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RECORDING REQUESTED BY:

The Prudential Insurance Company of America

AND WHEN RECORDED MAIL TO:

PREPARED BY:

David A. Lapins, Esq.

Somenschein Nath & Rosenthal

8000 Sears Tower

Chicago, Illinois 60606



PRUDENTIAL LOAN NO. 6 100 569

94875749

SUBORDINATION, ATTORNMENT AND NON-DISTURBANCE AGREEMENT

WHEREAS, Lender has made a loan (the "Loan") to Borrower evidenced by a note (the "Note") secured by a mortgage (the "Mortgage"), dated with 24,1444 and recorded among the records of the office of the Cook County, Illinois Recorder of Deeds constituting a first lien upon the land described in Exhibit "A" attached hereto and made a part hereof and the improvements thereon, as well as all of Landlord's right, title interest, estate and claim now owned or hereafter acquired in, to or relating to the items described in (i) through (ix) in the recitals of the Mortgage (collectively, the "Property") and

WHEREAS, Landlord and Tenant have entered into a certain lease dated August 10, 1994, which lease provides for the direct payment of rents from Tenant to Landlord for the use and occupancy of the <u>Drass Barn</u> store building located at Broadview Milage Square, Broadview, Illinois, (the "Premises") by Tenant, as more fully set forth in the lease (hereafter, the lease and all present and future amendments and modifications thereto, and extensions thereof, shall be referred to as the "Lease"); and

WHEREAS, Lender wishes to obtain from Tenant certain assurances that Tenant will attorn to the purchaser at a foreclosure sale in the event of a foreclosure or to the holder of the Note and Mortgage in the event of such holder's exercise of its rights under the Note and Mortgage; and

WHEREAS, Tenant wishes to obtain from Lender certain assurances that so long as Tenant is not in default of Tenant's obligations to Landlord under the Lease, that Tenant shall not be disturbed in its peaceful possession of the Premises as a result of actions taken by Lender pursuant to its rights under the Mortgage; and

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WHEREAS, Tenant and Lender are both willing to provide such assurances to each other upon and subject to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the above, the mutual promises hereinafter set forth, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto mutually agree as follows:

- 1. Subordination and Attornment. The Lease and all of the rights of Tenant thereunder shall be and are hereby declared to be and at all times hereafter shall be and remain subject and subordinate in all respects to the Mortgage and to all renewals, modifications, consolidations, replacements and extensions thereof and all of the rights of the Leader thereunder and all other documents securing the Note. Notwithstanding such subordination, Tenant hereby agrees that the Lease shall not terminate in the event of a foreclosure of the Mortgage whether judicial or nonjudicial or any other proceedings brought to enforce the Mortgage or by deed in lieu of foreclosure and Tenant further agrees to attorn to and to recognize Lender (as mortgages in possession or otherwise), or the purchaser at such foreclosure sale, as Tenant's landlord for the balance of the term of the Lease, in accordance with the terms and provisions thereof, but subject, nevertheless, to the provisions of this Agreement, which Agreement shall be controlling in the event of any conflict, provided such mortgages or purchaser agrees not to interfere with Tenant's quiet anjoyment of the premises.
- 2. Estoppel. Landlord and Tenant heraby agree that the Lease is valid, enforceable and in full force and effect, that as of the date hereof there are no defaults by Landlord or Tenant, that there are no set offs or counterclaims by Tenant to the payment of rent due under the Lease, that all conditions to the rifectiveness or continuing effectiveness of the Lease required to be satisfied as of the date hereof have been satisfied, that the Lease is a complete statement of the agreement of Tenant and Landlord with respect to the Premises, and that the Lease has not been modified or amended except as set forth below:

