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2000-09-25 10:39:00

Cook County Recorder

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RECORDATION REQUESTED BY:

Devon Bank 6445 N. Western Avenue Chicago, IL 60645–5494

00745509

WHEN RECORDED MAIL TO:

Devon Bank 6445 N. Western Avenue Chicago, IL 60645-5494

FOR RECORDER'S USE ONLY

This Modification of Mortgage or chared by:

Devon Bank-Attn: Comm'l Services (Jls) 6445 N. Western Ave.

Chicago, IL 60645

#### MODIFICATION OF MORTGAGE

THIS MODIFICATION OF MORTGAGE IS DATED AUGUST 16, 2000, BETWEEN Manzar Zuberi and Zeba Zuberi (referred to below as "Grantor"), whose address is 6231 N. Keeler, Chicago, IL 60646; and Devon Bank (referred to below as "Lender"), whose address is 6445 N. Western Avenue, Chicago, IL 60645–5494.

MORTGAGE. Grantor and Lender have entered into a mortgage sated August 18, 1994 (the "Mortgage") recorded in Cook County, State of Illinois as follows:

Original recorded on August 19, 1994 as Document #94737814 and modified and extended on August 16, 1995, April 11, 1996, September 17, 1997, October 18, 1917, November 12, 1998 and September 20, 1999; as Document #'s 95540234, 96272386, 97685473, 97749362, 08017587 and 99886637; respectively in Cook County Illinois

**REAL PROPERTY DESCRIPTION.** The Mortgage covers the following described real property (the "Real Property") located in Cook County, State of Illinois:

Lot 26 and the South 17 feet of Lot 27 in Block 4 in Krenn & Date's Crawford and Peterson Addition to North Edgewater, a Subdivision of the Northeast fractional 1/4 (except the North 42 rods thereof) and the fractional Southeast 1/4 of Section 3, Township 40 North, Range 13. East of the Third Principal Meridian lying North of the Indian Boundary Line (except from the above described tract of land that part thereof that lies South of a line that is 100 feet North of and parallel to the South line of Peterson Avenue extended West also except the right of way of the Chicago North restern Railway) in Cook County Illinois

The Real Property or its address is commonly known as **6321 N. Keeler, Chicago, IL 60646.** The Real Property tax identification number is 13–03–213–034.

MODIFICATION. Grantor and Lender hereby modify the Mortgage as follows:

The Maturity date is hereby extended to October 16, 2000. Repayment terms have changed from principal payments of \$2,256.94 plus interest monthly to Interest monthly beginning September 16, 2000, until maturity. All other terms and conditions remain unchanged.

CONTINUING VALIDITY. Except as expressly modified above, the terms of the original Mortgage shall remain unchanged and in full force and effect. Consent by Lender to this Modification does not waive Lender's right to require strict performance of the Mortgage as changed above nor obligate Lender to make any future modifications. Nothing in this Modification shall constitute a satisfaction of the promissory note or other credit agreement secured by the Mortgage (the "Note"). It is the intention of Lender to retain as liable all parties to the Mortgage and all parties, makers and endorsers to the Note, including accommodation parties, unless a party is expressly released by Lender in writing. Any maker or endorser, including accommodation makers, shall not be released by virtue of this Modification. If any person who signed the original Mortgage does not sign this Modification, then all persons signing below acknowledge that this Modification is given conditionally, based on the

375 575 629.50 814.50

#### MODIFICATION OF MORTGAGE

Loan No 1998710000 0002-81-80

(Confinued)

representation to Lender that the non-signing person consents to the changes and provisions of this Modification or otherwise will not be released by it. This waiver applies not only to any initial extension or modification, but also to all such subsequent actions.

EACH GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MODIFICATION OF

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Page 3

#### LENDER ACKNOWLEDGMENT

| On this day of water, 20 do, before me, the undersigned Notary Public, perappeared Notary Public, perappeared Alince, Baratta and known to me to be the authorized agent for the Lender that executed the within and foregoing instrument and acknowledge instrument to be the free and voluntary act and deed of the said Lender, duly authorized by the Lender that board of directors of otherwise, for the uses and purposes therein mentioned, and on oath stated that he cauthorized to execute this said instrument and that the seal affixed is the corporate seal of said Lender.  By Residing at | ed said  |
|--|----------|
| Notary Public in and for the State of OFFICIAL SEAL }  |          |
| My commission expires  JENNIFER L SMETTERS  NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES: 02/04/04   |          |
| ASER PRO, Reg. U.S. Pat. & T.M. Off., Ver. 3.291 (C) Concentrex 2000 All rights reserved.  IL-G201 E3.29 F3.29 ATMAMER4.LN C32.OVL;  | <b>-</b> |

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### EXHIBIT A .-- COMMERCIAL MORTGAGE -- ENVIRONMENTAL MATTERS

Borrower: ATM America Corporation

(TIN: 362978285) 6901 N. Lincoln Morton Grove, IL 60053 Lender:

**Devon Bank** 

Chicago

6445 N. Western Avenue Chicago, IL 60645-5494

This EXHIBIT A.—Commercial Mortgage—Environmental Matters is attached to and by this reference is made a part of each Deed of Trust or Mortgage and ABI, dated August 16, 2000, and executed in connection with a loan or other financial accommodations to etween Devon Bank and ATM America Corporation.

each beed of the story of Mortgage and ABI, dated August 16, 2009, and executed in connection with a loan or other financial accommodations between Devon Bank and ATM America Corporation.

