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18 SECTION (No. TRIM 7/88 03/30/99 13:02:00 1 Pl +~95~216572 S CHUNTY RECORDER

RUBORDINATION, NON-DISTURBANCE AND ATTORNOLDT AGREEMENT

39.00 THIS STRONDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT (whis "Agreement") is made and entered into this 28th day of Fabruary, 1995, by and among CM1 Husingan Communications ("Tenant"), with a mailing address of 150 E. Buron, Suite 1800, Chicago, IL 50611, AMERICAN NATIONAL BANK AND TRUST COMPANY, no Dersonally, but soluly an Trusted under Trust Agreement dated March 22, 1994, and known as Trust No. 118105-04 ("Landlord") with a mailing address of 33 N. Lasalle Struct, Chicago, IL 60690, and CRIX USA Corporation, a Dolaward cosporation ("Mortgagee") with a mailing address of 100 North Riverside Plaza, Suite 1400 Chicago, Illinois 60606.

WITN E 6 8 H TRI

WHEREAS, Tomant has entered with a loase dated Outober 1, 1991 and amended February 28, 1983, Decomber 10, 1987, September 19, 1988, April 29, 1991 and July 15, 1992 with Landford, which demises certain premises described in said lease (the "Premisen") Which constitute a portion of the real estate legally described in Exhibit "A" attached haroto and made a part hereof (the "Real Estate"); said lease together with any amondments or modifications thereof, whether now or hereafter existing shall be hereinafter referred to as the "Lease"; and

WHENEAS, Landlord has executed and delivered to fortgagee a cartain Mortgage, Security Agreement, and Fixture Filling othe "Mortgage") encumbering the Real Estate to secure an indeptedness of Twelve Million Dollars (\$12,000,000); and

WHEREAS, Mortgagee, as a condition to making the loan secured by said Mortgage to Bandlord, has required the execution of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained and in consideration of Ten Dollars (\$10.00) by each of the parties hereto paid to the other, receipt of which is hereby acknowledged, the parties do hereby covenant and agree as follows:

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- 1. Tenant has delivered or identified in writing to Mortgages concurrently herewith a true, correct and complete copy of the Lease. Landlord and Tenant each agree not to amend, modify or accept a termination of the Lease without the prior written consent of the Mortgages and that no such smendment, modification or termination wilk be effective as against Nortgages or its successors or assigns without such consent.
- The Luanc is and shall be subject and subordinate to the Mortgage and to all renewals, modifications, consolidations, replacements, and extensions therefor, to the full extent of the principal sum secured by the Mortgage, all interest accrued and from time to time unpaid thereon and any other amounts required to be wild by the terms of the Mortgage and the instruments mominal charaby. Except as otherwise requested by Landlord, Tenant will in no event subordinate or agree to subordinate the Loade to zer lien or encumbrance offecting the Real Katate or the Pramises other than the Mortgage without the express written consent of Mortigages, and any such attempted subordination or agreement to subordinate without such consent of Mortgages shall be vold and of no force and effect. Tenant shall provide Mortgagen with a dobycof any Written notice of any defaults of Landlord under the Laure, which notices shall be sent in accordance with the provisions of Section 7 of this Agreement. Tenant shall not be enticled to terminate the Laune or to terminate or avoid any coverant to operate its business which may be contained in the Lease, vi reason of any default of Landlord under the Loane, unless (i) Torrant shall have given Mortgagee written notice of such detault as atornsaid, and (11) Mortgague shall have falled to cure such default of Landlord within the times set forth below. Mortgagen total have thirty (30) days following receipt of any such notice Di which to cure such default; provided, that if it is reasonably necessary or prudent Inr Mortyagen to obtain possession of the Real Estate, obtain an order or approval of a court, or otherwise exercise Mortgague's remodics against the Landlord in order to affect the cure of much default by Landford under the Leasn, and if Kortgages shall commence and shall thereafter diligently purmue much remedies against the handlord, Mortgages shall have such additional time as is reasonably necessary to exercise such remadies, plus a period of thirty (30) days after the completion thereof, in which to affect such cure, but in no event whall any such ours period be in excess of 180 days. In addition, neither Mortgage, for any Transferse shall be required, in order to ours any default by Landlord as described herein, to pay any claims for Indomnification or for damages (where their payment of uponified amounts expressly required to be paid by Landlord under the Leane) arising out of any default by Lauser, but the foregoing shall not limit temmen'n rights to pursue the Landlord named herein for such claims.

