SECURITY AGREEMENT --- (Chattel Mortgage)

| | | (Iffinois) | | |
|---|---|--------------------------------------|-------------------------------------|---|
| | 1 m | | | December 27, 1993 |
| Cynthia Aponte and Frank | Hall, 3459 West | 59th Street, | Chicago, Cook | , Illinoi ^{gea} |
| (hereinafter called "Debtor"), for Credicorp, Inc., 4520 Wes | adlimin valuable considerat t. Lawrence Avent | ion, receipt where ie. Chicago. C | of is hereby acknown cook, Illinois | wledged, hereby grants to |
| | a security interest in. | and mortgages to S | (County) ecured Party, the fo | (State) Howing described goods and 'al"): |
| 94021912 | SEE ATTACHED | LIST | 301- | |

DEPT-01 RECORDING \$25.00 TRAN 6014 01/07/94 12:20:00 Teoobo 45366 # to secure payment of the following obligations of Debtor to Secured Party (all hereinafter called the "Obligations")

(i) Indebtedness of Debtor to Secured Party ir. the sum of One Hundred Thousand and no/100----100,000.00 _) evidenced by Debtor's promissory note(s) of even date herewith in said amount payable to the order of Secured Party as therein specified, together with interest thereon as provided in said promissory note(s) and any renewals or extensions thereof, plus all costs of collection legal expenses and attorneys' fees incurred by Secured Party upon the occurrence of a default under this agreement, in cone ting or enforcing payment of such indebtedness, or in preserving, protecting or realizing on the Collateral herein;

(ii) Any note or notes executed and delivered to Secured Party by Debtor at any time before the entire indebtedness and all liabilities secured hereby shall be paid in full, e id noing a refinancing of an unpaid balance of any of the note(s) above described:

(iii) Any and all liabilities of Debtor to Secured Paig arising under this agreement.

Debtor hereby warrants and covenants that -(a) The Collateral is bought or used primarily for Business use Fa ming operations use ☐ Personal, family or household purposes ☐ Farming operations use ☐ Business use and if checked here ☒k is being acquired with the proceeds of the note or notes, which Secured Party may disburse directly to the seller of the Collateral; (b) If the Collateral is bought or used primarily for personal, family (r) ousehold purposes, or for farming operations use by an individual, Debtor is a resident of said State at the address shown at the beginning of this agreement; (c) If the Collateral is bought or used primarily for business use or farming operations use by organization, Debtor's

and its cities assecutes action cost place of business (ACLIMANDY SME) is in EMMINISHED State at 3459 West 59th Street, Chicago, Illinois 60629

or if left blank, is located at the address shown at the beginning of this agreement;

(d) The Collateral will be kept at (No and Street) or if left blank, at the address of the Debtor shown at the beginning of this agreement; Debtor will or imptly notify Secured Party of any change in the location of the Collateral within said State; and Debtor will not remove the collateral from said State

without the prior written consent of the Secured Party e) If the Collateral is or is to be affixed to real estate, or is crops growing or to be grown, or standing limber, or minerals or the like (including oil and gas), or accounts financed at the well head or mine head, a description of the real estate concerned is as follows (or on attached sheet):

business is

Grocery Store

LOTS 23 AND 24 IN EBERHART'S SUBDIVISION OF BLOCK 3 IN JAMES WEBBS SUBDIVISION OF THE SOUTH EAST 1/4 OF SECTION 14, TOWNSHIP 38 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

and the name of a record owner is: Cynthia Aponte and Frank Hall, Jr. Title to the above-described real estate is Recorded in the Recorder's office. Registered in Torrens. Debtor will on demand of Secured Party furnish the latter with a writing signed by all owners and encumbrancers of the real estate consenting

to the security interest under this agreement or disclaiming any interest in the collateral as fixtures and Debtor will promptly notify Secured Party in writing of any such persons. If collateral is fixtures, standing timber, minerals or accounts as aforesaid, and if this agreement is used as a financing statement, it shall be filed in the real estate records.

The Collateral will be affixed only to the real estate described herein and will not be affixed to any other real estate so as to

become fixtures on such other real estate without the prior written consent of the Secured Party

The additional provisions set forth on the reverse side hereof are hereby incorporated herein by reference and made a par 50°C of this agreement. Signed in duplicate and delivered on the day and year first above (Secured Party's signature not required)

CREDICOR

Cyntl

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Further Warranties and Covenants of Debtor. Debtor hereby warrants and covenants that—

(a) Except for the security interest granted bereby Debtor is the owner of the Collateral free from any adverse lien, security interest or encumbrance; and Debtor will defend the Collateral against all claims and demands of all persons at any time claiming the same or any interest therein.

