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RECORDATION REQUESTED BY:

Bank One, Illinois, NA 800 Davis Street Evanston, IL 60201

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WHEN RECORDED MAIL TO:

Loan Services Bank One, Illinois, NA P.O. Box 806083 Chicago, IL 60680-6083



FOR RECORDER'S USE ONLY

This Assignment of Leases and Rent; prepared by:

ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT OF LEASES AND RENTS IS IMADE AS OF APRIL 15, 1997, by AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO TRUST NUMBER 064817-09, whose address is 33 NORTH LASALLE STREET, CHICAGO, IL 60690 (referred to below as "Grantor"); Bank One, Illinois, NA, whose address is 800 Davis Street, Evanston, IL 60201 (referred to below as "Lender").

ASSIGNMENT. For valuable consideration, Grantor hereby absolutely and unconditionally assigns, grants a continuing security interest in, and conveys to Lender all of Grantor's right title, and interest in and to the Rents from the following described Property located in COOK County, State of the county of the

PARCEL 1: LOTS 6 AND 7 IN BLOCK 5 IN FOWLER AND MCOCKIELS SUBDIVISION BEING A SUBDIVISION OF THE SOUTH WEST 1/4 OF THE SOUTH WEST 1/4 UF SECTION 13, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK SOUNTY, ILLINOIS.

The Property or its address is commonly known as 1414 PITNER AVENUE, EVANSTON IL 60201. The Property tax identification number is 10-13-314-016-0000 AND 10-13-314-017-0000.

DEFINITIONS. The following words shall have the following meanings when used in this Assignment. Terms not otherwise defined in this Assignment shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Assignment. The word "Assignment" means this Assignment of Leases and Rents by Grantor for the benefit of Lender.

Borrower. The word "Borrower" means TURF-CARE LANDSCAPING, INC., AN ILLINOIS CORPORATION and BANK ONE, ILLINOIS, NA TRUST NUMBER 2572 F/K/A BANK ONE, CHICAGO, NA TRUST NUMBER 2572.

Existing Indebtedness. The words "Existing Indebtedness" mean an existing obligation which may be secured by this Assignment.

Event of Default. The words "Event of Default" mean and include any of the Events of Default set forth below in the section titled "Events of Default."

Grantor. The word "Grantor" means any and all persons and entities executing this Assignment, including

(Dannismod)

without limitation all Grantors named above.

sureties and accommodation parties in connection with the Indebtedness. Cuananton. The word "Guarantor" means and includes, without limitation, each and all of the guarantors.

secondarily of its debtor, maker, comaker, drawer, endorser, guarantor, surety, accommodation party or to planting eideil ed year rewormed refresh with orito priving to plantivitari eideil ed ton rewormed involunte to due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated; whether credit, acsignment, overdraft, indemniny agreement or otherwise; whether such Indebtedness is voluntary or foregoing; whether such Indebtedness arises by note, draft, acceptance, guaranty, endorsement, letter of or more of them, and all renewels, extensions, modifications, substitutions and rearrangements of any of the existing or hereafter arising, as well as all present and future claims by Lender against Borrower, or enty lone interest thereon, owing by Borrower, or any one or more of them, to Lender of any kind or character, now beninde vrie sufq ,estifities, bus stdeb ,encitegildo rento lle sebusni "szenberdebri" brow ent ,nottibbe ni etnemiciad bateles ent to vine rebriu to memeence sint rebriu eldismeges si reworms to rothere principal and accrued interest thereon, together with all other liabilities, costs and expenses for which the wrote and entry to be be a sea of the indebted and a sea of the Mote, including all

.gnizina resteared Property, together with all modifications, extensions and guarantes thereof, whether presently existing or and by guissist sesses like on bone in reference to seems in single sesses relating to the word of the word of the sesses are selecting to the sesses are selected to the selected to the sesses are selected to the sesses are selected to the sel

Lender. The word "Lender" mater Bank One, Illinois, NA, its successors and assigns.