-- X/A

- 3. Tenant's Representations and Warranties. Tenant hereby represents and warrants to Lender that it has not subordinated the Lease or any of its rights thereunder to any lien or mortgage other than the Mortgage and that it will not subordinate the Lease or its rights thereunder to any lien or mortgage without the prior written consent of Lender.
- 4. Lender's Notice and Cure Rights. Tenant agrees with Lender that, from and after the date hereof until payment in full of the indebtedness under the Note, Tenant will not terminate the Lease nor discontinue or abate the rent as a result of a default by Landlord under the Lease, without first giving the Lender notice and are opported by Landlord under the Lease is not susceptible to cure by Lander. In the event such default by Landlord under the Lease is not susceptible to cure by the Lender, Tenant may, at its option, exercise all its rights under the Lease (including, without limitation, the right to terminate the Lease or discontinue or abate rent). Notwithstanding the foregoing, Tenant shall not terminate the Lease nor discontinue or abate rent as a result of a default by Landlord under the Lease if (a) the Lender is diligently in the process of

foreclosing on the Property and (b) the continuation of such default by Landlord under the Lease during the time period required for foreclosure does not (i) unreasonably interfere with the Tenant's use and enjoyment of the Premises under the terms of the Lease nor (ii) impose any additional obligations on the Tenant not contained in the Lease. Tenant also agrees that, at the request of Lander the rent payments due under the Lease shall be paid directly to Lander and any such payments to the Lender shall be credited against the rent due under the Lease as if made to the Landlord. Tenant agrees that prior to exercising any of its rights and remedies under the Lease in the event of any default by Landlord thereunder, including any rights of offset, defense or self help provisions contained in the Lease, Tenant shall give written notice to Lender of the occurrence of default by Landlord and Landlord's failure to cure such default pursuant to the terms of the Lease, specifying, with reasonable clarity, the events constituting such default, and shall give Lender thirty (30) calendar days after the date of receipt of such notice to undertake to cure such default, provided however, such thirty (30) day period shall be extended provided that Lender is proceeding diligently to cure such default.

5. Non-Disturbance. So long as Tenant is not in default under the Lease beyond any notice and cure period provided in the Lease, then Lender agrees with Tenant that in the event the interest of Landlor' is acquired by Lender, or Lender sequires title to the Property or comes into possession of seld Property by reason of foreclosure or enforcement of the Mortgage or the Note, or by a conveyance in lieu thereof, or by any other means, Tenant's possession of the Premises and Tenant's rights, privileges and obligations under the Lease shall not be disturbed, diminished or interies of with by Lender or any party claiming through Lender during the term of the Lease, including any extensions thereof permitted to Tenant, and the Lease shall continue in full force and affect and shall not be terminated except in accordance with the terms of the Lease. In the event Tenant defaults under the Lease or this Agreement, the obligations of Lender hereunder shall, at Lender's election, become null and void and Lender may proceed to extinguish the Lease and all of Tenant's rights and interests in and to the Premises through foreclose of the Mortgage.

Immediately upon the acquisition by Lender of possession or title to the Property by reason of foreclosure or enforcement of the Mortgage or the Note, or by a conveyance in lieu thereof, or as a result of any other means, Tenant agrees to be bound to Lender under all of the terms, covenants, and conditions of the Lease for the balance of the term thereof, including any extensions thereof permitted to Tenant, with the same force and effect as if Lender were the landlord under the Lease, and Tenant does hereby attorn to Lender as its landlord, said atternment to be effective and self-operative without the execution of any other instruments on the part of either party hereto.

Lease term, Lender shall be bound to Tenant under all of the terms, covenants, and conditions of the Lease and Tenant shall, from and after the occurrence of the events set forth above, have the same remedies that Tenant might have had under the Lease against Landiord; provided, however, that Lendar shall not be:

a. Ilable to Tenant for damages for any act or omissions of Landlord or any prior landlord occurring prior to Lender obtaining possession or title to the Property, except to the extent that such damages continue after Lender obtains possession or title to the Property; or





b). bound under any provision of the Lease which may give rise to 'Kahifibies, duiles or responsibilities of Lender for any mailtons relating to hazardous materials or the environment, except to the except that such liabilities, duties or responsibilities are caused by acts or omissions of Lender or any prior landlord under the lease.