(b) No Financing Statement covering any of the Collateral or any proceeds thereof is on file in any public office. The Debtor shall immediately notify the Secured Party is writing of any change in name, address, identify or corporate structure from that shown in this Agreement and shall also upon demand furnish to the Secured Party such further information and shall execute and deliver to Secured Party such further information and shall execute and deliver to Secured Party such financing statements and other documents in form satisfactory to Secured Party and shall do all such acts and things as Secured Party may at any time or from time to time reasonably requise or as may be necessary or appropriate to establish and maintain a perfected security interest in the Collateral as security for the Obligations, subject to no adverse liens or encumbrances; and Debtor will pay the cost of filing the same or filing or recording this agreement in all public offices wherever filing or recording is deemed by Secured Party to the necessary or desirable. A carton, photographic or other reproduction of this agreement is sufficient as a financing statement.

(c) Debtor will not sell or offer to sell, assign, pledge, lease or otherwise transfer or encumber the Collateral or any interest therein, without the prior written consent of Secured Party.

(d) Debtor shall keep the Collateral In tall times insured against risks of loss or damage by fire (including so-calted extended coverage), theft and such other cassualities as Secured Party may reasonably require, including collision in the case of any motor vehicle, all in such amounts, under such toms of pol

Additional Rights of Part's. At its option, Secured Party may discharge taxes, liens or security interests or other encumbrances at any time levied or placed on the Collateral, may place and pay for insurance on the Collateral upon failure by the Debtor, after having been requested so to do, to provide insurance satisfactory to the Secure 1. Party, and may pay for the maintenance, repair, and preservation of the Collateral. To the extent permitted by applicable law. Debtor agrees to reimburs' Secured Party on demand for any payment made, or any expense incurred by Secured Party pursuant to the foregoing authorization. Until default Pebtor may have possession of the Collateral and use it in any lawful manner not inconsistent with this agreement and not inconsistent with any policy (in urance thereon.

Events of Default. Debtor shan be in default under this agreement upon the occurrence of any the following events or conditions, namely: (a) default in the payment or performance of any of the Obligations or of any covenants or liabilities contained or referred to herein or many of the Obligations: (b) any warranty, representation or stateme in a ade or furnished to Secured Party by or on behalf of Debtor proving to have been false in any material respect when made or furnished; (c) loss, theft, substantial damage, destruction, sale or encumbrance to or of any of the Collateral, or the making of any levy, seizure or allachment thereof or thereon; or (d) death dissolution, termination of existence, insolvency, business failure, appointment of a receiver of any part of the property of, or assignment for the benefit size editors by, Debtor.

Remedies. Upon such default (regardless of whether the Code has been enacted in the jurisdiction where rights or remedies are asserted) and at any time thereafter (such default not having previously been dured), Secured Party at its option may declare all Obligations secured hereby immediately due and payable and shall have the remedies of a secured party at der the Uniform Commercial Code of Illinois, including without limitation the right to take immediate and exclusive possession of the Collateral, or any particle, and, and for that purpose may, so far as Debtor can give authority therefor, with or without judicial process, enter (if this can be done without breach of the peace), upon any premises on which the Collateral or any part thereof may be situated and remove the same therefrom (provided that if the Collateral is affixed) area estate, such removal shall be subject to the conditions stated in the Uniform Commercial Code of Illinois); and the Secured Party shall be entitled to hold main tain, preserve and prepare the Collateral for sale, until disposed of, or may propose to retain the Collateral subject to Debtor's right of redemption in satis, evicing of the Debtor's Obligations as provided in the Uniform Commercial Code of Illinois. Secured Party without removal may render the Collateral unusable and dispose of the Collateral on the Debtor's premises. Secured Party may require Debtor to assemble the Collateral and make it available to Secured Party or possession at a place to be designated by Secured Party with its reasonably convenient to both parties. Unless the Collateral is perishable or threatens to define speedily in value or is of a type customarily sold on a recognized market. Secured Party or possession at a place to be designated by Secured Party with the reduction for the sale or disposition. Secured Party inay buy at any public sale and if the Collateral is of a type which is reasonable notice shall or met if such notice is mailed, postage prepaid, to the address of Debtor shown at the be

The remedies of the Secured Party hereunder are cumulative and the exercise of any one or more of the remedies provided for herein or under the Uniform Commercial Code of Illinois shall not be construed as a waiver of any of the other remodie, of the Secured Party so long as any part of the Debtor's Obligation remains unsatisfied.

General. No waiver by Secured Party of any default shall operate as a waiver of any other refault or of the same default on a future occasion. All rights of Secured Party hereunder shall inure to the benefit of its successors and assigns; and all oblications of Debtor shall bind his heirs, executors or administrators or his or its successors or assigns. If there be more than one Debtor, their obligations hereunder shall be wint and several. This agreement shall become effective

his or its successors or assigns. If there be more than one Debtor, their obligations became estable by Debtor.

