

PREPARED BY:

Septtimous Taylor, Attorney at Law 2002 058810 4830 Towne Square Court ASSIGNMENT OF SECURITY INSTRUMENT RECORDER Owensboro, KY 42301

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STATE OF INDIANA COUNTY OF LAKE Loan # 8250015054

FOR VALUE RECEIVED the undersigned CALUMET SECURITIES CORPORATION, Assignor, by and through its Attorney-in-fact, hereby transfers, conveys and assigns unto FIRSTAR BANK, NA, Mortgage Servicing Agent for Federal Home Loan Mortgage Corporation, Assignee, its successors and assigns, all of the Assignor's right, title and interest in and to that certain Security Instrument to Secure Debt executed by JESSIE M. ZARTUCHE AND JOYCE L. ZARTUCHE to CALUMET SECURITIES CORPORATION in the original amount of \$30,400.00, being:

Recorded in Lake, County, IN, as Document Number 93024064 on April 21, 1993.

The Assignor herein specifically transfers, sells, conveys and assigns to the above Assignee, its successors, representatives and assigns, the aforesaid Security Instrument, the property interest described therein, and the indebtedness secured thereby together with all the powers, options, privileges and immunities therein contained.

IN WITNESS WHEREOF, Assignor has caused this presents to be executed, its corporate name to be subscribed, its corporate seal to be hereto affixed, and these presents delivered, by its duly authorized officer, on March 31, 2002. Copy of Attorney-in-fact attached.

This Document is the property of CALUMET SECURITIES CORPORATION
BY: BANK ONE, KENTUCKY, N. A. as Attorney in fact

James R. Schwarzbach

Vice President/Bank One Kentucky, N. A.

STATE OF KENTUCKY COUNTY OF JEFFERSON

I, the undersigned notary public and for the county and state aforesaid, do hereby certify James R. Schwarzbach, Vice President of Bank One, Kentucky, N. A., whose name is subscribed to the foregoing instrument as Officer appeared before me this day in person and did hereby acknowledge that he signed, sealed and delivered the said instrument of writing as his free and voluntary act, and as the free and voluntary act of said Corporation as Attorney-in-fact for Calumet Securities Corporation for the uses and purpose therein set forth, the Corporate Seal of said Corporation to be hereto attached.

Given under my hand and notarial seal this 2nd day of April

Notary Public: BEVERLY A. Cipsey My Commission expires: 12/12/04

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DITIONAL TERMS AND CONDITIONS OF THIS SECURITY AGREEMENT ARE CONTAINED ON THE FOLLOWING THREE PAGES OF THIS DOCUMENT.

NC. 03953 (11/51)

(b) \_\_\_\_

(a) \_\_\_\_\_ Not Applicable

Barik One is an affiliate of BANC ONE CORPORATION, Columbus, Ohio.

