The street

30X 833-HV

1987 FEB 13 TH 2 00

87986467

RECORDING REQUESTED BY WHEN RECORDED RETURN TO:

E. F. HUTTON LIFE INSURANCE COMPANY 888 West Sixth Street, 9th Floor Los Angeles, California 90017 ATTN: Daniel B. Gorham 87086467

THIS POCUMENT WAS PREPARED BY:

Brian T. Saltzer, Esq.
SELTZER CAPIAN WILKINS & MCMAHON
P. O. Box X33599
3003-3043 Fourth Avenue
San Diego, California 92103

SUBORDINATION, NONDISTURBANCE AND ATTORNMENT AGREEMENT

#17.00

NOTICE: THIS AGREEMENT RESULTS IN THE LEASE-HOLD ESTATE IN THE PROPERTY BECOMING SUBJECT TO AND OF LOWER PRIORITY THAN THE LIEN OF SOME OTHER OR LATER SECURITY INSTRUMENT.

THIS AGREEMENT is made this 1612 day of 1986, between E. F. HUTTON LIFE INSURANCE COMPANY ("Lender") and WEISSER OPTICAL COMPANY, an Illinois corporation ("Tenant"), who agree as follows:

- 1. This Agreement is executed in contemplation of the following facts and circumstances:
 - a. Lender is or is about to be the owner and holder of a Mortgage and accompanying Security Agreement and Assignment of Leases (collectively "Mortgage") now or hereafter encumbering that certain real property described in Exhibit X attached hereto and incorporated by this reference, and the buildings, improvements, and personal property thereon ("Premises") securing the payment of a Secured Non-recourse Promissory Note in the stated principal amount of \$8,650,000 executed by SCOTTSDALE LIMITED PARTNERSHIP, An Illinois limited partnership ("Borrower") to the order of Lender ("Secured Promissory Note").

Tenant No. 36

b. Tenant is the tenant under a lease ("Lease")
dated April 15, 1983, as amended
made by LASALLE NATIONAL BANK, as
Trustee Under Trust Agreement No. 10-36180-09, as landlord

Trustee Under Trust Agreement No. 10-36180-09, as landlord (said landlord and its successors and assigns occupying the position of landlord under the Lease are referred to herein as "Landlord"), covering a part of the Premises ("Demised Premises").

- C. Tenant and Lender desire to confirm their understanding with respect to the Lease and the Mortgage.
- 2. The Lease (and the leasehold estate created thereunder and all rights and privileges of Tenant thereunder) shall now, and shall et all times hereafter continue to be, subject and subordinate in each and every respect, to the Mortgage and to any and all increases, renewals, modifications, extensions, substitutions, replacements and (or) consolidations of the Mortgage, provided that any and all such increases, renewals, modifications, extensions, substitutions, replacements and (or) consolidations shall nevertheless be subject to the terms of this Agreement.
- So long as Tenant sonot in default (beyond any period given Tenant to cure such default) in the payment of rent or additional rent or in the performance of any of the terms, covenants or conditions of the Dase on Tenant's part to be performed: (a) Tenant's possession of the Demised Premises and Tenant's rights and privileges under the Lease, or any extensions or renewals thereof or acquisition of additional space which may be effected in accordance with any option therefor in the Lease, shall not be diminished or interfered with by Lender in the exercise of any of its rights under the Mortgage; (b) Tenant's occupancy of the Demises Premises or any such additional space shall not be disturbed by Lender in the exercise of any of its rights under the Mortgage during the term of the Lease or any such extensions or renewals thereof; and, (c) Lender will not join Tenant as a party defendant in any action or proceeding for the purpose of terminating Tenant's interest and estate under the Lease because of any default under the Mortgage.
- 4. In the event any proceedings are brought for the foreclosure of the Mortgage or if the Premises are sold pursuant to a trustee's sale under the Mortgage, or a deed is given in lieu thereof, Tenant shall and hereby agrees to attorn to the purchaser or transferee upon any such foreclosure sale, trustee's sale or transfer and shall recognize such purchaser/transferee as the Landlord under the Lease. Such attornment shall be effective and self-operative without the execution of any further instrument on the part of any of the parties hereto. Tenant agrees, however, to execute and deliver at any time and from time to time, upon the request of Landlord

Poperty of Cook County Clark's Office

or of any holder(s) of any of the indebtedness or obligations secured by the Mortgage or any purchaser/transferee, any instrument or certificate which, in the sole judgment of Landlord or of such holder(s) or such purchaser/transferee, may be necessary or appropriate in any such foreclosure proceeding or otherwise to evidence such attornment. Tenant hereby irrevocably appoints Lender and any the indebtedness or other or future holders of the Mortgage or obligations secured by purchaser/transferee jointly and severally the special agent and attorney in fact of Tenant to execute and deliver for and on behalf of Tenant any such instrument or certificate. Such power of attorney shall not terminate on disability of the principal, and shall be deemed coupled with an interest. In the event of any such attornment, Tenant further waives the provisions of any statute or rule of law, now or hereafter in effect, which may give or purport to give Tenant any right or election to terminate or otherwise adversely affect the Lease and the obligation of Tenant thereunder as a result of any such foreclosure proceeding which does not involve a breach of this agreement.

