(Insert below description of real estate appearing in deed of trust or mortgage)

See Exhibit "A" attached

And to that end Assignor hereby assigns and sets over unto Assignee, its successors and assigns, all leases of said premises now made, executed, or delivered, whether written or verbal, or to be hereafter made as said leases may have been, or may from time to time be hereafter modified, extended and renewed, be the same written or verbal, with all rents, income, and profits due and becoming due thereon and all security deposits held in connection therewith, including specifically, without limiting the generality hereof, the following leases:

1. Lofland, Quadland & Shehan, P.A., a North Carolina Corporation

That lease presently in effect with Lofland, Quadland & Shehan, P.A. or any extension or modification thereof, of that lease in effect or in the future upon that property described in Exhibit "A" attached hereto.

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And Assignor does hereby authorize and empower Assignee to collect the said rents, issues, profits, revenues, royalties, rights, and benefits, as they shall become due, and does hereby direct each and all of the tenants of the aforesaid premises to pay such rents, as may now be due or shall hereafter become due to Assignee, upon demand for payment thereof by Assignee. It is understood and agreed, however, that no such demand shall be made unless and until there has been a default in the payment of the indebtedness secured by the deed of trust or mortgage herein mentioned, or default of the payment of any other sums secured by said deed of trust or mortgage, or default in meeting the terms and conditions appearing in said deed trust or mortgage, or after the filling of a petition against Assignor in receivership, bankruptcy or proceeding in arrangement, whether it be voluntary or involuntary, or upon adjudication of Assignor in receivership, bankruptcy or proceeding in arrangement; and until such demand is made, Assignor is authorized to collect or continue collecting said rents, issues, profits, revenues, royalties, rights, and benefits; but that such privilege to collect or continue collecting, as aforesaid by Assignor shall not operate to permit the collection by Assignor; his heirs, executors, administrators, or assigns, of any installment of rent in advance of the date prescribed in said lease or leases for the payment thereof, without the prior written consent of the Assignee. Anything to the contrary notwithstanding, Assignor hereby assigns to Assignee any award made hereafter to it in any court procedure involving any of the leases in bankruptcy, insolvency, or reorganization proceedings in any State or Federal court; and any and all payments made by lessees in lieu of rent. Assignor hereby appoints Assignee as its irrevocable attorney in fact to appear in any action and/or to collect any such award or payment.

The term of this assignment shall be until the certain note(s) and deed(s) of trust or mortgage(s) (or any extension or renewal thereof) dated

	, made, executed, and delivered by
L & Q LINDHURST PROPERTIES	
to Southern National Bank of N.C., covering the above described property for the SIX HUNDRED THOUSAND AND 00/100	600,000.00
about hour been fully paid and satisfied, or until the expiration of the period of rede	emption, if any, at which times this assignment is to be fully satisfied

cancelled and released, and the releasing of said deed of trust or mortgage shall constitute a release hereof.

This assignment is given as additional security for the performance of each and all of the obligations and covenants of the note and deed of trust or mortgage above described (or any extension or renewal thereof), and the amounts collected hereunder, less the expenses of collection, if any, shall be applied in reduction of the entire indebtedness from time to time outstanding and secured by said deed of trust or mortgage.

The Assignor, in the event of default in performance of any of the terms and conditions of said note and deed of trust or mortgage hereby authorizes the Assignee, at its option, to enter and take possession of the above described premises and the improvements situate thereon and to manage and operate the same, to collect all or any rents accruing therefrom and from said leases, to let or re-let said premises or any part therof, to cancel and modify leases, evict tenants, bring or defend any suits in connection with possession of said premises in its own name or Assignor's name, make repairs as Assignee deems appropriate, and perform such other acts in connection with the management and operation of said premises as Assignee, in its discretion, may deem proper.

In the event (i) Assignee shall elect to exercise the right of entry granted herein or (ii) the premises heren described shall be sold through foreclosure, Assignor shall turn over to Assignee or the purchaser at any foreclosure sale the security deposits held by Assignor, its agents or employees, pursuant to the leases herein assigned. Provided, however, Assignor shall not be obligated to deliver the security deposits unless and until Assignor shall have received the written undertaking of Assignee or purchaser to apply the security deposits to the purposes specified in the leases, in accordance with the terms and conditions thereof, to the extent that funds sufficient for such purposes shall be turned over to Assignee or purchaser by Assignor.

The receipt by the Assignee of any rents, issues, or profits pursuant to this Instrument after the institution of foreclosure proceedings under said deed of trust or mortgage shall not cure such default nor affect such proceedings or any sale pursuant thereto.

Assignee shall not be liable for laches, or failure to collect said rents, issues, profits, revenues, royalties, rights, and benefits, and it is understood that said Assignee is to account only for such sums as are actually collected, and Assignee shall not be obligated to perform or discharge any obligation or duty to be performed or discharged by Assignor under any of said leases, and Assignor herby agrees to indemnify Assignee for, and to save it harmless from, any and all flability arising from any of said leases or from this assignment, and this assignment shall not place responsibility for the control, care. management, or repair of said premises upon Assignee, or make Assignee responsible or liable for any negligence in the management, operation, upkeep, repair, or control of said premises resulting in loss or injury or death to any tenant, licensee, employee or stranger.

