5243 Hohman Ayenue Hammond, Indiana 46320 (219) 932-8220 "LENDER" Member PDIC

b

BORROWER

Mercantile National Bank of Indiana as Trustee for its Hand Trust #5886 5243 Hohman Avenue Hammond, IN: 46320

GRANTOR

185881

Telephone Number

**ASSIGNMENT OF LESSOR'S INTEREST** IN LEASE

ADDRESS OF LEASED PREMISES

94030831

Merrillvi Officer initials	t 8401 Virg 11e, IN: 464	PRINCIPAL AMOUNT/ CREDIT LIMIT	FUNDING/ AGREEMENT: DATE	et Attached Ext	CÜSTOMER NUMBER	LOAN NUMBER
RWB	VARIABLE	\$500,000.00	04/14/94	07/01/95	10850	
r the same or diffe use(s) ("Lease") o	erent purposes than the I the premises identified	payment of the promissory note promissory note), (together the backer under Address Of Real Promoter the premises are attached h	"Obligations"), Grantor roperty.	hereby,assigns to Le	ender all of Grantor's title and I	r Borrower to Lender in an interest as lessor in an
2. EXTENT OF A paid under the L ims which may be ender a "mortgage	ASSIGNMENT. This Assessed and the right to ut become due under the L e-in-possession' of the	isignment shall extend to all right lize in the name of Grantor in all lease. Nothing contained in this premises described in the Lease.	is of Grantor under the covenants and terms of Assignment, nor any a	Lease including, but I the Lease relating to action taken by Lend	t not limited to, all rights to ren o the collection and enforceme ier pursuant to this Assignmen	ent of rental payments of, shall be construed:
antor, Grantor wi (a) The Leas (b) No defaul (c) No rent h	arrants and represents a o is in full force and effe Il exists on the part of a as been collected in ad	oct. ny tenant or Grantor under the Le vance. at therein has been previously ass	ease umen	t is	C. C	Co.
(e) The tenar (f) All rent-di	ils under the Lease hav	e no defense, se <b>let or countercle</b> ase has been collected and no co ne due.	oncession has been gra			
(e) The tenar (f) All rent-di- alteration 4. COVENANTS (a) The Leas leased pri is not en condition specifical	its under the Lease have to date under the Le of rent due or to become OF GRANTOR. Grant is will remain in full forcemises to any tenant who create, Grantor shall sof the promissory not agrees otherwise in white the control of the	ase has been collected and no cone due. The due to cover an and agrees with Ler and effect despite any merger of thout the prior writien consent of it require the tenants, in writing, lee. In no event shall any such a writing.	concession has been granted as follows: of the interest of Granto I Lender: Where such o I to assume and agree	rand any tenants the consent is given or we bit to pay Grantor's in a operate or release	ereunder. Grantor shall not tre there under applicable law the ndebtedness in accordance w or relieve Grantor of any liab	anster occonvey fee to requirement for such with the terms, covern bility to Lender-unless
(e) The tenas (f) All rent-di- alteration 4. COVENANTS (a) The Leas leased pri- is not en- condition specifical (b) Grantor w or grant s (c) Grantor w (d) Grantor w (e) Grantor w (f) Grantor w (g) Grantor w	its under the Lease have to date under the Le of rent due or to become the comment of the Lease have the comment of the comment of the promiser of the promiser or the promiser of the promise	ase has been collected and no come due. The due to the due the collected and more or covenants and agrees with Lere and effect despite any merger of the collected the prior written consent of it require the tenants, in writing, ase (except pursuant to the terms section therewith or accept a surround profits in advance of the date accruing rents and profits. Signment of the Lease, or sublettle er assignment of any of the rents to, agree to or accept a subordition.	concession has been grider as follows:  of the interest of Granto of Lender: Where such to assume and agree transfer or conveyance of the Lease upon a dependent thereof; without the on which they become ting thereunder, whether is and profits or any inter- ination of the Lease to	rand any tenants the consent is given or with the pay Grantor's in a operate or release efault by the tenants the prior written conse due under the term or not in accordance therein or suffer any mortgage, deed	ereunder. Grantor shall not tra there under applicable law the ndebtedness in accordance w or relieve Grantor of any liab er of Lender. as of the Lease.	arister or convey tee to requirement for such with the terms, covernability to Lender unless use or any, of the terms for written consent of at to occur by operation
(e) The tenar (f) All rent-di- alteration  4. COVENANTS  (a) The Lees is not en- is not en- condition specifical (b) Grantor w or grant s (c) Grantor w (d) Grantor w (e) Grantor w (f) Grantor w (g) Grantor w hereafter (h) Grantor w tenant or if request (l) Grantor s the prior w	ints under the Lease have the to date under the Le of rent due or to become the terminate the Lease have remained in full force the will remain in full force the terminate the Lease of the promissory no by agrees otherwise in whill not terminate the Lease of the promissory no his concessions in control of the terminate the Lease of the terminate the termina	ase has been collected and no cone due. The due to cover any agrees with Ler and effect despite any merger of thout the prior written consent of it require the tenants, in writing, its in no event shall any such that it is except pursuant to the terms section therewith or accept a surreand profits in advance of the date are accruing rents and profits.	concession has been granted to the interest of Granto of Lender: Where such of Lender: Where such of Lender: Where such of Lender: Where such of Lender or conveyance is of the Lease upon a dender thereof; without the on which they become ing thereunder, whether is and profits or any interesting of any Lease to conder the Lease, and wat no cost to Lender, and made available to Granted, and shall not hire, if its contract for manage ocuted estoppel certification.	rand any tenants the consent is given or with the prior written conse due under the term or not in accordance rest therein or suffer any mortgage, deed a sublease, till give prompt writte y action or proceeding any mortgage at the tenants are the tenants are the tenants are the tenants are from the tenants	ereunder. Grantor shall not tre where under applicable law the ndebtedness in accordance w or relieve Grantor of any liab er or modify or amend the Lea ent of Lender. as of the Lease.  The with its terms, without the pri or permit any such assignment of trust or other encumbrance an notice to Lender of any notice and arising under of in any man ints in the case of default unde ith any third party for property as required by Lender attestin	anster occonvey fee to requirement for such the terms, coverns the terms to remain the terms to remain the terms to cour by operations, or any other Lease of default received the received the terms to cover by the terms to the