S200,000.00 FROM BORROWER TO LENDER DATED APRIL 15, 1996 AS AMENDED, MODIFIED THE SECURED PROMISSORY NOTE IN THE PRINCIPAL AMOUNT

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"Assignment" section,

executed in connection with the Note. credit agreements, loan agreements, environments agreements, guaranties, security agreements, encorpages, or trust, and all other instruments, agreements and decide of trust, and all other instruments, agreements are existing, lie bhe eroll erit notretimil ruchtiw ebutam bne neem "e.ner ruco betelen" ebrow erit Related Documents.

whether due now or later, including without limitation all Rents more and Leases. Rents. The word "Rents" means all rents, revenues, income, issi es, profits and proceeds from the Property.

THE RELATED DOCUMENTS. THIS ASSIGNMENT IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS: ANY AND ALL OBLIGATIONS OF GRANTOR AND EORROWER UNDER THE JOYE, THIS ASSIGNMENT, AND THIS ASSIGNMENT IS GIVEN TO SECURE (1) PAYMENT OF THE INDERTECTION (2) VERFORMANCE OF

detected end for the request and not state of the contents of

CHANTOR'S REPRESENTATIONS, WARRANTIES AND COVENANTS WITH RESPECT TO THE LEASTS AND HENTS. With respect to the Leases and Rents, Ciantor represents, with respect to the Leases and Rents, Ciantor represents, with respect to the Leases and Rents, Ciantor represents, with respect to the Leases and Rents, Ciantor represents.

Ownership. Granton is the owner of all right, this and interest in and to the Leases and Rents and is entitled to receive the Rents free and clear of all rights, loans, items, encumbrances, and cleares more than thing to end accepted by Lendar in writing. Grantor has no knowledge of any Hents under the Leases more than the leases are in full force and effect and, except as disclosed to Lendar in writing, unmodified.

Sind convey the Leases and Rants to Lender. Right to Assign. Grantor has the full right, power, and sufficitly to enter into this Assignment and to essign

No Further Despose of any of Sell, essign, encumber, or otherwise dispose of any of Granton's hights estably on the struttent how in force. No Prior Assignment. Grantor has not previously assigned or conveyed the Leases of Rents to any other

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(Continued)

in the Leases or Rents except as provided in this Assignment.

Solvency of Grantor. As of the date hereof, and after giving effect to this Assignment and the completion of all other transactions contemplated by Grantor at the time of the execution of this Assignment, (i) Grantor is and will be solvent, (ii) the fair, saleable value of Grantor's assets exceeds and will continue to exceed Grantor's liabilities (both fixed and contingent), (iii) Grantor is and will continue to be able to pay Grantor's debts as they mature, and (iv) if Grantor is not an individual, Grantor has and will have sufficient capital to carry on Grantor's business and all businesses in which Grantor is about to engage.

Performance Under Leases. Grantor has and will continue to perform and fulfill every material condition and covenant of the Leases; give prompt notice to Lender of any notice of default received by Grantor under the Leases together with a complete copy of such notice; at the sole cost and expense of the Grantor, enforce the performance and observance of each and every material covenant of the Leases to be performed or observed by the tenants under the Leases; not materially modify or alter the Leases; not terminate or accept a surrender of any Leases of the Real Property or any portion thereof unless required to do so by the terms of the Leases; not receive or collect Rents under any Lease for more than thirty (30) days prior to accrual; and not waive or release tenants from any material obligations or conditions to be performed under the Leases, including without limitation, waiving releasing, discounting or compromising any Rents. Grantor shall provide Leaver with the original and fully executed Leases, all modifications thereof, and copies of all records relating thereto on demand by Lender. Grantor will not convey to tenants or any other person or entity, the fee title to the Real Property or any portion thereof.

