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0013 MC# 10:43 07/14/97

ASSIGNMENT OF RENTS

GR/STOR Evergreen Court Limite's Partnership an Illinois Limited Partnership

HORROWER Evergreen Court Limited Partnership an Illinois Limited Partnership

ADDRESS

ADDRESS

Glenview, XL 60025

TELEPHONE NO.

IDENTIFICATION NC.

60025

TELEPHONE NO.

IDENTIFICATION NO.

847-729-4700 847-729-4700

OFFICER INITIALS	INTEREST RATE	PRINCIPAL AMOUNT/ CREDIT LIMIT	AGMEEN :	WATE INTO	CUSTOMER NUMBER	LOAN NUMBER
JMT	VARIABLE	\$570,000.00	07/01/97	07/02/98	1240684	9001

1. ASSIGNMENT. In consideration of the loan evidenced by the profulssory note or credit agreement described above (the "Note"), Grantor absolutely assigns to Lender all of Grantor's intercetting the leases and tenancy agreements (the "Leases") now or hereafter executed which relate to the real property described in Schedule A which is attached to this Agreement and incorporated herein by this reference and any improvement, located thereon (the "Premises") including, but not limited to, the leases described on Schedule B attached hereto and improporated herein by reference. This Assignment is to be broadly construed and shall encompass all rights, benefits and advantages to be derived by the Grantor from the Leases including, but not limited to all rents, Issues, income and profits trialing from the Leases and renewals thereof, and all security deposits paid under the Leakes. This Assignment is an absolute assignment rather than an assignment for security purposes only.

2. MODIFICATION OF LEASES. Grantor grants to Lender the power and authority to modify the terms of any of the Leases and to surrender or terminate the Leases upon such terms as Lender may determine.

3. COVENANTS OF GRANTOR. Granfor covenants and agrees that Granfor will:

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a. Observe and perform all the obligations imposed upon the landlord under the Leases.

b. Refrain from discounting any future rants or executing any future assignment of the Leases or collect any rents in advance without the written consent of Lender.

c. Perform all necessary steps to maintain the security of the Leases for the benefit of Lender Including, if requested, the periodic submission to Lender of reports and accounting information relating to the receipt of rental payments.

d. Refrain from modifying or terminating any of the Leases without the written consent of Lander.

e. Execute and deliver, at the request of Lender, any assurances and assignments with respect to the Leases as Lender may periodically require.

4. REPRESENTATIONS OF GRANTOR. Grantor represents and warrants to Lander that:

a. The tenants under the Leases are current in all rent payments and are not in default under the terms of any of the Leases

b. Each of the Leases is valid and enforceable according to its terms, and there are no claims or defenses presently existing which could be asserted by any tenent under the Leases against Grantor or any assignee of Grantor.

c No rents or security deposits under any of the Leases have previously been assigned by Grangor to any party other than Lender.

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d. Attitude has not ecopyant, and wit not accept, run; in occurs of one morner in advance under any of the Leanes.

6. Station has the poster and distinctly to execute this Assignment.

6. Chiefler has not patterned any act or consuled any instrument which unight prevent Lander from collecting tents and lighting any client action under this Assignment. \$. Collectives taky receive results. As long as there is no default ender the Note described above, the fortistic supering the Note, this Agreement or emfother present or future obligation of Borrower or Granter to Lenzier 1265 september 7. Granter may collect all rents and profits from the Lessau when due and may use such proceeds in the lessau when due and may use such proceeds in the require Granter to deposit all rents and profits into a september to deposit all rents and profits into a september to deposit all rents and profits into a september to deposit all rents and profits into

A DEPREE, AND REMEMBERED. Upon default in the payment of, or in the performance of, any of the Oldigetons, and of the custom taker posteration of the real property and the improvements and have, histo, manage, leave and egypter the Premises on terms and for a period of time that Lander deams proper. Lander may proceed to collect and north, superior, and profits from the Premises, and Lander that have full power to periodically make the power to properly and the power to periodically make the power to the power of the obst of such alterations, removedions, repairs and replacements and the real property and the management and replacements and property. Ander may look the Premises property bound and may discharge any texas, charges, others, in the periodical and object from the remises property bound and may discharge any texas, charges, others, interested and object for received, and any unpaid amounts shall be recursed by the Hote and Mortgage. These received to the standards of the standards. IL PROPERT AND REMEDIES. Upon default in the payment of, or in the performance of, any of the Obligations.

7. Michielle OF ATTORDAY Contor inevocably authorizes Lander as Grantor's attorney-in-fact coupled with an inference of Lander's option, upon a day persected of the red property and improvements under the Audignment, to feels in selection the Premises of the Propriese in the name of other party, make repairs as Lander desire againstical and perform each other acces a connection with the management and operation of the real property and separation and perform each other acces a connection with the management and operation of the real property and separation are lander may deam property. The receipt by Lander of any tents, income or profits where the inclination of the deals of effect such proceedings.

a. Eligible SCRAL REVERSET. Leavier shall not be collected to perform or discharge any obligation, duty or highly signific the Leavier the Leavier and to hold Leavier Reverses by reason of this Assignment. Scrattor involvy agrees to indomnity Leader and to hold Leavier Reverses from any and all liability, tops or dismoje which Leader may be secured against Leader by reason of this Assignment from any and all dismo and demotifs whater on which may be secured against Leader by reason of any Million obligations or undertakings on Leavier's part to proform or discharge any of the terms or agreements to religiously. Should be the Leavier of the terms of any each obligations, or to the descriptions of any each obligate or discount of such loss, including ones, taget discharge or to the description of any each obligation by the More and to which the Assignment was given found against to religious Lander immediately upon demond for any auto order, and upon failure of Granter to do see Lander they according and destare due of sums owed to Lander under Lander Obligations.