PEANC ONE CORPORATION 1991

- 5. Representations, Warranties and Covenanth Debtor represents, warrants, covenants and agreen follows:
  - (a) Debtor is and will continue to be (or, where specific after acquired property, will be when acquire, the legal and beneficial owner of the Collateral free and clear of any lien, security interest, mortgage, charge or encumbrance except for the security interest created by this Agreement and/or any other prior security agreement delivered by Debtor to Bank One. Except as previously disclosed to Bank One in writing, no effective Uniform Commercial Code ("UCC") financing statement or other instrument covering all or any part of the Collateral is on file in any recording office, except those in favor of Bank One:
  - (b) Debtor will join with Bank One in executing such financing statements, security agreements or other instruments in form satisfactory to Bank One upon Bank One's request and, in the event for any reason the law of any jurisdiction becomes or is applicable to the Colluteral or any part thereof, or to any Obligation owed to Bank One, Debtor agrees to execute and defiver all such instruments and to do all of such other things as may be reasonably necessary or appropriate to preserve, protect and enforce the security interest and tien of Bank One under the law of such jurisdiction to the extent such security interest would be protected under that jurisdiction's UCC and will pay all expenses of filling and releasing same in all public offices wherever filling is deemed necessary or desired by Bank One;
  - (c) The Collateral will not be attached or affixed to real estate in such a manner that it would become a fixture thereto or an accession to other goods without prior disclosure, notification to and approval by Bank One in addition to the execution of an owner/mortgages/landlord release/weiver in favor of Bank One:
  - (d) Debtor will keep the Collateral insured at all times against financial loss by damage, loss, theft, destruction, fire and/or other hazards in a company or companies satisfactory to Bank One and in amounts and coverages sufficient to protect Bank One, in its judgment, against loss or damage to said Collateral. Such policy or policies of insurance will be delivered to Bank One, together with loss payable clauses in favor of Bank Cine as Debtor's interest may appear, in form satisfactory to Bank One. Debtor will provide that at least ten (10) days prior written notice of carcellation of any insurance be given to Bank One by its insurers. If Debtor does not keep the Collateral insured and/or fails to supply Bank One with evidence of that insurance saming Bank One as "loss payee", Bank One shall have the right, in its sole discretion, to obtain insurance in amounts sufficient to fully protect its interests, without notifying Debtor. Debtor agrees that Bank One shall have the right, in its sole discretion, to determine the manner in which Debtor shall relimburse Bank One for the premium for such insurance, including but not limited to (a) requiring Debtor to immediately relimburse Bank One for the premium and other costs it incurs or (b) adding that amount directly to the principal balance of any of the Obligations and then either (I) reamortizing the then-outstanding balance over the remaining term of such Obligation(s) or (ii) including that amount with Debtor's final scheduled payment on such Obligation(s). Debtor will pay interest on any amount added to the principal balance at the highest rate set forth in any of such Obligation(s):
  - (e) Debtor assigns to Bank One all right to receive such proceeds of insurance not exceeding amounts secured hereby, directs any insurer to pay all such proceeds directly to Bank One and authorizes Bank One to endorse any draft for such proceeds. Debtor agrees that Bank One may, in its sole discretion, apply any insurance proceeds paid to Bank One to either (i) the repair and restoration of the Collateral or (ii) the their-outstanding balance on any of the Obligations, without regard to whether an Event of Default has or has not occurred;
  - (f) Debtor will pay promptly when due all taxes, assessments and governmental charges upon or against Debtor, the Collateral or the property or operations of Debtor, in each case before same becomes delinquent and before penalties accrue thereon, unless and to the extent that same are being contested in good faith by appropriate proceedings. At its option, Bank One may discharge taxes, liens, or security interests or other encumbrances at any time placed on the Collateral and may pay for maintenance and preservation of the Collateral, all at Debtor's expense;
  - (g) Debtor will keep the Collateral in good condition and repair, reasonable wear and tear excepted; will use, consume and/or self the Collateral in carrying on its business in substantially the same manner as is now being conducted; will not self without the prior written consent of Bank One or offer to self or otherwise transfer, pledge or encumber the Collateral outside of the ordinary course of Debtor's business; will not waste or destroy the Collateral; will allow Bank One to examine and inspect the Collateral at any time, wherever located; and will not remove the Collateral from the Location(s) without the written consent of Bank One;
  - (h) Debtor will, in the event of appropriation or taking of all or any part of the Collateral, give Bank One prompt written notice thereof. Bank One shall be entitled to receive directly, and Debtor shall promptly pay over to Bank One, any awards or other amounts payable with respect to such condemnation, requisition or other taking and in its sole discretion may apply the proceeds as it deems bast without regard to whether an Event of Default has or has not occurred:
  - (i) At least thirty (30) days prior to the occurrence of any of the following events, Debtor will deliver to Bank One written notice of such impending events: (i) any addition, deletion or a change in Debtor's Place(s) of Business and/or the Location(s) of Collateral; or (ii) any addition, deletion or change in Debtor's name, any doing business as name, trade name
  - (i) Debtor will defend the Collateral against all claims and demands of all persons at any time claiming the same or an interest therein;
  - (k) Debtor will from time to time execute and deliver to Bank One such lists, descriptions and designations of Collateral as Bank One may require to identify the nature, extent and location of the Collateral:
  - (I) Debtor is in material compliance with all Federal. State and local laws, statutes, ordinances, regulations, rulings and interpretations relating to industrial hygiene, public health or safety, environmental conditions, the protection of the environment, the release, discharge, emission or disposal to air, water, land or ground water, the withdrawel or use of ground water or the use, handling, disposal, treatment, storage or management of or exposure to Hazardous Materials ("Hazardous Materials Laws"), the violation of which would have a material effect on its business, its financial condition or the Collateral. The term "Hazardous Materials" means any flammable materials, explosives, radioactive materials, pollutants, toxic substances, hazardous water, hazardous materials, hazardous substances, polychlorinated biphemyls, asbestos, urea formaldehyde, petrolaum (including its derivatives, by-products or other hydrocarbons) or related materials or other controlled, prohibited or regulated substances or materials, including, without limitation, any substances defined or listed as or included in the definition of "hazardous substances", "hazardous wastes", "hazardous materials", "pollutants" or "toxic substances" under any Hazardous Materials Laws. Debtor has not received any written or oral communication or notice from any judicial or governmental entity nor is it aware of any investigation by any agency for any violation of eny Hazardous Materials Law;
  - (m) If Bank One deems the value of the Collateral to be threatened by loss, dissipation, destruction, damage or other cause, or if the Collateral in decreasing in value, thereupon, or at anytime thereafter, Debtor upon demand by Bank One agrees to forthwith deposit with Bank One, additional collateral to the satisfaction of Bank One; and
  - (n) All representations, warranties, covenants and agreements set forth hersin and all information furnished by Debtor concerning the Collateral or otherwise in connection with the Obligations, shall be at the time same is furnished, accurate, correct and complete in all material respects as of the data hereof, on the date upon which Debtor acquires any of the Collateral or any rights therein not presently acquired or existing and shall continue until the Obligations are paid in full.