PROVISIONS ON THE REVERSE. GRANTOR ACKNOWLEDGES RECEIPT OF AN EXACT COPY OF THIS AGREEMENT. Dated: APRIL. 14, 1994

GRANTOR ACKNOWLEDGES THAT GRANTOR HAS READ, UNDERSTANDS, AND AGREES TO THE TERMS AND CONDITIONS OF THIS AGREEMENT INCLUDING THE

shall immediately upon demand reimburse Lender for the amount thereofitogether with allicosts and expenses and reasonable attorney's fees incurred by Lender. All of the foregoing sums shall-bear interest until/paidtati-the rate set-forth in the Obligation. Any rents and profits collected by Lender may be applied by Lender. In: its discretion in:

GRANTOR: Nercantile National Bank of Indiana as Trustee for its Land Trust #5886	GRANTOR:
BY:	ву:
SEE SIGNATURE PAGE ATTACHED	TITLE:
GRANTOR:	GRANTOR:
8Y:	BY:
TITLE:	TITLE:

Prepared by and relum to: Robert W. Bielfeldt, Assistant Vice President Hercantile National Bank of Indiana, P.O. Box 249, Hammond, IN: 46325 LP-IN524® FormAtion Technologies, Inc. (6/7/91) (800) 937-3799

satisfaction of any such liability, loss, damage, claim, demand; costs; expense or fees.