- Tanant agrees that neither the occurrence of any default in the Mortgage, the institution of proceedings to foreclose the lien thereof, the taking of possession by Mortgages or by any receiver appointed in any foreclosure proceedings, the entry of a foreclosure decree, the sale of the Real Estate pursuant to such decree, the Issuance of a deed to the purchaser at any such sale nor the issuance of a deed of the Real Butate in lieu of foreclosure or in settlement of amount due under the Mortgage will affect any obligation of Tenant under said Lease. Tenant understands that handlord has executed and delivered to Mortgagee an assignment of the Landlord's interests in the lesses of the Real Estate, including the Lease. Under the terms of such assignment, Landlord has agreed that Tenant is entitled to rely on any hotices or demands from Mortgages to make payments to Mortgagge, without any liability or any duty of inquiry on the part of the Tenant regarding whether Landlord is in default under the Mortgreen. Accordingly, Tenant further agrees that upon receipt of written notice from Mortgages of any uncured default by Landlord under the Mortgage or the Note secured by the Mortgage, all shecks and payments for all or any part of the rentals and other sums payable by Tenant under the Lease shall be delivered to and drive to the exclusive order of Mortgagee until a court of competent jurisdiction shall otherwise direct. Landlerd nereby agrees that it shall hold Tenant harmless for any such payments made to horigages pursuant to this Section.
- in the event Morto gee should foreclose the Mortgage, Mortgagee will not join Tunaut at a party defendant in any forenlosure proceedings, for so long a Tenant is not in default under the Lease or this Agreement. In the event Tenant defaults under the Lease or this Agreement, the obligations of Mortgages heraunder shall, at Mortgagne's election, become mull and void, and Mortgagee may proceed to extinguish the Leane and all of Tenant's rights and interests in and to the Premises through foreclosure of the Mortgage.
- Tenant hereby agrees that any interest of Tenant in any insurance (except as provided bolow), condemnation or eminent domain proceeds or awards made with respect to the Real Estate, the Premises or any interest in either of them shall be subordinate to the interests of Mortgages is such proceeds or awards. Tenant will neither seek nor accept any insurance except as to any insurance proceeds payable to Tenant under any insurance required under the Luane, condemnation or eminena domain proceeds or awards made with respect to the Real Estate, the Promison or any interest in either of them until all amounts secured by the Mortgage have been paid in full. However, Tonant reserven the right to make a supported claim for trade fixtures and moving expenses it separately allocated.

- So long as Tennnt shall not be in dofault under the Loane, (a) Mortgages shall not disturb Tenant's possession of the Promises, and (b) in the event Mortgagee or any designee, successor, or purchaser of the Real Estate (or any portion thereof which shall include the Premises) through foreclosure, deed in lieu of foreclosure, power of sale, any male or plan of ruorganization in bankruptay, or other enforcement process (herein called a "Transferee"), shall succeed to the interests of the Landlord under the Lease, (1) such occurrence shall be deemed to create direct privity of ontate and contract between Tenant and such Mortgages or Transferes (as the case may ba), with the same force and diffect as if the Losse had been made directly between Tenant and the Mortgages or Transferon (as the case may be), subject only to the limitations contained in this Agreement, and (ii) Tenant shall make full and complete attornment to Mortgage or such Transforme as the successor landlord under the Lease. In the event that Mortgages or any Transferes shall, in accordance with the foregoing, succeed to the interest of Landlord under the Lease, Mortgagee and any such Transferde shall not be:
 - (a) liable for any act or omission of Landlord or any prior landlord;
 - (b) obligated or liable to Tenant for any security deposit or other sum deposited with any prior landlord (including Landlord) under the Lease and not physically delivered to Mortgages;
 - (c) subject to any offects, claims or defenses which Tenant might have against any prior landlord (including Landlord);
 - (d) bound by any ront or additional runt which the Tenant might have paid for more than the current month to any prior landlord (including Landlord);
 - (e) bound by any amendment or modification of the Lease made without the consent of Mortgagee sursequent to the date hereof;
 - (f) obligated or liable to Tenant with respect to the construction or completion of the initial improvements in the Premises, or for any construction, moving, relocation, or refurbishment allowance for any improvements to the Premises or any part thereof;
 - (q) liable for the payment of any leasing commissions or other expenses which the Landlord or any prior landlord shall have failed to pay any third party;

- (h) bound or liable under any written or oral notice given by Tenant to Landlord or any prior landlord except if a copy of such notice was previously given to Mortgage;
- (i) obligated or fiable (financially or otherwise) on account of any representation, warranty, or indemnification obligation of Landlord with ranpact to hazardous materials, ambaston, or other unvironmental laws, claims or liabilities, whether expressly stated as such or subsumed within general obligations to comply with laws or preserve the benefits of Temant's use and enjoyment of the Prumines except for liability, if any, imposed by environmental laws; or
- ()) bound to Tenant after the date on which Lunder or auch Transferne transfors its interest in the Property to any chird party.