Assignor covenants and represents that:

- (i) Assignor has full right and title to assign said leases and the rents, issues, profits, revenues, royalties, and benefits due or to become due thereunder;
- (ii) the terms of said leases have not been changed from the terms in the copies of said leases submitted to Assignee for approval;
- (iii) no other assignment of any interest therein has been made;
- (iv) there are no existing defaults under the provisions thereof;
- (v) there has been no anticipation or prepayment of any rents by any tenants occupying the above described premises or by any of the lessees in any of the said leases;
- (vi) Assignor will not hereafter cancel, surrender, or terminate any of said leases, exercise any option which might lead to such termination, or change, amend, alter or modify them, or consent to the release of any party liable thereunder or to the asignment of the lessees' interest in them, without the prior written consent of Assignee; and
- (vii) security deposits made or to be made with respect to leases of the hereinabove described premises shall be deposited to and kept in a separate bank account maintained by Assignor for that purpose in the name of the project and designated as the account for the deposit of security deposits and Assignor shall provide to Assignee within 30 days of the end of Assignor's fiscal year a written verification of the amount of security deposits maintained in said account together with a list of the leases with respect to which said deposits are maintained.

BK1753: P:1677.

Assignor hereby authorizes Assignee to give notice in writing of this assignment at any time to any tenant under any of said leases.

Violation of any of the convenants, representations, and provisions contained herein by Assignor shall be deemed a default under the terms of said note and deed of trust or mortgage.

Default by Assignor under any of the terms of the leases assigned herein shall be deemed a default under the terms of said note and deed of trust or mortgage. Any expenditures made by Assignee in curing such a default on the Assignor's behalf, with interest thereon at the rate provided for in said note and deed of trust or mortgage, shall become part of the debt secured by these presents.

IT IS UNDERSTOOD AND AGREED that neither the existence of this assignment nor the exercise of its privilege to collect said rents, issues, profits, revenues, royalties, rights, and benefits hereunder, shall be construed as a waiver by Assignee, or its successors and assigns, of the right to enforce payment of the debt hereinabove mentioned, in strict accordance with the terms and provisions of the note(s) and deed(s) of trust or mortgage(s) for which this assignment is given as additional security.

This assignment applies to and binds the parties hereto and their respective heirs, administrators, executors, successors, and assigns, as well as any subsequent owner of the real estate described herein and any assignee of the deed of trust or mortgage referred to herein.

IN WITNESS WHEREOF, Assignor has caused this instrument to be executed under the seal the day and year first above written.

	(Name of Corporation)		
	By:President		
ATTEST: Secretary	L & Q LINDHURST PARTNERSHIP		
[CORPORATE SEAL]	Rodger 11. Folland Bartner (Seal)		
•	Marter W. Quadiant Ceneral Partner (Seal)		
	(Seal)		
	Mark T. Shehan, General Partner (Seal)		

ASSIGNMENT OF LEASES, RENTS, AND PROFITS
FROM

TO
SOUTHERN NATIONAL BANK
Of North Carolina

P1678

STATE OF NORTH CAROLINA, COUNTY OF Forsyth			
	Forsyth	County, No	orth Carolina.
Rodger H. Lofland, Marten W. Quadland an Large that Large Lindhurst Properties	d Mark T. Shehan, Gen	eral Partners	of
certify that Rodger H. Lorrand, Marcell W. governorman			
accomplie anneared before me this day and acknowledge.		. 92	
Witness my hand and notarial seal, thisday ofday of	August	1/19	
	assep 100.	Public	
OF NOTARY PUR	FICIAL SEAL LIC, NORTH CAROLINA		
May compaission expires:	LYN M. HANKINS		
CAHON COUNTY 28 19 94 COUNTY My Commiss	TY OF FORSYTH sion Expression Exp	L	
wy outlines			
STATE OF NORTH CAROLINA, COUNTY OF			
STATE OF NORTH CAROLINA, COUNTY OF, a Notary Public of		County,	North Carolina,
I,, a notary Fublic of			
certify that			Secretary of
personally came before me this day and acknowledged that he is			ernoration and
		,	о.ротамент
that, by authority duly given and as the act of the corporation, the foregoing	g instrument was signed in its nan	ne by its	
President, sealed with its corporate seal, and attested by himself as its			Secretary.
Witness my hand and notarial seal, this day of		, 19	
Witness my hand and notarial seal, this day of			
•	Nota	ry Public	
to the available			
My commission expires:			
, 19			
FORSYTH ,			
STATE OF NORTH CAROLINA, COUNTY OF	h ` )		a Notary Public of
The foregoing certificate of	Kins		
		Coun	ty, North Carolina,
is certified to be in due form and according to law. Let the said instrumen	nt be registered.	REGISTER OF DEEDS	
$\Theta$ 8 ( $II$ 8) 19	92 L.E. SPENDI	H 1-1.	0 +
This the	- Jessie	Horsen	Cepuls
		FORSYTH	County
	Register of Deeds		
Filed for registration on theday of	, 19, a	to'clock,	M., and
recorded in the office of the Register of Deeds,	County, N.C.,	in Book	, Page
recorded in the office of the negister of Decos.			
	Re	gister of Deeds	

BK1753 P1679

## EXHIBIT "A"

BEING KNOWN AND DESIGNATED as Lots 90, 91, and 92, Block 6, as shown on the Map of West Branchland, as recorded in Plat Book 2, page 41 in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description. Being that same which is hereby made for a more particular description. Being that same property as described in Deed Book 1681, page 2838, in the Forsyth County Registry.

SAVE AND EXCEPT from the above described tract that 121 square foot tract conveyed to the City of Winston-Salem in Deed Book 1713, page 604, Forsyth County Registry, reference to which is hereby made for amore particular description.

Informally known as Tax Lots 90, 91, and 920, Block 1403, Forsyth County Tax Maps.

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