8. DEFAULT. In the eventior any default under the terms of the promissory note; this Assignment or any other obligation of Grantor or Borrower to Lender whether contained herein or in any other document, Lender shall have the right to exercise its status as an assignee under this Assignment and take the following action without presentment, notice or demand of any kind:

(a) enter upon, take possession of, manage and operate the premises or any part thereof; (b) demand, collect and receive from the lessees the rents, income or profits under the Lease as they become due as well'as all past due rents, income and profits which have been uncollected by Grantor; (c) endorse the name of Grantor or any subsequent/owner of the premises on any checks, notes, or other instruments for the payment of money; deposit the same in bank accounts, and give any and all acquittances or any other instrument in relation thereto in the name of Grantor; (d) institute, prosecute, settle, or compromise any summary or legal proceedings in the name or the Grantor or in the name of Lender for the recovery of such rents, income or profits, for the recovery of any damages done to the premises, for the abatement of any nuisance thereon, for the eviction of any lessee or for the enforcement of any Lease, and defend any legal proceedings brought against the Grantor-arising out of the operation of the premises; (e) pay, all charges, expenses and fees deened by it in its sole and absolute discretion necessary or expedient for the leasing, maintaining and operation of the premises; (f) exercise all theirights and privileges of Grantor as owner of the premises including the right(to)let or relative premises; or any part thereof, and to collect the rents, income and profits under such new Lease in accordance with the foregoing; (g) perform any of Grantor's rights, power or privileges under the Lease; and modify the Lease; (h) apply the rentats received to expenses incurred by Lender-herounder or to reduce the indebtedness under the note and mortgage; in such amounts and initiation or as provided by law.

## 9. OBLIGATIONS OF LENDER AND INDEMNITY.

(a) Grantor hereby appoints Lender as its agent to exercise, at Lender's option, any of the rights set forth in paragraph 8. All obligations created by the exercise of such agency shall be those of Grantor and not those of Lender except as otherwise provided herein. Grantor hereby ratifies and confirms all that Lender shall lawfully. do or cause to be done by virtue hereof; (b) Lender shall only be accountable for money actually received puratiant to this Assignment. The manner of the application of such rentals, the reasonableness of the costs and charges to which such rentals are applied and the item or items which shall be credited thereby, shall be within the sole and uncontrolled discretion of Lender, Lender shall in no way be responsible in excess of rents actually received by Lender for any debt incurred in respect of the premises. After Grantor shall have been barred and foreclosed of all right, title and interest and equity of fredemption in said premises; Lender shall not be liable to account to Grantor for the rents, income and profits thereafter accruing; (c) Lender shall intro way be responsible or illable for any failure to account for any rents collected by any agent, manager, receiver or collector of the premises whom it may designate or appoint to collect the rents or manage the premises, nor shall Lender, be in any way liable to Grantor for the fallure or refusal on its part to make repairs to the premises; (d) No security deposited by the lessees with the Grantor, under, the terms of Lease has been transferred to Lender, and Lender assumes no liability for any security so deposited; (e) Except as otherwise provided herein; this Assignment shall not operate to place responsibility for the control, care, management or repair of the premises upon Lender, nor for the carrying out of any of the terms and conditions of the Lease unless such responsibility is specifically assumed by Lender in writing; nor shall it operate to make Lender responsible or liable for any waste committed on the premises by the lessees or any other party, or for any dangerous or defective condition of the premises; or for any negligence in the mangement, upkeep, repair or control of said premises resulting in loss or injury or deathito any tenant, licensee, employee or stranger; (f) Grantor hereby indemnifies and holds Lender harmless of and from any and all liability, loss or damage which Lender may incurunder the Lease or by reason of this Assignment and of and from any and all claims and demands whatsonver which may be asserted against Lender by reason of any alleged obligation or undertaking to be performed or discharged by Lender under the Lease or this Assignment. Should the Lender incur any such liability, loss or damage under the Lease or under or by reason of this Assignment, or in the defense of any such claims or demands, the amount thereof, including costs, expenses and reasonable attorney's fees, shall be secured hereby; and Grantor shall reimburse Lender therefor immediately upon demand, and upon the failure of Grantor to do so Lender may declare allisums secured hereby immediately due and payable; (g) Nothing herein contained shall be construed to bind-Lender-to-the performance of any of the terms and provisions contained in the Case or otherwise to impose any obligation on Lender to do any act which it may be authorized hereunder to do.