TERMS OF ASSIGNMENT. With respect to the Leases and Rents, Grantor agrees as follows:

Assignment of Leases. The rights assigned hereunder by Grantor in connection with the Leases includes all of Grantor's right and power to modify, terminate, accept, surrender or to waive or release tenants from performance or observation of any obligation or condition of the Leases. Prior to an Event of Default, however, Grantor shall have the right, without joinder of Lender, to enforce the Leases.

Assignment of Rents. Grantor's assignment of all Leases and Rents to Lender hereunder is subject to a license hereby granted by Lender to Grantor to collect and receive all of the Rents (such license evidenced by Lender's acceptance of this Assignment), subject to the terms and conditions hereof; provided, however, upon the occurrence of any event or circumstance which with the lapse of time or the giving of notice or both would constitute an Event of Delaw's hereunder, such license shall automatically and immediately terminate and Grantor shall hold all Rents paid to Grantor thereafter in trust for use and benefit of Lender and Lender shall have the right, power and automity, whether or not it takes possession of the Property, to seek enforcement of any such Lease, contract or bond and to demand, collect, receive, sue for and recover in its own name any and all of the above described amounts assigned hereby and to apply the sum(s) collected, first to the payment of expenses inclount to the collection of same, and the balance to the payment of the Indebtedness; provided further, however, that Lender shall not be deemed to have taken possession of the Property except on the exercise of its option to do so, evidenced by its demand and overt act for such purpose. It shall not be necessary for Lender to institute any type of legal proceedings or take any other action whatsoever to enforce the assignment provisions in this Assignment. Notwithstanding anything contained herein or in any of the other Related Documents to the contrary, this Assignment is an absolute, unconditional and presently effective assignment, and not a security interest.

Right to Rely. Grantor hereby irrevocably authorizes and directs the transts under the Leases to pay Rents to Lender upon written demand by Lender without further consent of Grantor, and the tenants may rely upon any written statement delivered by Lender to the tenants. Any such payment to Lender shall constitute payment to Grantor under the Lease. The provisions of this paragraph are intended solely for the benefit of the tenants and shall never inure to the benefit of Grantor or any person claiming through or under Grantor, other than a tenant who has not received such notice. The assignment of Leases and Rents set forth herein is not contingent upon any notice or demand by Lender to the tenants.

FULL PERFORMANCE. If Grantor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Coruments, Lender shall execute and deliver to Grantor a suitable satisfaction of this Assignment and suitable statements of termination of any financing statement on file evidencing Lender's security interest in the Rants and the Property. Any termination fee required by law shall be paid by Grantor, if permitted by applicable law. It, however, payment is made by Borrower, whether voluntarily or otherwise, or by guarantor or by any third party, on the Indebtedness and thereafter Lender is forced to remit the amount of that payment (a) to Borrower's trustee in bankruptcy or to any similar person under any federal or state bankruptcy law or law for the relief of debtors, (b) by reason of any judgment, decree or order of any court or administrative body having jurisdiction over Lender or any of Lender's property, or (c) by reason of any settlement or compromise of any claim made by Lender with any claimant (including without limitation Borrower), the Indebtedness shall be considered unpaid for the purpose of enforcement of this Assignment and this Assignment shall continue to be effective or shall be reinstated, as the case may be, notwithstanding any cancellation of this Assignment or of any note or other instrument or agreement evidencing the Indebtedness and the Property will continue to secure the amount repaid or recovered to the same extent as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the Indebtedness or to this Assignment.

EXPENDITURES BY LENDER. Grantor will pay to Lender the amount of any and all costs and expenses lincluding, without limitation, reasonable attorneys' fees and expenses) which Lender may incur in connection with (i) the preservation of the interest created hereunder, (ii) the exercise or enforcement of any rights of Lender hereunder, or (iii) the failure by Grantor to perform or observe any of the provisions hereof. Any amount that Lender incurs in connection with the foregoing will bear interest at the default rate of interest charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor and shall be secured hereunder.