- If Lender shall succeed to the interest of Landlord 5. under the Lease in any manner, or if any purchaser/transferee acquires the Demised Premises upon any foreclosure of the Mortgage or any trustee's sale under the Mortgage or any deed given in lieu thereof, Lender or such purchaser/transferee, as the case may be, shall have the same remedies by entry, action or otherwise in the event of any default by Tenant (beyond any period given Tenant to cure such default! in the payment of rent or additional rent or in the performance of any of the terms, covenants and conditions of the Lease on Tenant's part to be performed that Landlord had or would have had if Lender or such purchaser had not succeeded to the interest of Landlord, provided, however, that in no event shall Lender or such purchaser/transferee be: (a) liable for any act or omission of any prior landlord (including Landlord); (b) subject to any offsets or defenses which Tenant might have against any prior landlord (including Landlord); (c) cound by any rent or additional rent which Tenant might have paid for more than the current month to any prior landlord (including landlord) or for the repayment of any security deposit; (d) bound by any amendment or modification of the Lease made without its consent; or, (e) liable for any act or omission of any subsequent Landlord, other than Lender as Landlord.
- 6. If Lender shall succeed to the interest of Landlord under the Lease in any manner, or if any purchaser/transferee acquires the Demised Premises upon any foreclosure of the Mortgage or any trustee's sale under the Mortgage or any deed given in lieu thereof, Lender or such purchaser, as the case may be, shall have the right to transfer, assign, and convey, in whole or in part, the Demised Premises and any and

Property of County Clerk's Office

all of its rights under the Lease, and in the event the Lender assigns its right under the Lease and such assignee assumes the obligations of Landlord under the Lease, Lender shall thereby be released from any further obligations hereunder and Tenant agrees to look solely to such successor in interest of the Lender for performance of such obligations.

- 7. Nothing herein contained is intended, nor shall it be construed, to abridge or adversely affect any right or remedy of Landlord under the Lease in the event of any default by Tenant (beyond any period given Tenant to cure such default) in the payment of rent or additional rent or in the performance of any of the terms, convenants or conditions of the Lease on Tenant's part to be performed.
 - 8. Tenant declares, agrees and acknowledges that:
 - Secured Promissory Note, is under no obligation or duty to, nor has Lenger represented that it will, see to the application of such proceeds by the person or persons to whom Lender disburses such proceeds and any misapplication of the same shall not defeat the subordination made hereunder either in whole or in part; and,
 - b. It intentionally and unconditionally waives, relinquishes, subjects and subordinates the Lease, the leasehold estate created thereby together with all rights and privileges of Tenant thereunder in favor of the lien and charge of the Mortgage and understands that in reliance upon, and in consideration of, this vaiver, relinquishment, subjection and subordination, specific loans and advances are being and will be made and, as part and parcel thereof, specific monetary and other obligations are being and will be entered into which would not be made or entered into but for said reliance upon this waiver, relinquishment, subjection and subordination.
- 9. This Agreement may not be modified orally or in any manner other than by an agreement in writing signed by the parties hereto or their respective successors in interest. This Agreement shall inure to the benefit of and be binding upon the parties hereto, their heirs, personal representatives, successors and assigns, and any purchaser or purchasers at foreclosure of the Premises, or transferee where a deed is given in lieu thereof, and their respective heirs, person reprentatives, successors and assigns.
- 10. To the extent that the Lease shall entitle the Tenant to notice of any deed of trust, this Agreement shall constitute such notice to the Tenant with respect to the Mortgage and to any and all other deeds of trust which may hereafter be subject to the terms of this Agreement as provided above.

Property of Cook County Clerk's Office

NOTICE: THIS AGREEMENT CONTAINS A PROVISION WHICH ALLOWS THE PERSON OBLIGATED ON YOUR LEASE TO OBTAIN A LOAN A PORTION OF WHICH MAY BE EXPENDED FOR OTHER PURPOSES THAN IMPROVEMENTS OF THE PROPERTY.

