application thereof as aforesaid, shall not cure or vaive any default or vaive, modify or affect any notice of default under the security instrument nor invalidate any acts done pursuant to such notice.

- 7. The Assignor will not convey to the Lessee the fee title to the premises unless, by written instrument delivered to the Assignee, the Lessee assumes and agrees to perform and discharge each obligation, covenant and agreement of the Assignor contained herein or in the security instruments or in the note or bonds secured thereby.
- 8. (a) The Assigner has not executed any prior assignment of any of its right under the lease; (b) the Assigner has not done anything which might prevent the Assignee from or limit the Assignee in operating under any of the provisions hereof; (c) the Assigner has not accepted rent under the lease more than thirty days in advence of its due date; (d) so far as the Assignor knows, there is no present default by the leases under the lease; and (e) the lease is in full force and effect, unmodified except as set forth herein.
- 9. The Assignee shall not be obligated to perform or discharge any obligation under the lease, or under or by reason of this assignment, and the Assignor hereby agrees to indemnify the Assignee against and hold it harmless from any and all liability, loss or damage which it may or night 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 obligation or undertaking on its part to perform or discharge any of the terms of the lease; should the Assignee incur any such liability, loss or damage under the lease or under or by reasons of this assignment, or in the defense against any such claim or demands, the amount thereof, including costs, expenses and reasonable attorney's fees shall be secured hereby and by the security instruments and the Assignor shall reinburse the Assignee therefor impoliately upon demand.

10. This essignment shall inure to the benefit of the successors and assigns of the Assigner and shall bind the Assignors' legal representative, successors and assigns.

The parties agree that all notices, demands or documents which are required or permitted to be given or served hereunder shall be in writing and shall be deemed given when sent by certified mail addressed to the parties at the following addresses:

Assignor: W. P. D., Inc.

Assignce: First Piedmont Bank & Trust Company

Lossee : Metropolitan Security Control

IN WINNESS WHEREN', Assistor has caused this instrument to be executed and Assignor's seal to be affixed here's the day and date first above shown.

nd Assignor's seal to be affixed here hare	tre a	ay and date	Tiret above a	nown.
IITNESSES:	By: W. P. D., Inc.			
alira & Daris	By:	Will	years P. J.	2000
Study Conduct	•	William P	Davis, Pro	sident
The Lessee, by its duly auth	portred	official,	neknowledgen r	eccipt of
notice of the within Assignment on this	4th	_ day of _	October .	, 19 73
		METROPOLI	TAN SECURITY	CONTROL
	By:	Kahul	U. La	nthe
	_ `	,		

(Acknowledgments as required)

SEA Form 90 (4/67)

Page 3

(continued on next page)

4328 W.2