All rights of the Secured Party in, to and under this agreement and in and to the Collateral shall be sold may be exercised by any assignment the Debtor agrees that if the Secured Party gives notice to the Debtor of an assignment of said rights, up in each notice the liability of the Debtor to the assignee shall be immediate and absolute. The Debtor will not set up any claim against the Secured Party as a deletie, counterclaim or set-off to any action brough by any such assignee for the unpaid balance owed hereunder or for possession of the Collateral, provided that P out is shall not waive hereby any right of action to the extent that waiver thereof is expressly made unenforceable under applicable law.

If any provision of this agreement shall be prohibited by or invalid under applicable law, such provision of this agreement.

ASSIGNMENT

| OR VALUE RECEIVED | the Secured Party hereby sells. | assions and transfers to |
|-------------------|---------------------------------|--------------------------|

its successors and assigns, all right, title and interest in, to and under the foregoing agreement and in and to the Collateral tree eir described, with authority to take either in its own name or in the name of the Secured Party, but for its own benefit, all such proceedings, legal or equitable, e. it. Secured Party might have

The Secured Party hereby warrants that the foregoing agreement represents a valid security agreement as provided under the residual of Illinois

and that the indebtedness shown due in the agreement is correct and remains unpaid to the extent of _

and is the valid obligation of the Debtor; that the Debtor is the owner of the Collateral, that his true name is signed to the foregoing agreement, and that all parties to this instrument have legal capacity to contract; that the agreement and all accompanying agreements and other documents submitted herewith are genuine in all respects and what they respectively purport to be; that to the hest of Secured Party's knowledge all statements of fact contained in the agreement are true; that the description of the property is adequate to enforce the rights created therein; that the Collateral is in satisfactory condition, and clear of any adverse interest therein; that Secured Party has no knowledge of any facts which would impair the validity of the agreement or other accompanying agreements and documents or render them less valuable or valueless; and that he knows of no defense to the payment of the Obligations of the Debtor thereunder, or counterclaims, or set-offs.

The Secured Party hereby waives all demands and notices of default and consents that without notice to Secured Party, the assignee may extend time to or compound or release, by operation of law or otherwise, any rights against Debtor or any other obligor under said agreement.

The Secured Party hereby assumes to take any steps necessary to preserve any rights of the assignee or otherwise in the foregoing agreement or any accompanying agreements or documents against prior parties, and the assignee shall not be bound to take any steps to preserve such rights.

The Secured Party agrees that if any warranty or representation contained in this assignment should prove to be untrue or incorrect in any material respect when made, Secured Party will upon demand of the assignee, as its election, accept a reassignment of the agreement and pay therefor the amount unpaid thereon, plus costs and expenses including reasonable attorney's fees incurred by the assignee in attempting to enforce the agreement.

Prepared by:
WAYNE S SHAPIRO By ...

ATTORNEY AT LAW 29 S. LA SALLE ST #440 CHICAGO, ILLINOIS 60603

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7 ft. Spice Rack
                     Spin Rack
                     8 ft. Gandola Shelves
                     24 ft. Gandola Shelves
                     16 ft. Soda Shelf
 1
                     4 fr. Cig Shelf
 1
                     5 ft, Cig Shelf
 1
 1
                    20 fc. Liquor Shelf
                     12 ft Shelves
 2
                     4 ft. Candy Racks
                     4 ft. Hardware Rack
 1
                     6 ft. Overheed Cig Rack
 3
                    Toledo Scales
                     Toledo Scale with Printer
 1
                    Three Roll Producs Wrapper
1
                    Three Roll Meat Wrapper
                    Automatic Meat Scale with Printer
1
                                                                                          County Copy, 94021912
Opposition of the contract of the contra
                    Wood Meat Block
1
                    Meat Table
                    7 ft. Ice Cream Case
          - File Cabinet
                    Shopping Carts
14
                    Magazine Rack
11
                    Shopping Baskets
1
                    Office Desk
                    Meat Tenderizer
                    Meat Saw Electric
                    Hand Saw
2
                    Meat Hangers
                    Old RC Rack
1
                    Gas Stove
                    Hanging Scale
                    Two-Compartment Sink
                   Cash Registers
                   Check-out Counter
                    6 ft. Table
                    5 ft. Table
                   6 ft. Table
                   8 ft. Meat Display Case
                   6 ft. Deli Display Case
                   24 ft. Open Meat Case
                   20 ft. Produce Case, 2-shelf Deo
                   4-Door Walk-In Cooler
                   g ft. x 8 ft. Walk-In Cooler
                   21 ft. 8-Door Freezer
                   21 ft. 8-Door Freezer
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