limit PRUDENTIAL in such operation; and OWNER further covenants and warrants to PRUDENTIAL that OWNER has not executed or granted any modification whatever of said Lease, either orally or in writing, and that the said Lease is in full force and effect according to its original terms, and that there are no defaults now existing under the said Lease.

OWNER hereby irrevocably authorizes and directs Lessee and any successor to the interest of Lessee, upon receipt of any written request of PRUDENTIAL stating that a default exists in the payments due under, or in the performance of any of the terms, covenants or conditions of, the aforesaid mortgage or note, to pay to PRUDENTIAL the rents due and to become due under the Lease. OWNER agrees that Lessee shall have the right to rely upon any such statement and request by PRUDENTIAL, that Lessee shall pay such rents to PRUDENTIAL without any obligation or right to inquire as to whether such default actually exists and notwithstanding any notice from or claim of OWNER to the contrary, and that OWNER shall have no right or claim against Lessee for any such rents so paid by Lessee to PRUDENTIAL. Upon the curing of all defaults, PRUDENTIAL shall give written notice thereof to Lessee and thereafter, until the possible receipt of any further similar written requests of PRUDENTIAL, Lessee shall pay the rents to OWNER.

All the covenants and agreements hereinabove contained on the part of either party shall apply to and bind their heirs, executors or administrators, successors or assigns. The word "OWNER" shall be construed to mean any one or more persons or parties who are holders of the legal title or equity of redemption to or in the aforesaid mortgaged premises. The word "mortgage" shall be construed to mean the security instrument, whether mortgage, loan deed, trust deed, vendor's lien, or otherwise; and the word "note" shall be construed to mean the instrument evidencing the indebtedness, whether note or bond.

IN WITNESS WHEREOF, OWNER has executed this Assignment in form proper and sufficient in law to bind OWNER, this 21st day of October , 19 74.

WITNESS or ATTEST:	Frank L. Outlaw, Jr. (L. S.)
John Han	James Berry Garrett (L. S.)
	Peter Todd Garrett (L.S)
	Preston Eugene Garrett (L.S.)
	William Gordon Garrett (L.S.)
	Many Garrett McDannald, (L.S.)
	Partners d/b/a Warehouse Investments, A General Partnership
STATE OF SOUTH CAROLINA)	

COUNTY OF GREENVILLE) PROBATE

PERSONALLY appeared before the undersigned witness who on oath states that (s)he saw the within named Frank L. Outlaw, Jr., James Berry Garrett, Peter Todd Garrett, Preston Eugene Garrett, William Gordon Garrett and Mary Garrett McDannald, Partners, d/b/a Warehouse Investments, A General Partnership sign, seal and as their act and deed deliver the within written Assignment of Lease and that (s)he with the other witness subscribed above witnessed the execution thereof.

4328 RV.