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statements or other documentation so as to keep perfected the Lien created by this security agreement and financing statement, and to keep and maintain the same in full force and effect until all Indebtedness owed by Borrower to Lender has been paid in full.

3.2 Assignment of Mortgagies. Borrower hereby represents and warrants to Lender as follows:

(a) Borrower has full power and right to make this Assignment;

(b) Borrower has not made any previous assignment of any or all of its rights under the Lease, and this Assignment creates to Lender a first priority Lien on Borrower's interest in, to and under the Lease and all other property described in Article 11 hereto; and

(c) The Lease has not been amended or modified in any way.

3.3 Lease Obeys. Borrower covenants and agrees:

(a) To fully perform all of its obligations under the terms of the Lease, including without limitation the payment of all rental and other payments due thereunder, in a timely manner; and

(b) Not to create or modify any of the terms and conditions set forth in the Lease, nor assign any or all of Borrower's rights under the Lease, nor sublet all or any part of the property, without the prior written consent of Lender.

3.4 Liquor. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Lease and/or the Property which may attain priority over this Assignment, and shall promptly discharge any Lien which has priority over this Assignment unless Borrower: (a) agrees in writing to the payment of the obligation secured by the Lien in a manner acceptable to Lender; (b) contests in good faith the Lien by, or defends against enforcement of the Lien in, legal proceedings which, in Lender's opinion, operate to prevent the enforcement of the Lien or forfeiture of the Lease or any part of the Property; or (c) recuses from the holder of the Lien and agreement satisfactory to Lender subordinating the Lien to this Assignment. If Lender determines that the Lease or any part of the Property is subject to a Lien which may attain priority over this Assignment, Borrower shall satisfy the Lien or take one or more of the actions set forth above within 10 days of receiving notice of such Lien.

3.5 Preservation and Maintenance of Property. Borrower shall keep and maintain all improvements located on the Property in good condition and repair, and shall not destroy, damage or substantially change the Property, allow the Property to deteriorate or commit waste.

3.6 Lender's Right to Perform Covenants. Lender may, from time to time at its election, pay any amount or perform any act that Borrower has agreed to do hereunder and that Borrower shall have failed to do. All moneys so advanced and expenses so incurred by Lender shall be immediately due and payable, shall be added to the principal amount of the Note, shall bear interest at the default interest rate set forth in the Note, and shall be secured by this Assignment and the other Loan Documents as though originally part of the Note.

3.7 Condemnation. The proceeds of any award or claim for damages, whether direct or consequential, in connection with any condemnation or other taking of all or any part of the Property, or Borrower's household estate with respect to such property, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration and repair of the improvements located on the Property or toward repayment of the Indebtedness secured by this Assignment.

3.8 No Assumption of Liability. Borrower acknowledges and agrees that this Assignment is for security purposes only and that by its acceptance hereof, Lender shall not be deemed to have assumed or become liable for any of the obligations or liabilities of Borrower under the Lease, whether provided for by the terms thereof, arising by operation of law or otherwise, it being the intention of Borrower and Lender that Borrower is and shall remain liable thereunder to the same extent as though this Assignment had not been made.

3.9 Reliance. Lender shall release the security interest created by this Assignment by written notice to Borrower upon receipt of all Indebtedness evidenced by the Note, as well as any and all other amounts owed to Lender under any of the Loan Documents.

DEFECTS AND REMEDIES

4.1 Defects. Each of the following events which constitutes a default ("default") under this Assignment:

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(b) According to the pattern, it can be seen that the following should be done:

3.1. **SOURCE OF INFORMATION AND ESTIMATING TECHNIQUE.** (a) The Assessments shall be derived from a reasonably agreeable representation as detailed in the following sections and (b) from other sources which may be deemed to be the best available to the Board. (b) The Board may demand to be shown the detailed Party and Boardroom minutes held by the Board to be used for determining the Board's liability under the Act.

WILSONS AND SONS LTD. GOVERNESS

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WHEREAS, as a condition for the assignment of the loan documents to the
other loan documents, the assignee is required by the loan documents to execute and
deliver to lender this Assignment.

RENTS, as security for the repayment of the loan and any other
asset held by the lessor to hinder, in addition to the
amount due thereon accrued and delivered to lessor certain other
amounts due him by the lessee for the use of the property referred to in
the lease or otherwise under the lease.

REBATES, Borzower has received and delivered to Sender three separate payments
(\$3300.00), in repayment of a loan ("the "loan") from Lender to Borzower in total
excess of \$1000, under the present unpaid amount thereof having and do/100.-----
("the "loan"), dated February 16, 1993, whereby Borzower promised to pay to the
Lender, and Lender to the Borrower, and do/100.

