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COLLATERAL ASSIGNMENT OF LEASE 140011 1800 5693 02/14/95 07/45/00 19418 1 RV # 275 - 103971 DEPT-OF RECORDING 131,70 COOK COUNTY RECORDER

KNOW ALL MEN BY THESE PRESENTS:

The Wook Ha & Mynng Pain Ha d/b/a FOR VALUE RECEIVED, the undersigned, , (whether one or more hereinafter referred to First Cleanors as the "Assigner" and/or "Debtor"), does hereby sell, assign, transfer, and set over unto the FOSTER BANK, an Illinois Banking Corporation, 5225 North Kedzie Avenue, Chicago, Illinois 60625, its successors and adsigns, (hereinafter referred to as the "Assignee" and/or "creditor"), all right, this and Interest of Assigner in and to that certain Lease dated 10/20/1994

, 199_ (the "Lease") with KOLL MANAGEMENT BERVIE, INC.

with respect to the premises located at 4169 Danieleo Road, Northbreek 11., 60062

(the "Promises"), more particularly described on Exhibit "A" attached hereto and made a part hereof, pursuant to that Note of even due berewith (the "Note") made by Assignor to Assignee, as collateral security to and for (a) the payment of all obligations of Debtor to the Foster Bank, and (b) the performance of all of the terms and conditions of any security documents until said debt and indebtedness shall be paid in full.

Assignor represents that Assignor has good right and authority to make this Assignment, that Assignor has not heretofore assigned, pledged or other vise disposed of or encumbered the Lease, and that Assignor has not performed any acts or excented any other instruments which might prevent Assignce from operating under any of the terms and conditions of this Assignment.

Assignor agrees to observe, perform and discharge, daily and punctually, all and singular, the terms and conditions of the security documents and the terms and conditions of the Lease in all material respects.

Assignor also agrees:

- not to execute any other assignments of the Lease or any interest therein;
- if so requested by Assignee, to enforce the Lease and all rights and ramedies available to Assignor against the Lessor under the Lense in case of a material default under the Lense by said Lessor; provided, however, that Assignor shall be entitled to enforce its rights and remedies against Lessor in a reasonable manner as determined in the exercise of its business judgment;
 - to give Assignee prompt notice of any default by Assignor or Lessor under the Lense: Ľ,
- to give Assignee copies of any default notices (I) received by Assignor from Lessor or d. (ii) delivered by Assignor to Lessor;
- notwithstanding any amendment, modification or other change of the terms and conditions of the Lease or the security documents or any extension of time for payment thereunder or any release of part or parts of the Premises, the Lease hereby assigned shall continue as additional collateral security in accordance with the terms and conditions of this instrument.

Each of the following shall constitute an Event of Default under this Collateral Assignment of Lease:

if an Event of Default as defined in the Lease shall occur thereunder, or if an Event of u.

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Default shall be declared or occur under and as defined in any of the terms and provisions of any document or instrument (other than this Collateral Assignment of Lease) securing the indebtedness secured hereby.

b. If default shall be made in the due and punctual performance of any other term, covenant, provision, agreement, condition or obligation herein contained which is not covered by the Lease or any document or instrument (other than this Colinteral Assignment of Lease) securing the indebtedness secured hereby, and (i) with respect to a monetary default, the failure to cure such default within five (5) days after service of notice thereof, and (ii) with respect to such non-monetary default within thirty (30) days after service of notice thereof; or, if such non-monetary default is not reasonably susceptible of cure within said thirty (30) days, or failure to proceed with such cure thereafter in a reasonably diligent manner.

Lessor povenants and agrees to provide Assignee copies of all default notices delivered by Lessor to Assignor. In the event Assignor fails to cure any default within the applicable notice and grace periods, Lessor parses to afford Assignee a commensurate amount of time to cure the default. In the event Assignee elects to cure same, the Lesso shall be deemed to continue in full force and effect.

It is understood now agreed that Assignor shall be entitled to the rights, benefits and avails of the Lease unless and until election by Assignee after an Event of Default shall have occurred hereunder. In such event and election, Assignee shall be entitled forthwith without any notice whatsoever to Assignor to take control of the Case and all rights, benefits and avails accruing thereunder and to do all acts and things which Assignor could be under or pursuant to the Lease, all in the sole judgment and discretion of Assignee and to exercise my other remedy available to it at law or in equity. Without limiting the foregoing, upon such event and election, Assignee shall be antitled to (a) notify the Leasor of such Event of Default and this Assignment, (b) enforce the obligations of Leasor, and (c) in general perform all acts under the Lease, as Assignee in its discretion may determine advisable. In the event of such Event of Default, Assignor agrees to endorse and deliver to Assignee all then existing agreements covering the Premises or any part thereof. Without (mains the provisions of the immediately preceding sentence, and whether or not Assignor endorses and/or delivers said Lease to Assignee as aforesaid, this Assignment shall be deemed to be an assignment of the Lease to Assignee upon such event and election.

