UNOFFICIAL COPY666997 415470050 22 001 4592 11-45 -1426442 PREPARED BY: Cook County Decorder R. Bruce Patterson 511 W. Capitol Avenue, Suite 102 Springfield, Illinois 62704-1968

WHEN RECORDED MAIL TO: R. Bruce Patterson 511 W. Capitol Avenue, Suite 102 Springfield Illinois 62704-1968

> SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT OF USASES AND RENTS (as the same may be amended, modified or supplemented from time to time, the "Assignment"), dated as of the 10/0, 1997, from Albany Bank and Trust Company NA as Trustee under trust agreement de co August 15, 1997 and known as Trust # 11-5335. (the "Assignor"). in favor of ILLNOISSMALL BUSINESS GROWTH CORPORATION (the "Assignee"), for further assignment by Assignee to the UNITED STATES SMALL BUSINESS ADMINISTRATION, an agency of the United States (the "SBA"), recites and provides:

Assignee has agreed to make a loan to Assignor in the principal amount of One Hundred Sixty-Six Thousand Dollars (\$166,000,00) (the "Loan") to provide financing for acquisition of the land described in Exhibit A hereto and the improvements thereon situated in the County of Cook (collectively, the "Premises"). The Loan is evidenced by a promissory note of even date herewith (as the same may be amended, modified or supplemented from time to time, the "Note") made by Assignor and payable to the order of Assignee in the principal amount of \$_166,000.00 The Note is secured, in part, by a mortgage of even date herewith (as the same may be amended, modified or supplemented from time to time, the "Mortgage") from Assignor to INTERCOUNTY TITLE ILLINOIS SMALL BUSINESS GROWTH CORPORATION. Terms defined in the Note and the Mortgage shall have the same defined meanings when used in this Assignment. As a condition to making the Loan, the Assignee has required an assignment to the Assignce and any subsequent holder of the Note of all leases (individually, a "Lease," and collectively, the "Leases") of or relating to Assignor's interest in the Premises or any part thereof, now or hereafter existing, and all rents, issues and profits (the "Rents") now or hereafter arising from Assignor's interest in the Premises or any part the cof, all in accordance with the terms and conditions set forth herein.

NOW, THEREFORE, for and in consideration of the agreement of Assignee to make the Loca and as ADDITIONAL SECURITY for the payment of the Note, Assignor agrees as follows:

1. Assignment of Leases. Assignor hereby assigns, transfers and sets over to Assignee, and any subsequent holder of the Note, all Assignor's right, title and interest in an to all Leases and all renewals or extensions thereof, together with all the Rents, now existing or hereafter arising. Prior to the election of Assignee to collect the Rents upon the occurrence of an Event of Default under the Mortgage, Assignor shall have the right to collect and dispose of the Rents without restriction.

II. Delivery of the Leases. All Leases currently in effect with respect to the Premises have been delivered to Assignee, are in full force and effect as of the date of this Assignment and neither assignor nor any tenant is in default thereunder. Assignor shall not make any subsequent agreement for the lease of the Premises or any part thereof except in the ordinary course of business in accordance with the provisions of the Mortgage. All such subsequent Leases shall be subject to the prior written approval of Assignce, which approval shall not be unreasonably withheld, in accordance with the provisions of the Mortgage.

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- III. No Modification of the Leases. Without the prior written consent of Assignce, which consent shall not be unreasonably withheld, Assignor shall not
 - A. Cancel, terminate or accept any surrender of the Leases;