WHEREAS, Bottowever has e-mailed into a certain Land lease issue ("lease"), demanding that certain leases legally descended to leshele "A" be attached thereto and made a part thereof (the "Proposed"); and

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THIS COLLABORATIVE ASSOCIATION, INCORPORATED, NOVEMBERN 1953, AND LOCATED AT 111
WILMINGTON AVENUE, ALEXANDRIA, VA 22314, WITH A MAILING ADDRESS OF 1971 SOWDERY ROAD,
BENSON, NC 28316, IS AN INDEPENDENT CORPORATION, NOT AFFILIATED WITH THE
COLONIAL BANK OF THE STATE OF SOUTH CAROLINA, OR ANY OTHER BANK.

COLLECTIVE AGREEMENTS AND INDUSTRIAL FINANCIAL INSTITUTIONS

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(a) The material or material deceptiveness of any warranty or representation herein or in any other Loan Document;

(b) The failure by Borrower to perform any obligation under this Assignment for a period in excess of twenty (20) days after the date on which notice of the nature of such failures given by Lender to Borrower by certified mail, return receipt requested; or

(c) The occurrence of any event of default under the terms of the Note or any of the other Loan Documents.

4.2 Remedies. If a Default exists, then at the election of Lender and without further demand or notice of any kind, Lender may exercise any or all of the following remedies:

(a) Declare all indebtedness under the Note (including any advances under any of the other Loan Documents) to be immediately due and payable;

(b) Assume and exercise any or all of Borrower's rights under the Lease in the same manner as if Lender were the original tenant thereunder;

(c) Exercise from time to time any rights and remedies available to Lender under the terms of any of the other Loan Documents, under the Uniform Commercial Code of Illinois, or at law or in equity, in order to collect such indebtedness; and

(d) Foreclose the lien of this Assignment by appropriate proceedings in accordance with the laws of the State of Illinois.

4.3 Lender's Continuing Options. The failure of Lender to exercise any or all of the options set forth in Paragraph 4.2, or to exercise any other option granted to Lender hereunder in any one or more instances, or the acceptance by Lender of partial payments on such indebtedness, shall neither constitute a waiver of any such default or of Lender's options hereunder nor establish, extend or affect any grace period for payments due under the Note, but such options shall remain continuously in force.

4.4 Litigation Expenses. In any proceeding to foreclose the lien of this Assignment or enforce any other remedy of Lender under any of the Note, this Assignment or any of the other Loan Documents, there shall be allowed and included, as additional indebtedness in the judgment or decree resulting therefrom, all expenses paid or incurred in connection with such proceeding by or on behalf of Lender, including without limitation attorney's fees, appraiser's fees, outlays for documentary evidence and expert advice, stenographers' charges, publication costs, survey costs, and court costs. All expenses of the foregoing nature, and such expenses as may be incurred in the protection of the loans and the maintenance of the lien of this Assignment thereon, including without limitation the fees of any attorney employed by Lender in any litigation affecting the Note, this Assignment or the Lease, or in preparation for the commencement or defense of any proceeding or threatened suit or proceeding in connection therewith, shall be immediately due and payable by Borrower with interest thereon at the Default Interest Rate.

4.5 Right of Possession. In any case in which, under the provisions of this Assignment or the other Loan Documents, Lender has a right to institute foreclosure proceedings, whether or not the entire principal sum secured hereby becomes immediately due and payable as aforesaid, or whether before or after the institution of proceedings to foreclose the lien hereof or before or after sale thereof, Borrower shall, forthwith upon demand of Lender, surrender to Lender, and Lender shall be entitled to take actual possession of, the Property or any part thereof, personally or by its agent or attorneys, and Lender, in its discretion, may enter upon and take and maintain possession of all or any part of the Property, together with all documents, books, records and accounts of Borrower relating thereto, and may exclude Borrower and any agents and servants thereof wholly therefrom and may, as attorney-in-fact or agent of Borrower, or in its own name as Lender and under the powers herein granted:

(a) hold, operate, manage and control all or any part of the Property, either personally or by its agents, with full power to use such assurances, whether legal or equitable, as in its discretion may be deemed proper or necessary to enforce the payment or delivery of the rents, issues, deposits, profits and avails of the Property, including without limitation actions for recovery of rent, actions in forcible detainer and actions in distress for rent, all without notice to Borrower;

(b) cancel or terminate lease or sublease of all or any part of the Property for any cause or on any ground that would entitle Borrower to cancel the same, and elect to disaffirm lease or sublease of all or any part of the Property made subsequent to this Assignment or subordinated to the lien hereby;

(c) extend or modify any then existing lease and make new leases of all or any part of the Property, which extensions, modifications and new leases may provide for terms to expire, or for options to leases to extend or renew

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5.3 **Risks and Benefits.** All risks and benefits set forth in this engagement document supersede any waivers, addendums or other documents entered into by the parties hereto prior to the date of this document.