b. subject to any offsets, claims or defenses which Tenant might have sgainst Landlord or against any prior landlord which srise prior to the date Lander obtains possession or title to the Property; or

c. bound by any rent or additional rent or deposit, rental accurity or any other sums which Tenant may have paid to Landlord or any other landlord; or

\*subsequent to the data hereof

d. bound by any amendment or modification of the Lease made without Lendar's prior written consent for

\*\*which will not be unreasonably withheld

e. bound to the Tenant subsequent to the data upon which the Lender transfers its interest in the Property to any third party; or

Except for act or onissions occurring before such transfer of interest

- configured or liable to Tenent with respect to the construction and configuration of the initial improvements in the Premises for Tenent's use, enjoyment or occupancy; or
- g. obligated or liable to Tenant for any moving, relocation or refurbishment allowance or any payment or allowance for improvements to the Premises or any part thereoffer.

  fexcept for those attenders set forth in the Tease
- h. liable for the payment of any leasing commissions or other expenses for which Landlord or any pilor landlord incurred the obligation to pay; or
- i. bound or liable to Tenant under any oral or written notice given by Tenant to Landlord or any prior landlord.
- 6. Obligations of Succeeding Owner. Tenant hursby agrees that any entity or person which at any time hereafter becomes the Landford under the Lease, including, without limitation, Lender, as a result of Lender's exercise of the rights under the Mortgage, or a purchaser from Lender, shall be liable only for the performance of the obligations of the Lendord under the Lease which srise and accrue during the pariod of such entity's or person's ownership of the Property.
- 7. biotices. All notices or other written communications required or permitted to be given pursuant to this Agreement shall be in writing, and shall be deemed to have been properly given (i) upon delivery, if delivered in person or by facsimile transmission with receipt acknowledged, (ii) one business day after having been deposited for overnight delivery with any reputable overnight courier service, or (iii) three business days after having been deposited in any post office or mail depository regularly maintained by the U.S. Postal Service and sent by registered or certified mail, postage prepaid, addressed as follows:

If to Borrower:

American National Bank and Trust Company of Chicago Trust No 114854-06 33 North LaSalle Street Chicago, Illinois 60690 Attention: Land Trust Department

If to Tenant:

Dress Barn, Inc. 30 Dunnigan Drive P.O. Box 500 Suffern, NY 10901

Attention: Lease Administration

with a copy to:

Saul Kwartin, Esq.

Wofsey, Rosen & Kuriensky

600 Summer St. Stamford, CT 06901

If to Lender:

The Prudential Insurance Company of America

130 East Randolph Street, Suite 1400

Chicago, Illinois 60601 Attention: Vice President

The Prudential Insurance Company of America

130 East Randolph Street, Suite 1300

Chicago, Illinois 60601

Attention: James L. Woolner, Jr., Esq.

or addressed as such party may from time to time designate in a writing to the other parties hereto and delivered in accordance with the provisions of this Section 7.

- 6. Miscallaneous. This Agreement may not be amended or modified in any manner other than by an agreement in writing, signed by the parties hereto or their respective successors in interest, and this Agreement whell be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. The words "foreclosure" and "foreclosure sale" as used herein shall be deemed to include the acquisition of Landlord's estate in the Property by voluntary deed, assignment or other conveyance or transfer in lieu of foreclosure; and the word "Lender" shall include the Lender herein specifically named and any of its successors and assigns, including anyone who shall have succeeded to Landlord's interest in the Property or acquired possession thereof by, through or under foreclosure of the Mortgage, or by any other manner of enforcement of the Mortgage, or the Note or other obligation secured thereby.
- 9. Conflicts with Lease. This Agreement shall supersede, as between Tenant and Lender, all of the terms and provisions of the Lease which are inconsistent with this Agreement, but shall not affect any obligations or liabilities of Borrower, as landlord, under the Lease.
- 10: Automatic Amendment of Lease. If any proceedings are brought for the foreclosure of the Mortgage or if Lender shall succeed to the interest of Landlord under the Lease in any manner or way. Tenant agrees that the Lease at such time shall be automatically amended without the necessity of executing any other instrument or agreement, notwithstanding any provision to the contrary contained in the Lease, such that Lender shall not be liable erresponsible under any of the provisions of any provision of the Lease which my give rise to liabilities, duties or responsibilities of Lender for any matters relating to construction, hexardous materials or the environment:

- 11. Proceeds of Casualty or Condemnation. The interest of Tenant under the Lease in and to any proceeds of insurance arising from any casualty to the Premises or the Property and all interest of Tenant in and to any award for the taking of the Property or the Premises under the power of eminent domain or any payment in lieu of such taking shall be subordinate to the interests of the Lender therein. Tenant shall not seek or accept any such proceeds or awards unless and until all amounts secured by the Mortgage are paid in full.
- 12. Governing Law: Venue. This Agreement shall be construed in accordance with the laws of the State of Illinois and any litigation arising out of this Agreement shall be brought in the courts of the State of Illinois or in the courts of the United States for the Normann District of the State of Illinois and all parties hereto consent to the venue of such courts.
- 1.3. Effect of Agreement. Landlord joins in the execution and delivery of this Agreement for the purpose of evidencing its consent to the terms and provisions hereof, and as between undiord and Tenant, nothing herein contained shall be deemed to alter or modify the Lesse. As between Lender and Landlord, nothing contained herein shall be deemed to alter or modify, the terms and conditions of the Note, the Mortgage, or any other document or agreement regarding the mortgage loan made by Lender to Borrower.
- 14. Construction. All capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Mortgage.
- 15. WAIVER OF TRIAL BY JURY: ALL PARTIES HERETO HEREBY WAIVE, TO THE FULLEST EXTENT PERMITTED BY LAW. THE RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM, WAFTHER IN CONTRACT, TORT OR OTHERWISE, RELATING DIRECTLY OR INDIRECTLY TO THE LOAN, THE LOAN DOCUMENTS, INCLUDING, WITHOUT LIMITATION, THIS AGRESMENT, OR ANY ACTS OR OMISSIONS OF LENDER ITS OFFICERS, EMPLOYEES, DIRECTORS OR AGENTS IN CONNECTION THEREWITH.

# 94875749

### **UNOFFICIAL COPY**

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be properly executed and sealed by their duly authorized representatives as of the date first above written.

WITNESS:	TENANT: Dress Barn, Inc.
This incomment is provided by the fundance was to seek to be seek to be a consistent of the provided by the fundance was to be a find a consistent of the provided by the fundance was to be a find to b	By: (SEAL) XY Title: Vice President - David Jaffe
This increased is prostiled by the included may be easily the form of the control of the prostiled by the included may be easily the form of the prostiled of the second of the prostiled of the second of the prostiled of the pro	LANDLORD:
The structure of the st	AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO AS TRUSTEE AS AFORESAID
Mibra A 14 F	Titie: MILLIEU (SEAL)
ATTEST:	LENDER:
Assistant Secretary	THE PRUDENTIAL INSURANCE COMPANY OF AMERICA  Ry: (SEAL)  Vice President
executed and delivered by it to and for the consents to the foregoing Agreement and	the [Guaranty] (the "Guaranty") dated is benefit of Landlord. The undersigned hereby agrees to become and remain bound to Lender ordance with the terms of the Guaranty, at any he Lender under the Lease.
WITNESS:	GUARANTOR: None
	By: (SEAL) Title:
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ADD APPROPRIATE ACKNOWLEDGEMENTS

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## UNOFFICIAL COPY

STATE OF ILLINOIS )
) SS. COUNTY OF COOK )
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aforesald, DO HEREBY CERTIFY that the foregoing instrument was acknowledged before me thisdecit
and and Trust Company
of Chicago, a national banking association, Trustee under a Trust Agreement dated December
1, 1991, and known as Trust No. 114854-08, on behalf of said Trustee. OCT 11 1994.
Notary Public
My Commission Expires:  (A) A C. J.
T'S OFFICE