Provisions as to Accounts and Other Forms of Obligations and Receivables. If the security interest granted by Debtor herein consists of accounts, and intengibles, chattel paper, instruments and other forms of obligations and receivables, or any part thereof ("Receivables" or "Receivables"), then Debtor esents, warrants, covenants and agrees as follows:

(a) As of the time any Receivable becomes subject to the security interest provided for herein. Debtor shall be deemed to have warranted as to such Receivable that such Receivable and all papers and documents related thereto are genuine and in all respects what they purport to be: that such Receivable

na fide sale of goods sold and delivered to, or in is due and payable and is not past due or in di as to payment; that such Receivable arises out of the process of being delivered to, or out of and in, services theretofore actually rendered to the account. Ciric ("Account Debtor") named in the Receivable; that Debtor has in its possession records evidencing the delivery of the goods or services to the Account Debtor. The amount actually owing except for normal cash discounts allowed for prompt payment and adjustments arising in the ordinary course. of Debtor's business and is not disputed, and except for such normal cash discounts or adjustments is not subject to any set-offs, claims for credit, allowances, adjustments, credits, deductions or other counter charges;

- Debtor will keep or will cause to be kept, accurate and complete records of the Receivables and will deliver such records and other financial information to Bank Orie as are requested, and that Bank One or its designee shall have the right at any time upon request to call at Debtor's Place(s) of Business at intervals solely determined by Bank One, and without hindrance or delay, inspect, audit, make test verifications, sent verification of a Receivable to any Account Debtor and otherwise check and make copies of books, records, journals, orders, receipts, correspondence and other data related to the Receivables or the processing or collection thereof;
- (c) If any Receivable arises out of a contract with the United States government or any department, agency, or instrumentality thereof, Debtor will promptly notify Bank One in writing, execute any Instruments and take any steps required by Bank One in order to insure that all monies due and to become due under said contract will be assigned to Bank One and proper notice will be given to such party pursuant to the Federal Assignment of Claims Act;
- (d) If any Recaivable shall be evidenced by a promissory note, trade acceptance of any other instrument for the payment of money, Debtor, upon Bank One's request, will promptly deliver same to Bank One, properly endorsed to Bank One's order. Regardless of the form of such endorsement, Debtor hereby waives presentment, damand, notice of dishonor, protest and notice of protest and all other notices to which Debtor might be entitled;
- (e) Debtor will upon Bank One's demand turn over to Bank One copies of Invoices indicating and certifying thereon the assignment of such Receivable to Bank One and will furnish Bank One with a copy of any document which gave rise to the Receivable; and
- (f) At any time and from time to time during the term of this Agreement, Bank One may give notice of its security interest in any Receivable to any Account Debtor or any other party otherwise concerned with any Receivable.

