCK 1 IN HUNTINGTON CLUB SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 2:
LOTS 1 TO 12, BOTH INCLUSIVE, IN BLOCK 2 IN HUNTINGTON CLUB SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL ASRIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 3:
LOTS 1 TO 12, BOTH INCLUSIVE, IN BLOCK 3 IN HUNTINGTON CLUB SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8. TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 4:
LOTS 1 TO 12, BOTH DELUSIVE, IN BLOCK 4 IN HUNTINGTON CLUB
SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15,
1993 AS DOCUMENT NUMBER 97921435, BEING A SUBDIVISION IN PARTS OF
SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD
PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 5:
LOTS 1 TO 12, BOTH INCLUSIVE IN BLOCK 5 IN HUNTINGTON CLUB
SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15,
1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF
SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD
PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 6:
LOTS 1 TO 11, BOTH INCLUSIVE, IN BLOCK 7 IN HUNTINGTON CLUB
SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15,
1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF
SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD
PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 7:
LOTS 1 TO 11, BOTH INCLUSIVE, IN BLOCK 8 IN NUNTINGTON CLUB SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 8:
LOTS 1 TO 11, BOTH INCLUSIVE, IN BLOCK 9 IN HUNTINGTON CITIES SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 9: LOTS 1 TO 11, BOTH INCLUSIVE, IN BLOCK 10 IN HUNTINGTON CLUB SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 10: LOTS 1 TO 13, BOTH INCLUSIVE, IN BLOCK 15 IN HUNTINGTON CLUB SUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 15, 1993 AS DOCUMENT NUMBER 93924435, BEING A SUBDIVISION IN PARTS OF SECTIONS 5 AND 8, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 11: PERPETUAL NON-EXCLUSIVE EASEMENT, FOR THE BENEFIT OF PARCELS 1-10 OVER, THROUGH AND UPON THE LAND DESCRIBED IN THAT DECLARATION OF EASEMENTS, RESTRICTIONS AND COVENANTS FOR HILLDALE ROAD ASSOCIATION DATED AS OF SEPTEMBER 1, 1979 AND RECORDED AND FILED RESPECTIVELY AS DOCUMENT NUMBERS 25214474 AND LR3143390 FOR THE PURPOSE OF REASONABLE INGRESS AND EGRESS TO AND FROM ALL OR ANY PART OF PARCELS 1 THROUGH 10 AND OTHER PROPERTIES AS THEREIN DESCRIBED.

COMMONLY KNOWN AS: 1906, 1908, 1910, 1912, 1914, 1916, 1918, 1920, 1922, 1924, 1926, 1928, 1930, 1932, 1934, 1936, 1938, 1940 1942, 1944, 1946, 1948, 1950, 1952, 1954, 1956, 1958, 1960, 1962, 1964, 1966, 1968, 1970, 1972, 1974, 1976, 1978, 1980, 1982, 1984 HUNTINGTON BOULEVARD 1702, 1704, 1706, 1708, 1710, 1712, 1714, 1716, 1718, 1720, 1722, 1724, 1726, 1728, 1730, 1732, 1734, 1736, 1738, 1740 ARDWICK DRIVE, 1901, 1903, 1905, 1907, 1909, 1911, 1913, 1915, 1917, 1919, 1921, 1923, 1925, 1927, 1929, 1931, 1933, 1935, 1937, 1939, 1941, 1943, 1945, 1947, 1949, 1951, 1953, 1955, 1957, 1959, 1961, 1963 KENILWORTH CIRCLE, 1760, 1762, 1764, 1766, 1768, 1770, 1772, 1774, 1776 AND 1778 HASSELL, ROAD COOK COUNTY CLARK'S OFFICE

07-28-101-011 P.I.N.

STATE OF ILLINOIS )	
OUNTY OF COOK )	
do hereby certify that, a do hereby certify that	Notary Public, in and for and residing in said County in the State aforesaid, "Assistant Vice President of American National Bank and Trust Gregory S. Kasprayk
	rial scal, thisday ofDEC_2_2_1004
	rial seal, this day of
1994 A.D.	That sent, this
100	Nomry Public
My Commission expires:	
	"OFFICIAL SEAL"
STATE OF ILLINOIS ) )ss.	Sol Flores Notary Public, State of Illinois My Commission Expires 10/21/98
COUNTY OF DUPAGE )	
1. HanGolden	a Note: Public in and for said County, in the State aforesaid, do Challenger Sir Vice President of PCGP I Corporation,
General Partner of the aforereferenced fimited extnership, and	
of sai	d corporation whose names are subscribed to the foregoing instrument.
said instrument as their free and vol	on, and acknowledged and twore that they signed, scaled and delivered the intary act and deed and the world deed of the foregoing corporation.
Given under my hand and nota	rial seal, this 16 day of December, 1994.
	ann & Holden
	Notary Public
ANN	ial seal, this 1/42 day of December, 1994.  Line Molden  Notary Public  ICIAL SEAL  K. GOLDEN  IC. STATE OF ILLINOIS ION EXPINES 11-23-98
This Instrument Prepared by	Property Address:
Kathleen H. McGuire Mail to:	Huntington Townhomes Hoffman Estates, Illinois
The Inland Group, Inc. Attn: Ann Bidinger The Inland Group, Inc. Law Department	Property Address: Huntington Townhomes Hoffman Estates, Illinois P.1.N. No. 07-08-101-011

2901 Butterfield Road Oak Brook, IL 60521