Nothing in this Section 6 shall be construed to limit Tenant's right to assert claims or obtain remodies against the Landlord having originally failed to pay or perform any of the foregoing obligations, if Tenant would otherwise be entitled to do so pursuant to the lease and is such claims or remodies do not involve termination of this Longe (axcept in accordance with the provisions of this Agreement) or offsate against rent psymble to, or the ascertion of claims igninat, any Mortgages or Transferes.

- All notions required or permitted by this Agreement shall be given by (i) hand delivery, (ii) U.S. Registered or Certified Mail, return receipt registed, or (iii) nationally reputable overnight courier service, and shall be addressed to the recipient at the respective address specified in the opening paragraph of this Agreement. No notice shall be effective unless and until actually received.
- This Agreement shall be hinding upon and inure to the benefit of the parties hereto and their respective successors and SOM CO nesigns.

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IN WITHESS WHEREOF, the parition hereto have caused these presents to be executed the day and year first above written,

TENANT:

CMT BUSINESS COMMUNICATIONS

TRUSTEE:

DOOP OF COOP AMERICAN NATIONAL BANK AND TRUST COMPANY, not personally, but solely ns Trusted under Trust Agreement dated March 23, 1994, and known as Trust. No. 118105-04

-1014'S OFFICE

ORIX USA Corporation, a bolaware corporation,

SENT BY SONNENSCHEIN NATH & ROUP 28-85 : 4:22PM : UNOFFICIAL

STATE OF ILLIMOIS

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COUNTY OF COOK

I, (tlencant atomand, a Notary Public in and for said County in the State aforesaid, do hereby certify that harmy Distinguit, President of CMI Business Communications, personally known to me to be the same person whose name is subscribed to the foregoing instrument as such officer, appeared before me this day in person and acknowledged that he signed and delivered such instrument as his own free and voluntary acts and as the free and voluntary act of said corporation, for the uses and purposes set forth therein.

sign under my hand and notarial seal on this day of Pebruary, 1995.

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My Commission Expirati

TOOK COUNTY CLERK'S OFFICE ARLENE E. KATEGIANIS

SONCHADIANAS FORMANIA (62270

Petrony 38, 1993

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STATE OF ILLINOIS 55 COUNTY OF COOK RUTH ANNE BOOKER , a Notary Public in and for said county in the Statu aforesaid, do hereby certify that Gregory S. Kasprzyk , SECOND VICE PRESIDENT and of said Association who are personally the range instrument as such SECOND VICE 1981 1981 , respectively, appeared bufore me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the rice and voluntary act of said Association, as Trustee as aforesaid for the uses and purposes therein set forth; and the then and there acknowledged that ha, the as custodian of the corporate seal of said Association, and affix the corporate seal of said Association to said instrument as his, her own tree and voluntary act and as the free and voluntary act of maid Association, as Trustae as aforesaid, tor the uses and purposes therein set forth. GIVEN under my han and notarial seal on this MAR language Dis Clork's Office n, Camission Explana-"OFFICIAL SFAL" ... RUTH ANNE BOOKER Notary Public, State of Illinois My Commission Expires 5/5/98

COUNTY OF

naid County In the State aforesaid, do horeby cortify that

parsonally known to me to be the same person whose name is subscribed to the foregoing instrument as much officer, appeared before me this day in person and adknowledged that he signed and delivered such instrument as his own free and voluntary acts and us the free and voluntary act of said corporation, for the uses and purposes set forth therein.

GIVEN under my hand and notarial seas on this $h/\frac{\pi}{2}$, day of FABSHATY, 19/15

My Commission Expires:

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MA MAY 1200

5, 1464 Y

Service and the Colombia Colom "OF TCIAL SEAL" Burbara A. Stanko North Public, State of Illinois My Commission Expires 8/5/95 a me to minute minute minute

TRIS DOCUMENT PREPARED BY AND UPON RECORDING RETURN TO:

Scott A. Lindquist SONNENSCRETH NATH & ROSENTHAL 8000 Sears Tower 233 South Wacker Drive Chicago, Tilinois 60606

ADDRESS OF THE PREMISES

150 East Huron Street Chicago, Jitinois

P. C.N. 17-10-106-0007

SCHOOLERO24K166-4754820M000U11682220.

EXHIBIT A

LEGAL DESCRIPTION

THE SOUTHEAST 1/4 (EXCEPT THE WEST 1 1/2 FEET THEREOF) OF BLOCK 45 OF KINZIE'S ADDITION TO CHICAGO IN THE NORTH FRACTIONAL 1/2 OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.