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Default on Indebtedness. Failure of Borrower to make any trayment when due on the indebtedness.

Appendix of the Property of the Property.

Action by Other Lienholder. The holder of any fien or security interest on the Property (without hereby implying the consent of Lender to the existence or creation of any such fien or security interests decisies a such than or security interests a semicial therefore or interest to the enterings for the management therefore

Lender, it cannot be restored or rebuilt with available funds to profitable candition within a responsable to the candition of time. Destruction of Property. The Property is so demolished, destroyed or demagged that, in the judginant of

Condemnstion. So much of the Property is taken in condemnstion, or sold in lieu of condemnstion, or the Property is so diminished in value due to any injury or damage to the Property, that the remainder thereof cannot, in the judgment of Lender, continue to be operated profitably for the purpose for which it was being used immediately prior to such taking, sale or diminution.

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Other Defaults. (fail no of Crantor or Borrower to comply with any term, obligation, coverant, or confidence in this Assignment, the Note, any of the other Related Documents or any other agreement now existing or hereafter exhing between Grantor or Borrower and Lender.

Third Party. If we occurrence of any event which permits the acceleration of the insturing of any confidence owing by Creater, Borrower or any Guarantor to eny third party under taking by Creater states any consinger to entitle party the party that the property of the party that the party that the party that the party of the party that the party tha

undertaking now existing or levisites arising.

Confurptor or insolvency. If the Contower, Granton or any Guaranton: (i) becomes insolvent, or makes a transfer in transfer in the Contower, or makes an essignment for the benefit of creditors, or admirs in writing its insolvent to pay its debts as they become due; (ii) generally is not paying its debts as such above the contower, or they consecute the first paying the debts as they become due; (ii) generally is not such party and such party, either in a proceeding by such party on in a proceeding brought against such party and such party, either in a proceeding by such party on in a proceeding brought against such party and such appointment is not discipled by such party on in a proceeding brought against such party and either in a proceeding brought against such as a such appointment for relief under the United Stries Bankruptcy Code or any other present or future leaders or state insolvency, bankruptcy or similar law (all of the foreigning decrively called Applicable or state insolvency, bankruptcy or similar law (all of the foreigning decrively called Applicable and or order for relief under the United Stries any Applicable or order the foreigning such party; (v) fails to have Carcharged writin sixty (60) days after the filming therefore, or consented to by such party; (v) fails to have Carcharged writin a party or (vi) fails to bey writing the filming the filming the any thirty (30) days any final money judgment against such party; or (vi) fails to pay writin a such party; or (vi) fails to pay writin a party, or (vi) fails to pay writin a party, or (vi) fails to pay writin thirty. (30) days any final money judgment against such party. Or every or (vi) fails to pay writin a party or (vi) fails to pay writin a party. Or (vi) fails to pay writing the filming the

Liquidation, Death and Related Events. It Borroover, Grantor or at v 13 usrantor is an entity, the liquidation, despired in individual, the death or elegal intespecity of any such individual.

Insecurity. Lender deems isself insecure by in good faith believing the product of payment or performance hereunder or under any of the Related Documents is impaired.

Existing Indebtodness. A default shall occur under any Existing Indebtedness or the action to foreigness any executing any Existing Indebtedness, or commemons to any suit or other existing find phiespiedness, or commemons to any suit or other existing find any existing find the Property.

RICHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default and the entredies of only time therefore or expercise any one or more of the following rights and remedies, in addition or any other rights one or time therefore provided by law:

be required to pay. Accelerate indebtedness. Lender shall have the right at its option without notice to Contower to declare the contour without managed the contour would contour which sentent penalty which sentent would contour would be and payable, including any preparation of the contour would contour with the contour would contour the contour with the contour contours.

Enter the Property. Lender may enter upon and take possession of the Property.