HAZARDOUS MATERIAL. As used herein, Hazardous Material shall mean asbestos, asbestos—containing materials, polychlorinated biphenyls (PCBs), petroleum products, urea substances which are defined, determined or identified as such in any federal, state or local law, rule, regulation, ordinance, order, code or statute, in each case as amended (whether now existing or hereafter fromulgated) including, without limitation, The Comprehensive Environmental Response, Compessation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et. seq. ("CERCL"). the Superfund Amendments and Reaathorization Act of 1986, Pub. L. No. 99–499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et. seq., the Resource Construction and Recovery Act, 42 U.S.C. Section 6901, et. seq., together with rules and regulations promulgated thereunder, each as amended, and any law, statute, regulation, rule or ordinance of the State of Illinois including, without limitation, the illinois Environmental Protection Act, 45 U.S.C. Section 5/1 et. seq., and any other governmental entity with jurisdiction over the Property or part thereof, concerning such hazardous, special or toxic materials, wastes or substances or riny judicial or administrative interpretation of such laws, rules or regulations, et all of the foregoing being herein collectively called Tenvironmental Laws and is free of any Hazardous Material; (b) no notice, demand, claim or other communication has been given to or served on Granfor, and Granfor has no knowledge of any such notice given to previous owners or tenants of the Property, from any entity, overnmental body or individual claiming any violation of any of the Environmental Laws or demanding payment, contribution, indemnification, remedial aution, removal action or any other solves and the respect to any actu

GRANTOR'S COVENANT. In the event that any Hazardous Material is hereafter found or otherwise exists on, under or about the Property or any part thereof in violation of any of the Environmental Laws or in the absence of applicable Environmental Law, contrary to good and customary practice (hreafter, "Non-Compliance Condition") (a) Grantor shall take all necessary and appropriate actions and shall spend all necessary sums to investigate and cure any such Non-Compliance Condition, including but not limited to remediation of the site to applicable regulatory standards. Grantor shall at all times observe and satisfy the requirements of and maintain the Property in strict compliance with all of the Environmental Laws; (b) in the event Grantor or any tenant of the Property receives any notice, demand, claim or other communication from any entity, governmental body or individual claiming any violation of any of removal action or any other action or inaction with respect to any actual or alleged environmental damage or injury to persons, property or natural resources, each Grantor shall promptly (i) deliver a copy of such notice, demand, claim or other communication to Lender; and (ii) comply, or cause such tenant to promptly comply with all Environmental Laws and to

MORTGAGE—ENVIRONMENTAL Suge 2 Page 2

A.—COMMERCIAL

1998710000 Loan No 1998710000 **NATTERS** 08-16-2000EXHIBIT

(Confinued)

GRANTOR'S INDEMNIFICATION.

Grantor covenants and agrees, at its sole cost and expense, to indemnify, protect, defend (with counsel reasonably satisfactory to Lender), hold and save Lender (and Lender's officers, diffectors, employees and agents) harmless against and save Lender (and Lender's officers, disburisements or expenses of any kind or of defenses, judgments, autis, proceedings, costs, disbursements or expenses of any kind or of any nature whatsoever (including, without limitation, court costs, attorneys' and experts' fees away raded against Lender and stilling from or out of a site property; (b) the enforcement of save defenses of its any hazardous Material on, under or any officering all or any portion of the Property or any offi-site property; (b) the enforcement of this words or safe affect or affect or any defense to its obligations hereunder, whether any officering all or any portion of the Property or any officering of the maters arise before or after foreclosure of the Mortgage or other taking of this of some of such matters arise before or after foreclosure of the Mortgage or other taking of this of some of such matters arise before or any portion of the Property, or any property affected thereby, all property dismages, compensation of the Property or any property or any property affected thereby, all property damage, compensation for lost wages, business income, profits, or other economic loss, damage, compensation for lost wages, business income, profits, or other economic loss, damage, compensation for lost wages, business income, profits, or other economic loss, damage, compensation for lost wages, business income, profits or other economic loss, damage, compensation for lost wages, business income, profits or other economic loss, damage, or settlement, which the profits of the Environment, line, damage, or settlement, was damage, or settlement, was damage, or settlement, was damage, or settlement, was damage, or settlement, which the profits of the Environment in the profits of the Environ

Lender's rights under this. Mortgage shall be in addition to all rights of indemnity under the Environmental Laws and sery other similar applicable law. Grantor's indemnification obligation hereunder shall survive the oayment and satisfaction of the indebtedness and reconveyance of the lien of this Mortgage and size, not be affected by Lender's acquisition of any interest in the Property, whether by foreclosure o otherwise, and shall continue to be the personal obligation, liability and indemnification of Grantor Finding upon Grantor forever.

. рук јехнівіт А.—СОММЕRСЈАТ МОРТĢАGE—САУІРОИМЕНТАL МЕТТЕРЗ IS EXFOUTED ON AUGUST 16, 2990.

**{{{{{**}

**LENDER:** 

Devon Bank

Authorized Officer

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