Appointment of Attorney-in-Fact. Debtor hereby irrevocably appoints Bank One or its designee as Debtor's attorney in fact, with full authority in the place said of Debtor, from time to time in Bank One's discretion prior to, upon, during, and after an Event of Default, to take any action and to execute any instrument ch Bank One may be a prefer and continue to perfect and continue to per security interests distated by this Agreement; (b) to ask, demand, collect or sue for, recover, compound, receive and give acquittance in receipts for any monies: or become due under or in respect for any Collateral; (c) to receive, endorse and collect any drafts or other Instruments, documents and chantel paper, in nection with the Collateral; and (d) to file any claims or take any action or institute any proceeding which Bank One may deem necessary or desirable for the ection of any Collateral or otherwise to enforce the rights of Bank One in the Collateral. \*\*\*and assignment

Events of Default. The following events shall be "Events of Default" under this Agreement: (a) default by Debtor in performance of any covenant or agreement ein; (b) any warranty, representation or statement made or furnished to Bank One by or on behalf of Debtor in connection with this Agreement or to induce k One to make a loan to Debtor proving to have been false in any material respect when made or furnished; (c) default by Debtor or any Obligor in performance is one to make a loan to Debtor Proving to have been false in any material respect when made or lumished; (c) default by Debtor or any Obligor in performance in contained in any Obligation; (d) default by Debtor or any Obligor in performance of any covenant or agreement contained in any is or agreement Executed in conjunction with any Obligation; (e) death, dissolution, termination of existence, insolvency, business failure, appointment of a siver of any part of the property of, assignment for the benefit of creditors by or the commencement of any proceeding under any bankruptcy or insolvency by or against Debtor or any guarantor or surety for Debtor; (f) any uninsured loss, thefit, damage or destruction of the Coltateral; (h) refusal to surrender the Collateral or to deposit additional collateral as herein abuse provided: or (i) if Bank One shall any reason deem itself insecure as to the prospect of payment of any Obligation. \*\*\*\*\* including the Loan Agreement, Stock added any other Loan Documents of the Debtor's Guaranty Agreement of even date and any other Loan Documents and the Debtor's Guaranty Agreement is the property of the Collateral of the Obligation and the Debtor of the Collateral of the Obligation and the Obligation

- (a) Bank One may, at its option and without notice, declare the unpaid balance of any or all of the Obligations immediately due and payable and this Agreement and any or all of the Obligations in default;
- (b) All payments received by Debtor under or in connection with any of the Collateral shall be held by Debtor in trust for Bank One, shall be segregated from other funds of Debtor and shall forthwith upon receipt by Debtor be turned over to Bank One in the same form as received by Debtor (duly endorsed by Debtor to Bank One, if required). Any and all such payments so received by Bank One (whether from Debtor or otherwise) may, in the sole discretion of Bank One, be held by Bank One may elect; contains and assignment of the Obligations in such order as Bank One may elect; contains and assignment (and remedes or a section party under this Agreement, under any other insufficient securing, evidencing or relating to the Obligations and under the UCC as adopted in the state where Bank One's principal office is located or other applicable laws. Without limiting the generality of the foregoing, Bank One shall have the right to take possession of the Collateral in tull or in part and for that purpose Bank One may enter upon any premises on which the Collateral may be situated and remove the Collateral in full or in part and for that purpose Bank One may enter
- the generality of the foregoing, Bank One shall have the right to take possession of the Collateral in full or in part and for that purpose Bank One may enter upon any premises on which the Collateral may be situated and remove the Collateral therefrom: (including transfer or sale and transfer of Servicing Rights).