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Collect Rents. Lender shall have the right, without notice to Granton or 80000000, and whether or not bender the feature of the frozens on the frozens or notice to Granton or 80000000, and whether or states of the frozens or other or oth

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repair; to pay the costs thereof and of all services of all employees, including their equipment, and of all continuing costs and expenses of maintaining the Property in proper repair and condition, and also to pay all taxes, assessments and water utilities, and the premiums on fire and other insurance effected by Lender on the Property.

Lease the Property. Lender may rent or lease the whole or any part of the Property for such term or terms and on such conditions as Lender may deem appropriate.

Employ Agents. Lender may engage such agent or agents as Lender may deem appropriate, either in Lender's name or in Grantor's name, to rent and manage the Property, including the collection and application of Rents.

Mortgages in Possession. Lender shall have the right to be placed as mortgages in possession or to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The mortgages in possession or receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the Indebtedness by substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Other Acts. Lend a may do all such other things and acts with respect to the Property as Lender may deem appropriate and may act exclusively and solely in the place and stead of Grantor and to have all of the powers of Grantor for the purposes stated above.

Other Remedies. Lender shall have all other rights and remedies provided in this Assignment or the Note or by law. Grantor waives any right to require Lender to proceed against any third party, exhaust any other security for the Indebtedness or pursue any other right or remedy available to Lender.

No Requirement to Act. Lender shall not be required to do any of the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things shall not require Lender to do any other specific act or thing.

Waiver: Election of Remedies. A waiver by any party of a breach of a provision of this Assignment shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor or Borrower under this Assignment after failure of Grantor or Borrower to perform shall not affect Lender's right to declare a default and exercise its remedies under this Assignment.

MISCELLANEOUS PROVISIONS.

Amendments. This Assignment, together with any Relater, Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Assignment and shall supercede all prior written and oral agreements and understandings, if any, regarding same. No alteration of or amendment to this Assignment shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Applicable Law. This Assignment has been delivered to Lender and accepted by Lender in the State of Illinois. This Assignment shall be governed by and construed in acceptance with the laws of the State of Illinois.

JURY WAIVER. THE UNDERSIGNED AND LENDER (BY ITS ACCSTANCE HEREOF) HEREBY VOLUNTARILY, KNOWINGLY, IRREVOCABLY AND UNCONDITIONALLY WAIVE ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE IWHETHER BASED UPOIL CONTRACT. TOHT OR OTHERWISE) BETWEEN OR AMONG THE UNDERSIGNED AND LENDER ARISING 2000 OF OR IN ANY WAY RELATED TO THIS DOCUMENT OR ANY OTHER RELATED DOCUMENT. THIS PROVISION IS A MATERIAL INDUCEMENT TO LENDER TO PROVIDE THE FINANCING DESCRIBED HEREIN OR IN THE OTHER RELATED DOCUMENTS.

Caption Headings. Caption headings in this Assignment are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

Financial Statements. As long as the Indebtedness remains unpaid, in whole or in part, Grantor agrees to furnish Lender at such times as reasonably required by Lender, financial statements certified by Grantor, including balance sheets and statements of income and expenses for such period, including, without limitation, information with respect to the Real Property.

Indemnity. Grantor hereby agrees to indemnify, defend and hold harmless Lender, and its officers, directors, shareholders, employees, agents and representatives (each an "Indemnified Person") from and against any and all liabilities, obligations, claims, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature (collectively, the "Claims") which may be imposed on, incurred by or asserted against, any Indemnified Person (whether or not caused by any Indemnified Person's sole, concurrent or contributory negligence) arising in connection with the Related Documents, the Indebtedness or the Collateral (including, without limitation, the enforcement of the Related Documents and the defense of any Indemnified Person's action and/or inactions in connection with the Related Documents), except to the limited extent that the Claims against the Indemnified Person are proximately caused by such Indemnified Person's gross negligence or willful misconduct. The indemnification provided for in this Section shall survive the termination of this Assignment and shall extend and continue to benefit each individual or entity who is or has at any time been an Indemnified Person hereunder.