It is further understood that this Assignment shall not operate to place responsibility upon Assignee for the performance of any of the terms and conditions of the consequence with respect to the Premises except and until Assigned exercises its rights under this Assignment.

The acceptance of this Assignment and the receipt of the rights, benefits and avails of the Lense hereby assigned upon the events referred to above shall be without projudice to and zinte not constitute a waiver on the part of Assignee of any of the Assignee's rights or remedies under the terms and conditions of the security documents or the Note.

The security-of-this-Assignment-is-and-simil-be-primary-und-on-a-parity-with-the-Premises and mot-secundary.

In the exercise of the powers herein granted Assignee, no liability shall be asserted or enforced against Assignee, all such liability being hereby expressly waived and released by Assignor. Assignee shall not be obligated to perform or discharge any obligation, daty or liability under the Lease or under or by reason of this Assignment, and Assignor shall and does hereby agree to protect, defend and indemnify Assignee for and to hold it harmless of and from any and all liability, loss or damage which it may or might incur under the Lease or under or by reason of this Assignment and of and from any and all claims and demands whatsoever which may be asserted against it by reason of any alleged obligations

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or undertakings on its part to perform or discharge any of the terms, covenants or agreements contained in the Lease with respect to such liability, loss, damage, claim or demand arising out of events occurring prior to the exercise by Assignee of its rights under this Assignment.

Should Assignee incur any such liability, loss or damage under the Lease or under or by reason of this Assignment, or in the defense of any such claims or demands, the amount thereof, including costs, expenses and reasonable attorneys' fees, shall be secured hereby, and Assignor shall reimburse Assignee therefor immediately upon demand.

This Assignment is intended to be supplementary to and not in substitution for or in derogation of any assignment of the Lease to secure said debt and indebtedness contained in any of the security documents and the Note.

Assignor shall upon demand, execute and deliver to Assignee such further documents and do and perform such other acts and things as Assignee may deem necessary or appropriate to make effective this Assignment and the agreements and obligations of Assignor under this Assignment and to more effectively vest in and secure to Assignee the Lease and the rights, benefits and avails therefrom.

IN WITNESS WIIEREOF, the under signed have executed this instrument this

day of December, 1995.

| ASSIGNOR Foster Bank Tae Wook Ha & Myung Dun Ha d/b/a First Cleaners Ha, Tae Wook Ha, Myung Dun | | | | |
|--|--|--|--|--|
| CONSENT TO ASSIGNAENT | | | | |
| The undersigned, being the Lessor in the Leuse described in the foregoing Collateral Assignment of Lease of even date herewith by and between , as Assignor and the Foster Bank, as Assignee, does hereby consint to the execution of the document by Assignor and the undersigned agrees to be bound by all of the terms and provisions set forth therein. | | | | |
| Lessor | | | | |
| Lessor Janua G. Sugarman | | | | |
| STATE OF ILLINOIS) | | | | |
| COUNTY OF (in) SS. | | | | |
| I, the undersigned, a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY that here is a subscribed to the foregoing 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 the signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes | | | | |

| forth. | | 1.7 | <i>7</i> 1 | |
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| AL. | My Commis | sion Expires: | | |
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| hat THE W/ | (1)- | · | , in the State uforesaid, DO | |
| nown to me to be a appeared before most the said instrume forth. | the same person to this day in person to | sa and voluntur | subscribed to the ged thathe signed y act, for the uses and purpose. | naca |
| en under my hand a | and official seal, this | day | of November | _, 1994. |
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| ILLINOIS OF CASE |)) SS.) | | | |
| iat nown to me to be t rporation and | to kyrn s. k | Vice President | of the Foster Bank, an other | ois |
| his day in person, and services in the services of the service | nd severally acknowled | dged that they | of said corporation, personic the foregoing instrument, signed, scaled and delivered successfully of said corporationth. | the said |
| en under my hand a | nd official seal, this | <u>/≥ +/₁</u> day | or Pocentier | _, 199 <u>4</u> . |
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LEGAL DESCRIPTION