According to the laws of the State of Illinois,
A.2. **REGISTRATION ACT.** This instrument shall be construed and enforced

5.1 **HOLDERS.** Any holder other than holders of Stockholders may deposit or be entitled to 50% of the other Stockholders' shares held by them for the purpose of participating in the distribution of the assets of the Company in the event of its liquidation or dissolution.

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4.7 **APPENDIX**. The procedure of any solicitor can be limited by direction and applied in the following order of priority: first, to the expenses necessary to carry on the proceedings; second, to the costs of all the parties; third, to the expenses necessary to defend the party against the action; fourth, to the costs of all the parties.

(On any undebated issue) Seconded by this Association of any delegation
that my family does not consider safe to leave here.

any and all categories, expenditures, appropriations, additions and improvements to the property and of preparing the necessary contracts for such construction, additions or improvements, and

(a) operating expenses of the property (including management fees and all expenses of keeping and protecting tenanted and untenantable real estate for damage, if any, and paying premiums on insurance held thereon);

4.6 **Pledged Assets of Participants.** Any capita, leases, equipment, properties and assets of the Participants reserved by Lenders for security purposes, together with all of the Properties pledged by Participants to any other Lender under the terms of any agreement of the Participants, shall be held by the Agent for the benefit of the Lenders in accordance with the terms of the Credit Agreement.

(d) make all necessary arrangements to provide separate, legal accommodations, additition and longdistance telephone facilities, post office and mail delivery services, landline, powerplant, operation and management, and to receive all such.

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and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security of any right of remedy afforded hereby. Unless expressly provided in this Assignment to the contrary, no consent or waiver, whether express or implied, by any party to or of any breach or default by any other party in the performance by such other party of its obligations hereunder shall be deemed a consent to or waiver of the performance of any other obligation hereunder.

5.4 INTERPRETATION. If any provision of this Assignment, or any paragraph, sentence, clause, phrase or word, or the application thereof, in any circumstance, is held invalid, the validity of the remainder of this Assignment shall be construed as if such invalid part were never included herein. The headings of sections and paragraphs in this Assignment are for convenience of reference only and shall not be construed in any way to limit or define the content, scope or intent of the provisions hereof. As used in this Assignment, the singular shall include the plural and vice-versa, and masculine, feminine and neuter pronouns shall be fully interchangeable, when the context so requires.

5.5 SUCCESSORS AND ASSIGNS. This Assignment and all provisions hereof shall be binding upon Borrower and its successors, assigns and legal representatives, and all other persons or entities claiming under or through Borrower. And the word "Borrower," when used herein, shall include all such persons and entities and any others liable for the payment of the indebtedness described hereby or any part thereof, whether or not they have executed the Note or this Assignment. The word "Lender," when used herein, shall include Lender's successors, assigns and legal representatives, including all other bidders, from time to time, of the Note.

IN WITNESS WHEREOF, Borrower has caused this Assignment to be executed by its duly authorized officers as of the date and year first above written.

By: Douglas M. Bergman
Title: President
Attest: H. J. A.
Title: Vice President

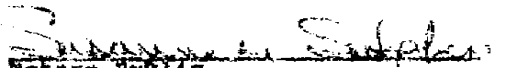
Said instrument prepared by:
First Colonial Bank of DuPage County
1271 Godfrey Road
Beverly, IL 60502

Notary Public in and for:
First Colonial Bank of DuPage County
1271 Godfrey Road
Beverly, IL 60502

STATE OF ILLINOIS)
COUNTY OF DUPAGE)
I, 

On this 18 day of February, 1991, before me, the undersigned, a Notary Public of said State, duly commissioned and sworn, personally appeared, Bernard M. Bergman, a自然人 known to me to be the officer of Matthew Gardner, a corporation, and Matthew Gardner, a自然人 known to me to be the man person whose name are subscribed to the foregoing instrument, and such persons severally swore and acknowledged under oath before me that they signed and delivered the said instrument in the capacities and for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate of acknowledgement first above written.


SUSANNE M. SUTPHEN
Notary Public
(SEAL)
My Commission Expires: 5/3/96

"OFFICIAL SEAL"
SUSANNE M. SUTPHEN
NOTARY PUBLIC STATE OF ILLINOIS
MY COMMISSION EXPIRES 5/3/96

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CHAMBERS, JR.

WILLIS, MARY ANN

Property Address: 411 Belleville Rd., N.W. 1/2 Margie Rd.
Johannesburg, IL

Permanent Tax Index No. 00-04-182-011

LOT 6 IN BLOCK 1 IN H.G. SWERLY & COMPANY'S HIGH VIEW ADDITION, A SUBDIVISION OF THE NORTH 1/2 OF THE SOUTHERN 1/4 OF SECTION 34, TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

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