LENDER:

Ε.	F.	HUTTON	LIFE	INSURANCE	COMPANY
a	Cali	fornia c	o rpo r	ation	

Name: Title:

ATTEST:

٦,

TENANT:

Ey: WEISSER Illinois an corporat

CAT. NO. NN00737 TO 1945 CA (8-84) (Corporation)

Junit Clork's TICOR TITLE INSURANCE

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES **SS**.

JULY 30, 1986

before me, the undersigned, a Notary Public in and for PAUL W. FARREI

said State, personally appeared personally known to me or proved to me on the basis of satisfactory evidence to be the person who executed

proved to me on the basis of satisfactory evidence to be that executed the within instrument and acknowledged to me that such corporation executed the within instrument pursuant to its by laws or n resolution of its

board of directors.
WITNESS of hand and

OFFICIAL SEAL LUZAPETH ACHILAR NOTARY PUPLIS - CAUPORNIA TOS ARRULES COUNTY My comm. expiles OCT 11, 1986.

CONTRACTOR SACRED

87086467

(This area for official notarial seal)

87086467

Proberty of Cook County Clerk's Office

STATE OF COUNTY OF) > ss.	
on _Mp/	<i>'</i> ,	1006
		, 1986, before me, the under-
		said State, personally appeared
Ebilly Hisch	and	
known to me to be t	:he	and
		known to me to be the person(s)
() .		within instrument and acknow-
ledge that they sx	ecuted the same	on behalf of said Company.
WITNESS my han	d and official a	eal.
(SEAL)	Not	ary Public
STATE OF CALIFORNIA)) ss.)	
•		
0n		_, 1986, before me, the under-
signed, a Notary Pub		aid State, personally appeared ne to be the
of E.F. HUTTON LIFE	INSURANCE COMPA	NY, a California corporation,
and known to me to I	be the person wh	ose name is subscribed to the
within instrument ar	id acknowledge t	hat said person executed the
same on behalf of sa		
	and official se	al.
(SEAL)	· No.	mar Duck 1 da

Property of Cook County Clerk's Office

LEGAL DESCRIPTION EXHIBIT X

LOT A IN SCUTTSDALE FOURTH ADDITION BEING PAYMOND I. LUTGERTS RESUBDIVISION OF THE NORTH WEST 1/4 OF THE NORTH WEST 1/4 OF SCCTIO. 34. TOWNSHIP 38 NURTH: RANGE 13 BAST OF THE THIRD PRINCIPAL MERIDIAN 17 COOK COUNTY, ILLINOIS, EXCEPT THAT PART OF SAID LOT "A" DEEDED TO THE STATE OF ILLINOIS AND DESCRIBED AS FOLLURS: BEGINNING AT THE POINT OF INTERSECTION OF THE PRESENT SOUTH LINE OF WEST 72TH STREET WITH THE PRESENT FAST LINE OF SOUTH LICERO AVENUE. SATU POINT OF INTERSECTION BEING DISTANT. SO FEET SOUTH. MEASURED AT RIGHT ANGLES FROM THE NORTH LINE OF SAID SELFION 34 AND ALSO DISTANT. SO FEET FAST MEASURED AT RIGHT ANGLES FROM THE WUST LINE OF SELTIO: 34; THENCE EAST ALONG SALD SOUTH LINE OF WEST 79TH STREET. 64.00 FEET: THENCE SOUTHWESTERLY ALONG THE ARC OF A LIRCLE CONCAVE TO THE SOUTH EAST, HAVING A PADIUS OF 50 FEET. A DISTANCE OF 78.84 FEFT TO A PUINT OF TANGENCY. DISTANT 14 FEET EAST MEASURED AT RIGHT MADES PROMISALD EAST LIVE OF THE SOUTH CILERA AVENUE: THENCE SOUTH PARALLED MITH DAID EAST LINE OF SOUTH CICERO AVENUE (TO WHICH THE LAST SUSCRIBED CURVED LINE IS TANGENT) 271.50 FEET THENCE SOUTHWESTERLY IN A STRAZEHI LING 428.73 FEET TO AN INTERSECTION WITH SAID EAST LINE OF SOUTH CLUBEY AVENUE: THENCE NORTH ALDNO SAID EAST LINE OF SOUTH CICERO AVENUE. 750 FEET TO THE POINT OF DEGINALING Ount Clert's Office IN LOOK COUNTY. ILLIMOIS.

C.35.0

19-34-100-004 and 19-34-100-005 DIN:

STREET ADDRESS: 79th and Cicero, Chicago, Illinois

Proberty of Cook County Clerk's Office