PARCEL LI

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That part of the Horthwest Quarter of Section 1, Township 43 North, Range 13 East of the Third Principal Sections, described as follows:

Baginning as a point in the North line of the Northwest Cuarter of Section 7 afordered, 1137.0 force East of the Northwest advance thereof, thereof South 90° Work along the Northwest advance for a distance of 237.79 feet to a point 432.39 feet West of the Northwest Cuarter of the Northwest Quarter of the Northwest Quarter of Section 7 afordered; thence South 90° 20° U0° West, 477.30 feet; thence North 48° 10° 00° East, 177.00 feet to a line 674.14 feet South of and parallel with the North line of Section 7, afordered (said 674.14 feet being measured along the Most line of the Northwest Quarter of the Northwest Courter of Section 7 afordered; thence North 90° Mast along said parallel line 715.31 feet to the Westerly line of Sendere Road; thence North 7° 19° 12° West along said Mesterly line 546.39 feet to a line 3 white South of and parallel with the North line of the Northwest Courter of Section 7 afordered; thence North 90° West along said Parallel line 166.34 feet to a point in the Most line of the Northwest Quarter of Section 7 afordered for the Northwest Quarter of Section 7 afordered for the Northwest Quarter of Section 7 afordered in Condemnation Case No. 67 bill 272; thence North 90° West along said West line 90° feet to the point in the South line 90° line 7 line 134.77 feet to a line perfoliol with the West line of the Northwest Quarter of Section 7, afordered, and drawn through the point of begins ning; there 0 cortherly along said parallel line 16.0 feet to the Pointerly along said parallel line 16.0 feet to the Northwest Quarter of Section 7, Township 12 North, Renge 12 East of the Third Principal Meridian, descriptions for the Northwest Quarter of Section 7, Township 12 North, Renge 12 East of the Third Principal

Reginning at a point on the West line of said Northunst Querter of the Northwest Guerter of said Section 7, 2 chains South of the Northwest Gurner of said Northeast Guerter of the Northwest Guerter of said Section 7; thence South slong the West line of said Northeast Quarter of the Northwest Querter of Section 7, 2,31 chains; thence East parallel to the North line of said Section 3 to the center line of Sendors (formerly known as Waukege 1 Road; thence Northerly along the center line of Sendors Real to a point on the center line of maid road which is 2 chains South of the North line 4, said Section 7; thence West clong a line 2 chains South of and parallel to the North line 4 said Section 7 to the point of beginning, (except the Easterly 50 feet measured at right angles to the concept line of Sendorn Mond) in Cook Councy, Illinuts.

AND ALSOI

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That part of the Hortheast Quarter of the Herthwest Quarter of Section 7, Township 42 North, Range 12 Eint of the Third Frincipal Herislan, described in follows:

Beginning as a point on the West line of said Northant Quarter of the Northwest Quarter of said Northeast Quarter of the Northwest Quarter of said Northeast Quarter of the Northwest Quarter of said Northeast Quarter of the Northwest Quarter of the Northwest Quarter of Section 7, 2, 21 chains; thence the Northwest Quarter of Section 7, 2, 21 chains; thence the parallel to the North line of said Section 7, to the conter line of Senders North line of Senders North the North line of Senders North to a point on the center line of said Section 7; thence West along a line 1 chains South of end purallel to the North line of said Section 7; thence West along a line 1 chains South of end purallel to the North line of said Section 7 to the point of beginning (except the Easterly 10 feet measured at right angles to the center line of Sanders Road), in Cook County, Illinois.

ALSO

DOOD OF THE STATE OF THE STATE

The North 8 rods of the West 15º feet of the Northcast Quarter of the Northwest Quarter of Section 7, Township 42 North, Range 12 East of the Third Principal Heridian lexcept therefrom that part condenned by the County of Cook in Case No. 70 L 5016), in Cook County, Illinois.

ALSO

The Horth 8 rods of that part of the Hortheast Quarter of the Morthwast Quarter of Section 7, Township 12 Horth, Range 12 First of the Third Principal Meridian, Lying West of Santers Road and East of the West 150 feet of said Cuarter Quarter Section (except therefrom that part condemned by the County of Cook in Case No. 70 L 1016), in Cook County, Illinois.

CXMMONLY KNOWN AS: 4169 DUNDEE: RAON, NORTHBROOK II..
PINW 04-07-100-510 THRU 020