Quality G	1) 88.:	
County of		
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<u> </u>	Christe Police Anotary Public in and for the County	
and State a	aforesaid, do hereby certify that	
Language de la constant de la consta	of the Dress Barn, Inc., who is personally	
known to m	ne to be the same person whose name is subscribed to the foregoing appeared before me in person and acknowledged that he signed and	
delivered th	he said instrument as his/her own free and voluntary act and as the free and	
voluntary a	act (a) aid Dress Barn, Inc. for the uses and purposes therein set forth,	
Give.	an under my hand and notarial seal this 5"day of Color	
1994.		
	Or Kristake MM DCB	) /
	Notary Public )	
My Commis	ssion Expires:	
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STATE OF ILLINOIS ) ) SS. COUNTY OF COOK )

I. Elizabeth A. Bruen a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that the foregoing instrument was acknowledged before me this 11th day of Ottober 1994 by David Duraine, as a Vice President of The Prudential Insurance Company of America, a New Jersey corporation, on behalf of said corporation.

GIVEN under my hand and Notarial Seal this // day of 1994.

Notary Public

My Commission Expires:

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#### **UNOFFICIAL COPY**

#### EXHIBIT A

#### (Property Description)

The real property located in the City of Broadview, County of Cook, State of Illinois, and described as follows:

LOTS 2. 8. AND 9. (EXCEPT THAT PART OF LOT 9 DESCRIBED BY COMMENCING AT THE NORTHWEST CORNER OR LOT 7 OF SAID BROADVIEW VILLAGE SOUARE: THENCE SOUTH 00 DEGREES 05 MINUTES 44 SECONDS WEST ALONG THE WEST LINE OF SAID LOT 7, 79.84 FEET FOR POINT OF BEGINNING: THENCE NORTH 39 DEGREES 54 MINUTES 16 SECONDS WEST 10:08 FEET: THENCE NORTH CU DEGREES 05 MINUTES 44 SECONDS WEST, 7.33 FEET; THENCE NORTH 89 DEGREES 54 MINUTES 16 SECONDS WEST, 115.00 FEET; THENCE SOUTH 45 DECREES 05 MINUTES 44 SECONDS WEST, 36.36 FEET; THENCE SOUTH 00 DEGREES 05 MINUTES 44 SECONDS WEST, 117.50 FEET; THENCE SOUTH 89 DEGREES 54 MINUTES 16 SECONDS EAST, 25.00 FEET; THENCE SOUTH 00 DEGREES 05 MINUTES 44 SECONDS WEST, 32.50 FEET; THENCE SOUTH 89 DEGREES 54 MINUTES 16 SECONDS EAST, 125.08 FEET TO A POINT ON THE WEST LIEN OF LOT 7 IN SAID BROADVIEW VILLAGE SQUARE; THENCE NORTH 00 DEGREES 05 MINUTES 44 EAST, ALONG THE WEST LINE OF SAID LOT 7 IN BROADVIEW VILLAGE SQUARE, 167.67 FEET, TO THE POINT OF BEGINNING) AND LOTS 10, 11, AND 12 IN BROADVIEW VILLAGE SQUARE. BEING A SUBDIVISION OF PART OF THE SOUTHEAST QUARTER OF SECTION 22. TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN. ACCORDING TO THE PLAT THEREOF RECORDED MARCH 8, 1994 AS DOCUMENT NUMBER 94212972.

#### PARCEL 2:

EASEMENT FOR INGRESS AND EGRESS FOR PEDESTRIAN AND VEHICULAR ACCESS AS SET FORTH IN THE OPERATION AND EASEMENT AGREEMENT DATED JULY 20, 1993 AND RECORDED SEPTEMBER 2, 1993 AS DOCUMENT NUMBER 93703155 OVER AND ACROSS LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 AND 12 IN BROADVIEW VILLAGE SQUARE AFORESAID.

#### Permanent Tax Index Numbers:

15-22-400-001 15-22-400-004 15-22-411-001