B. BEFERE TO TEMPLITE: A written demand by Lander to the temple unit of the Leasae for the payment of nexts of william classics of employed defined by Lander bander the Leasas shall be extituded to the temple to make history rection to the temple to make any default under the Leasan widout the recording of higher had pay fermion. Granter harder relevant the timeste from any liability for any cents, had to Leasar or any ection to the timester after just written notice has been given.

The INSEPTIMENT MIGHTS. This Assignment and the pensus and rights granted are some and independent frame distriction existence in the Mortgage and may be enforced without regard to white a Lander hydrotect in the Mortgage and may be enforced without regard to white a Lander hydritates frameworking proceedings (under the Mortgage and may be enforced without the Mortgage shall be placed to white a place of the Mortgage and the Mo

it. It is supported to the WANGE. The machineter or waker of any of Grenton's obligations or Landar's rights swift high plantment must be considered in a widing algored by Landar. Landar may perform any of Scanton's obligations or rights. A vactor of Scanton's obligations or released any of the obligations if Landar arrestals, compromises, explanges, take to seasons, impairs or released any of the obligations any fight to a justy chair or third perfect or any of its rights against only Granton. That perfy or cultural. Seasons of the party of Schrifts Great Constant of the seasons of a modification, revenued or Odencion of the seasons interesting and the horse and Schrifts De Charles and Schrifts Indianal of the Schrifts Indianal of the seasons of a modification, revenued or Odencion of the seasons interesting and the seasons of the seasons of a modification, revenued or Odencion of the seasons interesting and the seasons of the seasons of a modification, revenued or Odencion of the seasons interesting to the first operator and Schrifts and shall be unforced by the Schrifts of the new transfer and seasons of the se

13. In the Apparation or other communication to the provided under this Apparament shell be in writing and sant the additional infollocated in this Appearant or such other addition on the purities easy designate in with the first testing.

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14. SEVERABILITY. If any provision of this Agreement violates the law or is unenforceable, the rest of the Agreement shall remain valid.

15. COLLECTION COSTS. If Lender hires an attorney to assist in collecting any amount due or enforcing any right or remedy under this Agreement, Grantor agrees to pay Lender's attorneys' fees, legal expenses and collection costs.

16. MISCELLANEOUS.

LP-4.52? FiFormAtion Technologies, Inc. (12/27/94) (800) 937-3786

a. A default by Grantor under the terms of any of the Lesse which would entitle the tenant thereunder to cancel or terminate such Lease shall be deemed a default under this Assignment and under the Note and Mortgage so long as, in Lender's opinion, such default results in the impairment of Lender's security.

b. A violation by Grantor of any of the covenants, representations or provisions contained in this Assignment shall

be deemed a default under the terms of the Note and Mortgage.

c. This Agreement shall be binding upon and inure to the benefit of Grantor and Lender and their respective successors, assigns, trustees, receivers, administraturs, personal representatives, legatees, and devisees.

d. This Agreement shall be governed by the laws of the state indicated in the address of the real property. Grantor consents to the jurisdiction and venue of any court located in the state indicated in the address of the rest

property in the event of any legal proceeding under this Agreement.

purposes. All references to Grantor in this e. This Agreement is executed for husiness Agreement shall include all persons signing below. If there is more than one Grantor, their obligations shall be joint and several. This Agreement and any related documents represent the complete and integrated understanding be ween Grantor and Lender pertaining to the terms and conditions of those documents.

understanding de ween Grantor and Lender pertain 17. ADDITIONAL TEI 1875	ning to the terms and conditions of those documents.	
GRANTOR ACKNOWLEDGES THAT GRANTOR HAS REA CONDITIONS OF THIS AGREEMENT. Dated: JULY 1, 1997		 ND
GRANTOR Evergoen Court Limited Partnership an Illipota Limited Partnership	GRANTOR:	
GRANTOR PAINT TO TO TO TO THE TRANSPORT PARTMENT OF THE PARTME	GRANTOR:	
Lawrence Babil, Treasurer	97502273 GHANTOR:	
GRANTOR:	GRANTOR	

Page 3 de Thomas America

UNOFFICIAL COF State of Coak County of TO SERVICE SE a notary The foregoing instrument was acknowledged before me sublic in eral for seld County, in the State stomacks, DO this Pontarelli ani lastence Masil expectitived to the foregoing as PINE MERT AND TREETINGS OF THE NORTH CLien Group, Inc. General Fertner on build of the Evergreen Court Limited Partnership with witnessy act, for the uses and purposes herein set an Illinois Limited Partnership Given under my hand and official seel, this 91 day day Gartin Linder my land and official seal, this ... Charde Notary Public NAME - Public Commission expires: 10/08/97 Contributes expires: The spectadoress of the Property (Feptice 11) 4: Let 9 sks 1317 Svergreen Court Gleavier, IL 68025 KOOLLIN CHADDAH Notary Paleir, State of Michael Promiser Index No.(a): 04-35-202-016 My Commission Engine 196797 The legal description of the Property is: LATE S IN MUNICIPAL COURT SUBDIVISION, BEING A CAPACULATION OF LOT 1 IN THE COURT SUBDIVISION OF THE MUNICIPAL MUNIC . ILLANOIS.

Control Control

A CHEST

This discussors was proposed by: Nontaview Beak & Trust 60092

255 Wankegen Road WorthSield 1

After largering return to Lender.