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- B. Accept any prepayments for more than thirty (30) days of installments of rent under any of the Leases;
- C. Modify or abridge any of the terms, covenants and conditions of any of the Leases so as to reduce the terms thereof or the rental payments thereunder; or
- D. Change any renewal privileges contained in any of the Leases.
- IV. Representations and Warranties. Assignor represents and warrants that
- A. Except for the assignment made by Assignor to <u>Albany Bank & Trust Company N.A.</u>, the first mortgage lender, Assignor has not previously sold, assigned, transferred, mortgaged or pledged the Leases or the Rents, whether now due or hereafter to become due.
- B. The Rents now due or to become due for any periods subsequent to the date hereof have not been collected and payment thereof has not been anticipated for a period of more than on (1) month in advance, waived or released, discounted, set off or otherwise discharged or compremised except as set forth in the Leases;
- C. It has not received any funds or deposits from any tenant for which credit has not already been made on account of accrued income other than the security deposits provided for in the Leases;
- D. It has not received any bona fide and acceptable offer to purchase the Premises or any part thereof which would in any way affect any right or option of first refusal to pur hase all or any portion of the Premises now contained in any Lease; and
- E. It has not done any thing which might prevent Assignce from or limit Assignce in operating under or enforcing any of the provisions hereof.

Assignor shall act in good faith to enforce or secure the performance of each and every obligation, covenant, condition and agreement to be performed by any tenants under all the Leases.

- V. Remedies upon Default. Immediately upon the occurrence of an Event of Default under the Mortgage and the Expiration of any applicable cure period, Assignee is hereby expressly and irrevocably authorized to enter and take possession of the Premises by actual physical possession, or by written notice served personally upon, or sent by registered or certified mail, postage prepaid, to Assignor, as Assignee may elect, and no further authorization shall be required. reliewing any such entry and taking of possession, Assignee may:
 - A. Manage and operate the Premises or any part thereof;
- B. Lease any part or parts of the Premises for such periods of time, and upon such terms and conditions as Assignee may in its discretion, deem proper;
 - C. Enforce any of the Leases:
- D. Demand, collect, sue for, attach, levy, recover, receive, compromise and adjust, and make, execute and deliver receipts and releases for all Rents that may then or may thereafter become due, owing or payable with respect to the Premises, or any part thereof, from any present or future lessees, tenants, subtenants or occupants thereof;

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or for removing any and all lessees, tenants, subtenants or occupants of the Premises or any part or parts thereof;

F. Enforce or enjoin or restrain the violation of any of the terms, provisions and conditions of any of the Leases;

G. Make such repairs and alterations to the Premises as Assignee may in its discretion, deem propert

H. Pay from and out of the Rents collected or from or out of any other funds the insurance premiums and any other taxes, assessments, water rates, server rates or other governmental charges levied, assessed or imposed against the Premises or any portion thereof, and also and all other charges, costs and expenses which it may deem necessary or advisable for Assignee to pay in the management or operation of the Premises, including (without limiting the generality of any rights, powers, privileges and authorities conferred in this Assignment) the cost of such repairs and alterations, commissions for renting the Premises, or any portions thereof, and legal expenses in enforcing claims, preparing papers or for any other services that may be required; and any portions thereof, and legal expenses in enforcing claims, preparing papers or for any other services that may be required; and

1. Generally, do, execute and perform any other act, deed, matter or thing whatsoever that ought to be done, executed and performed in and about or with respect to the Premises as fully as Assignor might do.

Assignce shall apply the net amounts of any Rents received by it from the Premises, after payment of proper costs and charges (including any loss or dan age hereinafter referred to in Section VIII hereof) to the reduction and payment of the indebtedness evidenced by the Note and secure a by the Mortgage (the "Secured Indebtedness"). Assignor agrees not to seize or detain any property hereby assigned, transferred or set over to Assignee.

VI. Disposition of Rents Upon Debut. Assignor hereby irrevocably directs the tenants under the Leases upon demand and notice from Assignce of any Event of Defaul, to pay to Assignce all Rents accruing or due under the Leases from and after the receipt of such demand and notice. Such tenants in making such payments to Assignce shall be under no obligation to inquire into o r determine the actual existence of any such Event of Default claimed by Assignce.

VII. Attenment. To the extent not provided by applicable law, each Lease of the Premises or of any part thereof shall provide that in the event of the enforcement by Assignce of the remised for by law or by this Assignment, the tenant thereunder will, upon request of any person succeeding to the interest of Assignor as a result of such enforcement, automatically become the tenant of such successor-in-interest, without change in the terms or other provisions of such Lease; provided, however, that the successor-in-interest shall not be bound by:

A. Any payment of rent or additional rent for more than or e (1) month in advance, except prepayments in the

nature of security for the performance by the tenant of its obligations under the Level or

B. Any Amendment or modification of the Lease made without the constant of Assignee or such successor-in-

nterest.