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ASSIGNMENT OF LEASES AND RENTS

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No Modification. Gientor shall not enter into eny agreement with the holder of any mortgage, deed of thick disconting agreement which that agreement which has priority over this Assignment by which that agreement which has priority over this Assignment of Lender. Giantor shall neither request on accept any funds advances under eny such special any funds and accept on the priority and the prior

Severability. If a court of competent jurisdiction finds any provision of this Assignment to be musting the missing of court of the person of circumstances, such finding shall not render that provision invalid or unconstances. If fessible, any such offerflored persons of enforces if tessible, any such offerflored persons or circumstances. If fessible, any such offerflored provision shall be defined to be untiling the finite of enforces billy or validity, however, if the offerfling provision cannot be a undiffied, it shall be stricken and all other provisions of this Assignment in all other respects shall be encounted and enforces ble.

soccessors and Assigns. Subject to the limitations stated in this Assignment on transfer. Subject to the secsocces and the parties of the Subject of the Protection of the Pro

Time is of the establishment of the essence in the performance of this Assignment.

Waiver of which state Exemption. Grantor frereby releases and waives all rights and benefits of the free of the State of the Extention, to the Extent remitted by law, Granton will not claim the Dentett of any stay, extension, walualion, addingn, to the extent of the Extention of the Extension of t

Wave of High of Reigh (1978) And Every of the providing any of the provisions to the contrary waives of High of Reigh (1978) Assuming the motive any of the providing any of hedemption and energy person, except judgment of formatic of grantor, accuming any on ethalf of grantor, accuming any on ethalf of grantor, accuming any one feather of grantor, accuming any one feather of grantor, accuming any interest in or title to the printers.

Waivers and Consents. Lender shall not be deemed to have waived any rights under this Assignment (or waivers and Consents. Lender shall not be deemed to have waiver any signed by Lender. We delay or omission on the part of Lender in exercising any origins as a waiver of such right or any other provision of this Assignment shall not constitute a waiver of or the provision. We private the provision of this Assignment shall not constitute a waiver of or the provision. We private the provision or any other provision. We private the provision of the provision of the provision of the provision of the private the private of the priv

Grantor acknowledges having read all the provisions of this assignment of leases and

CRANTOR:

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO TRUST ARMER OGGET 7-09

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INDIVIDUAL ACKNOWLEDGMENT

STATE OF	1. 1)	
) ss	
COUNTY OF	11.11/42)	
described in and	who executed the Assignment of shis or her free and voluntary ac	if Leases and Rents, a t and deed, for the us	ared ., to me known to be the individual and acknowledged that he or she signed es and purposes therein mentioned.
	and and official seal this	2 2 1997 day of	, 19
By fan	THOW	Residing at _	
Notary Public in a	nd for the State of		
My commission e			"OFFICIAL SEAL" BRIAN'T HOSEY NOTARY PUBLIC STATE OF ILLINOIS
	Ox	•	My Commission Expires 11/01/99
	TRUST BENEFICIAR	Y TO EXECUTE FO	DLLOWING:
beneficiaries of the assigning the entitional being bound being being bound being be	ne above Trust, join in the fore	going Assignment of indexsigned in and to	eby acknowledged, the undersigned, as Leases and Rents for the purposes of the Leases and Rents from the Property
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***************************************			- O _{/Sc}
			"UFFICIAL SEAL" BRIAN T HOSEY NO TARY PUBLIC STATE OF ILLINGIS
			My Commission Expires 11/01/99
hereby certify that	, a Notary Public in and f	or and residing in the	said county, in the State aforesaid, do
and			
personally known t appeared before m	to me to be the same person(s) we this day in person, and ackno	those name(s) (is/are) wiledged that (she/he	subscribed to the foregoing instrument, (they) signed, sealed and delivered the and purposes and in capacity (if any)
GIVEN under my	hand and notary seal this	day of	,19

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