10. NOTICE TO LESSEE. Grantor irrevocably consents that the lesses under the Lease, upon demand and notice from Eender of the occurrence of a default under the note, or under any other obligation of Grantor to Lender, may and shall pay said rents, income and profits under the Lease to Lender without liability of lesses for the determination of the actual existence of any default claimed by Lender. Grantor hereby irrevocably, authorizes and directs lesses, upon receipt of any notice of Lender staling that such a default exists, to pay to Lender the rents, income and profits due and to become due under the Lease. Grantor agrees that lesses shall have the right to rety upon any such notices of Lender and that lesses shall pay such rents, income and profits to:Lender without any obligation or right to inquire whether such default exists, and notwithstanding any claim of Grantor to the contrary. Grantor shall have no claim against lesses for any rents paid by, lesses to Lender. Upon the curing of all such defaults. Lender shall give written notice thereof to lesses and thereafter, until further notice from Lender, lesses shall pay such rents, income and profits to Grantor.

- 11. TERMINATION. This Agreement shall remain in full force and effect until Lender provides Grantor with written notice of the termination hereof:
- 12. ASSIGNMENT. Grantor shall not be entitled to assign any of its rights, remedies or obligations described in this Agreement without the prior, written consent of Lender which may be withhold by Lender in its sole discretion. Lender shall be entitled to assign some or all of its rights and remedies described in this Agreement without notice to or the prior consent of Grantor in any manner.
- 13. MODIFICATION AND WARVER. The modification or waiver of any of Grantor's Obligations or Lender's rights under this Agreement must be contained in a writing signed by Lender. Lender may perform any of Grantor's obligations or delay or fall to exercise any of its rights without causing a waiver, of those obligations or rights. As waiver on one occasion shall not constitute a waiver on any other occasion. Grantor's Obligations under this Agreement shall not be affected it Lender amends, compromises, exchanges, fails to exercise, impairs or releases any of the Obligations belonging to any Grantor or third party or any of its rights against any Grantor, third party or collateral
- 14. SUCCESSORS AND ASSIGNS. This Agreement shall be binding upon and inure to the benefit of Grantor and Lender and their respective successors, assigns, trustees, receivers, administrators, personal representatives, logatees, and devisees.
- 15. NOTICES. Any notice or other communication to be provided under this Agreement shall be in writing and sent to the parties at the addresses indicated in this; Agreement or such other address as the parties may designate in writing by notice hereunder from time to time.
  - 16. SEVERABILITY. If any provision of this Agreement violates the law or is unenforceable, the rest of the Agreement shall remain valid.
- 17. APPLICABLE LAW. This Agreement shall be governed by the laws of the state of the location of the premises. Grantor consents to the jurisdiction and venue of any court located in the state of the location of the premises in the event of any legal proceeding under this Agreement.
- 18. COLLECTION COSTS. If Lender hires an attorney to assist in collecting any amount due or enforcing any right or remedy under this Agreement, Grantor agrees to pay Lender's attorney's fees and collection costs (subject to any restrictions imposed by law).
- 19. MISCELLANEOUS. This Agreement is executed for commercial purposes. All references to Grantor in this Agreement shall include all persons signing on the reverse except Lender, if there is more than one Grantor, their obligations shall be joint and several. Grantor waives any right to a jury trialiGrantor may have underapplicable law. This Agreement and any related documents represent the complete and integrated understanding between Grantor and Lender pertaining to the terms and conditions of those documents.
  - 20: ADDITIONAL TERMS:

STATE OF		
		<b>)</b> so.
who acknowledged execution o	f the foregoing	ppeared;and stated that the representations therein contained are true,
Witness my hand and Notari	al Seal thisday of	
(NOTAR	IAL SEAL):	NOTARY PUBLIC  My County of Residence:
•	s:	(printed signature)
COUNTY OF	}11.	
		peared,
		, a(n), who acknowledged execution of the
		and stated that the representations therein contained are true.
ly Commission Expires:		Notary Public Residing in- County
I P.IN524® FormAtion Technologic	ee Inc. (8/7/91) (800) 937-3799	(erujenpia beintrio)

Southeast 1/4 of the Southeast 1/4 and the South 30 acres of the Northeast 1/4 of the Southeast 1/4 all in Section 29, Township 34 North, Range 8 West of the Second Principal Meridian, in Lake County, Indiana.