Each Lease also shall provide that, upon request by the successor-in-interest, the tenant shall execute and deliver an

instrument or instruments confirming such attornment.

VIII. Indemnification. Assignor hereby agrees to indemnify and hold Assignoe harmless from and against any and all liabilities, losses, damages and expenses, including reasonable attorneys' fees, which it may incur under any of the Leases, or by reason of any action taken by Assignoe or Assignor hereunder, and from and against any and all part to perform or discharge any of the terms, covenants and conditions contained in any of the Leases. Should Assignee incur any such liabilities, losses damages or expenses, the amount thereof, together with interest thereon at the rate set forth in the Mote. Shall be payable by Assignoe inmediately upon demand therefor, or at the option of Assignee may reimburse itself therefor out of any rents collected by Assignoe. Nothing contained herein shall operate or be construed to obligate Assignee to perform any of the terms, covenants and conditions contained in any of the Leases or otherwise to impose any obligation upon Assignee with respect to any of the Leases. This Assignment shall not operate to place upon Assignee any obligation upon Assignee with respect to any of the Leases. This Assignment shall not operate to place upon Assignee any responsibility of the operation, control, care, management or repair of the Premises, and the execution of this Assignment by

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Assignor shall constitute conclusive evidence that all responsibility for the operation, control, care, management and repair of the Premises is and shall be that of Assignor.

IX. Further Assurances. Assignor agrees to execute and deliver to Assignee, at any time or times during which this Assignment shall be in effect, such further instruments as Assignee may deem necessary to make effective or more effective this Assignment and the covenants of Assignor herein contained.

X. <u>No Waiver</u> Failure of Assignne to avail itself or any of the terms, covenants and conditions of this Assignment for any period to time, or any time or times, shall not be construed or deemed to be a waiver of any of its rights hereunder. The rights and remedies of Assignce under this Assignment are cumulative and are not in lieu of, but are in addition to, any other rights and remedies of Assignce shall have under or by virtue of any of the Loan Documents. The rights and remedies of Assignce herecurder may be exercised form time to time and as often as such exercise is deemed expedient.

XI. Assignment of Assigned's Rights. Any holder of the secured indebtedness shall have the right to assign to any subsequent holder of the Secured Indebtedness, the right, title and interest of Assignor in the Premises are barred or forcelosed, no assignee of this Assignor shall be liable to account to Assignor for any Rents thereafter accruing.

XII. <u>Release</u>. Upon rayment in full of the Secured Indebtedness, as evidenced by a recorded satisfaction or release of the Mortgage, as well as any sums which may be payable hereunder, this Assignment shall become and be void and of no effect.

XIII. Amendments and Discharge. No change, amendment, modification, cancellation or discharge of this Assignment, or any part hereof, shall be valid unless Assigns a shall have consented thereto in writing.

XIV. Successors and Assigns. The terms, so enants and conditions contained herein shall inute to the benefit of, and bind Assigner, Assigner and their successors and ass. 27.5

XV. Governing Law. This Assignment shall be governed by and construed in accordance with the laws of the State of Illinois, without reference to conflict of laws principles.

XVI. <u>Severability</u>. If any provision of this Assignment, or the any hereof to any person, entity or circumstance, shall to any extent be invalid or unenforceable, the remainder of the provision to other persons, entities or circumstances, shall not be affected thereby, and each provision of this Assignment shall be valid and enforceable to the fullest extent permitted by law.

IN WITNESS WHEREOF, the undersigned has executed this Assignment as of the date first above written.