  (d) As to any endor all Receivables, Bank One shall have the right to take possession of all Receivables and/or records thereof and, at its option, shall have the right to collect and enforce the Receivables in its own name or in the name of Debtor and may instruct any such Account Debtor or other party to remit all payments on any Receivable directly to Bank One. Without limiting its rights and powers to possess, collect and enforce any Receivable, Bank One may (i) have the right in its own name or in the name of Debtor to demand, collect, receive, give receipt for, sue for, adjust, settle; comprise or enforce for cash, credit, or otherwise and give acquaintance for any and all amounts due or become due on any Receivable and to endorse or sign the name of Debtor on all Receivables given a full or part payment thereof, and in Bank One's discretion file any claim or take any other action or proceeding which Bank One may deem necessary or appropriate to protect and preserve and realize upon the security interest of Bank One in the Receivables and proceeds thereof; (ii) sign Debtor's name on any invoice or document related to any Receivable or draft against any Account Debtor, assignments and verifications of any Receivable contained therein; (v) grant credit extensions of time for payment or performance or any other indulgences to anyone with respect to any Receivable; (vii) release any Account Debtor and anyone else from liability on any Receivable; (viii) accept the return of the goods represented by any Receivable; or (viii) do anything else which Bank One is permitted to do under any provision of this Agreement; under any provision of law or any provision of this Agreement;
- (e) Without demand of performance or other demand, advertisement or notice of any kind (except the notice(s) specified below regarding the time and place of public sale or disposition or time after which a private sale or disposition is to occur) to Debtor, any Obligor or any other person or entity (all and each of which demands, advertisements and/or notices are hereby expressly waived), Bank One may forthwith collect, receive, appropriate and realize upon the Collateral, in full or in any part thereof, may abandon, not claim or not take possession of any Collateral, and/or may forthwith sell, lease, assign, give an option or options to purchase or self or otherwise dispose of and deliver the Collateral (or contract to do so), or any part thereof, in one or more parcels at public or private sale(s) at sny of Bank One's offices or elsewhere at such price(s) as Bank One may determine, for cash or on credit or for future delivery without assumption of any credit risk, Bank One shall have the right upon any public sale(s), and, to the extent permitted by law, upon any such private sale(s), its whole or any part of the Collateral so sold, free of any right or equity of redemption of Debtor.
- (i) Debtor, at Bank One's request, will assemble the Collateral and make it available to Bank One at such place(s) as Bank One may reasonably select, whether at Debtor's Place(s) of Business and/or the Location(s) of Collateral or elsewhere, Debtor further agrees to allow Bank One to use or occupy Debtor's Place(s) of Business and/or Location(s) of Collateral, without charge, for the purpose of effecting Bank One's remedies in respect to the Collateral:

- (g) Bank One shall apply the net process any such collection, recovery, receipt, appropriation statement of the collection all reasonable costs and expenses of every kind incurred in continuity in the rights of Bank One hereunder, including attorneys less and legal expenses, to the payment in whole or in part of the Obligations, in such order as Bank One may elect, and only after or applying over such net proceeds and after the payment by Bank One of any other amount required by any provision of taw, need Bank One account for the surplus, if any, to Debtor;
- (h) To the extent permitted by applicable law, Debtor waives all claims, damages and demands against Bank One arising out of the repossession, retention, sale or disposition of the Colleteral:
- (i) Debtor agrees that Bank One need not give more than ten (10) calendar days' notice, addressed to Debtor at Debtor's maiting address set forth above, of the time and place of any public sale or of the time after which a private sale may take place and that such notice is reasonable notification of such matters; and,
- (j) Debtor shall remain liable for any deficiency if the proceeds of any sale or disposition of the Collateral are insufficient to pay all amounts to which Bank One is entitled.
- (k) See Addendum attached.