ASSIGNMENT OF LESSOR'S INTEREST IN LEASE, DTD:, 4-14-94, STATE RD: 355 8 141ST ST., CROWN POINT, IN: 46307

is executed by the undersigned Trustee, not personally, but solely as Trustee under the terms of that cortain agreement dated the 9TH day of MARCH 1994, creating Trust and it is expressly understood and agreed by the parties hereto, anything herein to the contrary not withstanding that each and all of the covenants, undertakings, representations, agreements, and liabilites, herein made are made and intend, not as personal covenants, undertakings, representations, agreements, and liabilities, of the Trustee, individually, or for the purpose of binding it personally, but this instrument is executed and delivered by the MERCANTILE NATIONAL BANK OF INDIANA, AS TRUSTEE, solely in the exercise of the powers conferred upon it as such Trustee under said agreement and no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforced; against MERCANTILE NATIONAL BANK INDIANA, on account hereof, or on account of any covenant, undertaking, representation or agreement herein, or on account of any covenant, undertaking, representation or agreement herein contained, either expressed or implied, all such personal liability, if any, being expressly waived and released by the parties hereto or holder hereof, and by all persons claiming by or through or under said parties or holder hereof.

Nothing contained herein shall be construed as creating any liability upon M\*E R\*C A N T I L E N A T I O N A L B A N K O F I N D I A N A, personally under the provisions of the Comprehensive Environmental Response, Compensation and Liability Act (GERCIA) or the Indiana Responsible Property Transfer Law (the Act) as amended from time to time or any other Federal, State, or local law, rule or regulation. M E R C A N T I L E N A T I O N A L B A N K
O F I N D I A N A, personally is not a "Transferor or Transferee" under the Act and makes no representations concerning any possible environmental defects. In making any warranty herein the Trustee is relying solely on information furnished to it by the beneficiaries and not of its own knowledge and specifically exculpates itself from any liabilities, responsibilities or damages as a result of including any warranty in this instrument.

Furthermore, the information contained in this instrument has been furnished the undersigned by the beneficiary/beneficiaries under aforesaid Trust and the statements made therein are made solely in reliance thereon and no responsibility is assumed by the undersigned in its individual capacity for the truth or accuracy of the facts herein stated.

IN WITNESS WHEREOF, said MERCANTILE.

NATIONAL BANK OF INDIANA, has caused its name to be signed to these presents by a Vice President and Trust Officer and its conjurate seal hereunto affixed and attested by its Trust Account Representative the day and year first above written.

MERCANTILE NATIONAL BANK OF INDIANA, AS TRUSTEE AFORESAID AND NOT PERSONALLY,

BY: 1) av.

David L. Forbes, Vice President and Trust Officer

ATTEST:

Christopher W. Yuco, Trust Account
Representative

STATE OF INDIANA )

SS:

COUNTY OF LAKE

, a Notary Public in and for said County in the State I, Arlene Banta and Christopher W. Yugo aforesaid, DO HEREBY CERTIFY, that David L. Forbes of the Mercantile National Bank of Indiana, a National Banking Association, personally known to be the same persons whose names are subscribed to the foregoing instrument as such Vice President & Trust Officer and Trust Account Representative respectively, appeared before me this day in person and acknowledged that they signed an delivered the said instrument as their own free and voluntary acts, and as the free and voluntary act of said National Bank Association, as Trustee, for the uses and purposes therein set forth; and the said did also then and there acknowledge that he, as custodian of the Christopher W: Yugo corporate seal of said Natonal Bank Association, did affix the said corporate seal of said National Banking Association to said instrument as his own free and voluntary act, and as the free and voluntary act of said National Banking Association, as Trustee, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 14TH day of APRIL , 1994

Arlene Banta NOTARY PUBLIC

MY COMMISSION EXPIRES: April 16, 1996

RESIDENT OF Lake

COUNTY