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Se	ANVI	Compar	बार्ग रियश	Bank	VnsdiA	10K:	VDISSA

SEE ATTACHED RIDER FOR TRUSTEE SIGNATURE

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.1	i Young Public in and for said County in	mty in the State aforesaid, DO HEREBY CERTIFY, that		
COUNTY OF	;ss (
STATE OF ILLINOIS	.55 (

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to the foregoing instrument as such					
Tuestelli Sci Riffii.	association, as 1 rustee, for the uses and purposes				
	GIVEN under my hand and scal this day of, 1997				
	NOTARY PUBLIC				
Assignee does hereby sell, as and Rents.	sign and transfer unto SBA, all of its right, title and interest to this Assignment of Leases				
and rents.					
100	ILLINOIS SMALL BUSINESS GROWTH CORPORATION				
	BY: 2/1/12/				
	Douglas L. Kinley, Executive Director				
OFFICIAL SI	SUBSCRIBED AND SWORN to before me				
MARY E PATT	ERSON this day of OTOBER 19 97				
NOTARY PUBLIC STATE MY COMMISSION EXPIRE	ES:05/21/00 \$ May 6 FG //				
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EXHIBIT "A"

LOT 2 AND 3 IN BLOCK 28 IN SUBDIVISION OF BLOCKS 1 TO 31 IN W.B. WALKER'S ADDITION TO CHICAGO IN THE SOUTHWEST 1/4 OF SECTION 14, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS;

COMMONLY KNOWN AS 3660 WEST IRVING PARK ROAD, CHICAGO, ILLINOIS; PIN: 13-14-331-012, VOLUME 337.

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THIS ASSIGNMENT OF RENTS—is executed by the undersigned bank, not personally but solely as Trustee, as collateral security for the payment of a certain obligation hereinabove described. It is expressly understood and agreed by the parties hereto, anything to the contrary notwithstanding, that each and all of the promises, covenants, undertakings and agreements herein made are not intended as personal promises, covenants, undertakings and agreements of the said Trustee, not as any admission that the said Trustee is entitled to, or receives, any of the rents, issues or profits under the said Trust, or from said Trust property but for and on behalf of the beneficiary or beneficiaries under the said Trust Agreement entitled to receive all the earnings, income and avails of the trust premises, without however, binding or obligating the said beneficiaries to any personal obligations hereunder not expressly undertaken or assumed by said beneficiary or beneficiaries.

This incoment is executed by the undersigned bank in the exercise of the authority conferred upon it as said Truster, and no personal liability or responsibility shall be assumed by, nor at any time be asserted or enforced against it, its agents or employees on account thereof, or on account of any promises, covenants, undertakings or represent therein or in said Note contained, either expressed or implied; all such liability if any being expressly waived and released by the mortgagee and by all persons claiming by, through, or under said mortgagee and by every person now or hereafter claiming any right or security thereunder.

It is understood and agreed that the undersigned bank, either individually or as Trustee, shall have no obligation to see to the performance or non-performance of any of the covenants or promises herein contained, and shall not be liable for any action or non-action taken in violation of any of them.

DATED at Chicago, Illinois this 10th dry of 1997.

ALBANY BANK & TRUST COMPANY N.A. not personally, but solely as Trustee as aforesaid, pursuant to the terms of that certain Trust Agreement

dated 4/15/47 and bearing Trust No. 11-5335

BY:

V

STATE OF ILLINOIS)

) SS.

COUNTY OF COOK)

I, the undersigned, a Notary Public in and for said County and State aforesaid, DO HEREAY CERTIFY that the above Officers of ALBANY BANK & TRUST COMPANY N.A., who are personally know to me to be the same persons whose names are subscribed to the foregoing instrument as such TRUST OFFICE and VICE - PRESIDENT, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said association, as Trustee as aforesaid, for the uses and purposes therein set forth and the said Officer then and there acknowledged that he, as custodian of the Corporate Seal of said association, did affix the Seal to said instrument as HID own free and voluntary act and as the free and voluntary act of said association, as Trustee as aforesaid, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Scal this 10th

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Motary Public

"OFFICIAL SEAL"
GRACE E. STANTON
Notary Public, State of Illinois
My Commission Expires Merch 5, 2000

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