  Processing of Collateral After an Event of Default. Debtor hareby agrees that Bank One or its designee may do whitever Bank One in its sole discretion sems to be commercially reasonable to prepare any Collateral for disposition and to dispose of any Collateral, including without limitation operating any of Debtor's anufacturing or other processes relating to the Collateral and using patents, copyrights, trademarks, trade names, trade secrets, and the like relating to or fecting such processes or the Collateral and disposition thereof, and that Debtor shall not do anything which would restrict Bank One's right so to act. Bank One ay transfer Collateral into its name or that of a nominee and receive the dividends, royalties or income thereof. Bank One shall have no duty as to the collection protection of the Collateral or any income thereform, nor as the preservation of rights against prior parties, nor as to the preservation of any right pertaining croto.
- Construction of Rights and Remedies and Waiver of Notice and Consent. Unless otherwise expressly provided herein. (a) any right or remedy of Bank ne may by pursued without notice to or further consent of Debtor, both of which Debtor hereby expressly waives; (b) each right or remedy is distinct from but mulative to each other right or remedy and may be exercised independently of concurrently with, or successively to any other right and remedy; (c) no extension(s) time and/or modification(s) of amortization of any Obligation shall release the liability of or bar the availability of any right or remedy against Debtor, and Bank ne shall not be required to commence proceedings against Debtor or to extend time for payment or otherwise to modify amortization of any Obligation; and (d) ink One has the right to proceed at its election against any or all of the Collateral, against all such property together or against any items thereof from time to se, and no action against any item(s) of property shall bar subsequent actions against any other item(s) of property.
- Extensions and Compromises. With respect to any Collateral or any Obligation. Debtor assents to all extensions or postponements to the time of payment ereof or any other indulgence in connection therewith, to each substitution, exchange or release of Collateral, to the release of any party primarily or secondarily ble, to the acceptance of partial payment thereon or to the settlement or compromise thereof, all in such matter and such time or times as Bank One may deem visable. No forbearance in exercising any right or remedy on any one or more occasions shall operate as a walver thereof on any future occasion; and no single partial exercise of any right or remedy.
- Indemnity and Expenses. (a) Debtor agrees to indemnify Bank One from any and all claims, losses and liabilities growing out of or resulting from this reement; (b) Debtor will upon demand pay or reimburse Bank One, as the case may be, the amount of any and all expenses, including fees and disbursements counsel, experts and agents, which Bank One may lineur in connection with, (i) the administration of this Agreement; iii) the custody, preservation, use or paration of, or the sale of, coffections from, or other realization upon, any Collateral; (iii) the exercise or enforcement of any of the rights of Bank One hereunder; (iv) the failure by Debtor to perform or observe any of the provisions hereof. Upon Debtor's failure to promptly pay any sald amount, Bank One may add sald ount to the principal amount owed on any Obligation and charge interest on the same at the rate of interest as sat forth in sald Obligation; (o) Debtor shall fully 1 promptly pay, perform, discharge, defend, indemnity and hold harmless Bank One from any and all claims, orders, demands, causes of action, proceedings, gments, or suits and all liabilities, losses, costs or expenses (including, without limitation, technical consultant fees, count costs, expenses paid to third parties 1 reasonable legal fees) and damages arising out of, or as a result of (i) any release, discharge, deposit, dump, spill, leak or placement of any Hazardous terial into or on any Collateral or property owned, leased, rented or used by Debtor (the "Property") at any time; (ii) any contamination of the soil or ground let of the Property or damage to the environment and natural resources of the Property or the result of actions whether alising under any Hazardous Materials which have been buried beneath or concealed within the Property. I indemnities set forth in this paragraph shall survive termination of this Agreement and shall be effective for the full dollar amount of any Said cost, expense, regardless of the ectual dollar amount of any Obligation(s).

Miscellaneous. (a) Any notice, statement, request, demand, consent, or other document required to be given hereunder (any of which may be referred to "notice") by either party shall be in writing and shall be delivered personally or by certified or registered mail, postage prepaid, return receipt requested, to the known address of said party. When personally delivered, any notice shall be deemed given when mailed. Any mailed notice given pursuant to this section shall be deemed reasonable and shall be effective, regardless of after actually received; (b) this Agreement shall be construed and interpreted under the laws of the state of where Bank One's principal office is located; (c) Agreement shall be binding upon Debtor. Debtor's personal representatives, helrs, successors and assigns, as the case may be, and shall be binding upon inure to the benefit of Bank One and Debtor; (e) if any provisions of this Agreement or the application of any provision to any party or circumstance shall, ny extent, be adjudged invalid or unenforceable, the application of the remainder of this Agreement shall not be affected thereby; (f) the headings contained in this eement have been inserted for convenience of reference only and are not to be used to interpreting this Agreement; (g) where appropriate, the number of all can, photographic or other reproduction of this Agreement of all pronouns shall be sufficient as a financing statement and may be filed as such never necessary or desirable, in Bank One's opinion, to perfect the security interest granted by this Agreement; (f) Bank One may correct pattent errors herein, if the nay blank spaces herein and may date this Agreement; (f) if more than one signer executes this instrument, the word "Debtor" as used herein shall be med to include all such signers, and all of the warrants, representations, coverants and obligations hereof shall be joint and several of and for all such signers; his Agreement shall take effect when signed by Debtor; and (f) time is of the experience of all re

his Agreement shall take effect when signed by Debtor; and (1) time is of the IK ONE. LEXTNGTON. NA	CALUMET SECURITIES CORPORATION
IK ONE, LEXINGTON, NA Linual Telieley	EX:
Rosina	Delytor
:: Vice President	ITS: Vew president