FIRST AMENDED FORBEARANCE AGREEMENT

THIS FORBEARANCE AGREEMENT (the "Agreement") is made and entered into as of this day of March, 1996, by and between LASALLE BANK WESTMONT, an Illinois banking corporation (the "Bank") and VALLABH S. PATEL, LILAVATI V. PATEL, JASU S. PATEL and RASHATLLA J. PATEL (collectively, "Patel").

OENT-01 RECORDING \$71.50 10003 TRAN 6120 04/16/96 12:48:00 48353 1 11 4-76-284530 COOK COUNTY RECORDER

WITNESSETH:

WHEREAS, on March 22, 1993 the Bank lent Patel the principal amount of Five Hundred Fifteen Thousand Dollars (\$515,000.00) pursuant to the terms and provisions of a Note dated March 22, 1993 ("the Note"); and,

WHEREAS, the Note was for a term of twenty (20) months with a maturity date of December 1, 1994 and charged interest at the rate of ten and 85/100 percent (10.85%) per annum, and at a rate of fourteen and 85/100 percent (14.85%) After the maturity date; and,

WHEREAS, the Note was secured by a Nortgage of even date therewith ("the Mortgage") which granted the Bank a mortgage lien on three (3) separate and distinct parcels of real property, to wit:

Parcel No.	Address
1	2658 W. Devon Avenue Chicago, IL 60647
2	4740 N. LaPorte Avenue Chicago, IL 60630
3	4317 N. Ravenswood Chicago, IL 60613

(hereinafter individually referred to as "Parcel 1", "Parcel 2" and "Parcel 3", respectively, and collectively referred to as the "Real Estate"), which Real Estate is legally described on Exhibit "all attached hereto; and 7/50

97295530

UNOFFICIAL COPY

WHEREAS, the Mortgage was recorded with the Recorder of Deeds Cook County, Illinois on March 30, 1993 as document no. 93230651; and,

WHEREAS, an Assignment of Leases and Rents upon the Real Estate dated March 22, 1993, was recorded with the Recorder of Deeds, Cook County, Illinois on March 30, 1993 as document no. 93230652; and,

WHEREAS, on December 1, 1994, the Note and the Mortgage were modified by a Loan Modification Agreement, recorded with the Recorder of Deeds, Cook County, Illinois, as document no. 95061124 ("Loan Modification Agreement 1"). The maturity date of the Note was changed to February 1, 1995 and the interest rate and monthly were also changed; and,

WHITEAS, Parcel 3, 4317 N. Ravenswood, Chicago, Illinois was subsequently sold and released from the Mortgage and the proceeds of the sale used to reduce the principal of the Note, Bank and Patel on or about February 1, 1995 entered into a Second Loan Modification Agreement ("Loan Modification Agreement 2") modifying the following:

Principal (s) of February 1, 1995: \$385,000.00

Interest Rate:

10% per annum until maturity
13% per annum after maturity

Maturity Date:

Tebruary 1, 1996

Secured Property:

Parcela 1 and 2

WHEREAS, Bank has taken as additional security the personal guarantees of Vallabh S. Patel and Jasu S. Patel; and,

WHEREAS, Bank has taken as additional collateral a lien on the receivable, inventory goods, chattels and equipment of Jai Hind Foods and Video, Inc.; and,

WHEREAS, as of August 31, 1995, Patel was in default under the terms and provisions of the Note for failure to timely pay amounts of principal and interest due thereunder to the Bank; and

WHEREAS, as a result of Patel's defaults, the indebtedness due under the Note, the amounts due and owing was accelerated by the Bank; and,

WHEREAS, Patel requested that the Bank agree to forbear in enforcing its rights under the Note and the Mortgage with respect to each of Patel and the Real Estate; and,

WHEREAS, on October 1, 1995, the Bank and Patel entered into a Forbearance Agreement (the "Forbearance Agreement") under which the Dank agreed to forebear in exercising the rights and remedies available to it under the Note and the Mortgage with respect to Patel and the Real Estate and Patel agreed to establish certain accounts with the Bank, pay certain late fees and charges, assume responsibility for the legal fees incurred by the Bank and to amend the Mortgage in certain material respects; and,

WHEREAS, the Forbearance Agreement extended the maturity date of the Note until February 28, 1996; and,

WHEREAS, the Forbearance Agreement was recorded with the Recorder of Deeds of Cook County, Illinois on October 16, 1995 asdocument no. 95-702406 (a copy of such recorded Forbearance Agreement is attached hereto as Exhibit "B" hereof); and,

WHEREAS Patel is indebted to the Bank as of February 28, 1996, on the Note as follows:

Principal	Intersec_	Deficiency In Tax Escrow	Total	Per diem after 2/28/96
\$378,068.09	\$2,835.51	\$6,221.51	\$387,125.11	\$105.02

plus the collection costs incurred by the Bank in connection with its efforts to obtain payment on The Note, including, without limitation, attorneys' fees and costs; and,

WHEREAS, Patel has requested that the Bank further agree to forebear from exercising its rights and remedies under the Note and the Mortgage with respect to Patel and the Real Estate beyond February 28, 1996; and

WHEREAS, the Bank is willing to grant the further forbearance sought by Patel, but only on the terms and conditions set forth herein.

NOW, THEREFORE, in and for the consideration of Ten Dollars (\$10.00) paid in hand and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties hereto as evidenced by their signatures to this Agreement, the parties hereto do hereby agree as Ellows: ro

- The undersigned stipulates to the truth and accuracy of ? each statement contained in the preamble of this Agreement, and the preamble hereof is incorporated into and made a part of this wa Agreement.
- Patel hereby agrees to bring all lean payments and escrow payments current by March 21, 1996 and thereafter to make all loan

90234536

UNOFFICIAL COPY

payments and escrow payments where due until the Note shall be paid in full. Such payments shall be made as follows:

Date Due	Amount To Be Paid	Item(s) Pald
March 21, 1996	\$ 3,715.33	March, 1996 loan payment
March 31, 1996	\$ 1,808.05	March, 1996 escrow payment
April 1, 1996	\$ 3,715.33	April, 1996 loan payment
April 30, 1996	\$ 2,300.00	April, 1996 ascrow payment
May 1, 1996	\$ 3,715.33	May, 1996 loan payment

- 3. Patel acknowledges that as of the date of this Agreement there is due and owing to the Bank post due escrow payments, late charges and fees of \$10,531.00.
- 4. Ontel hereby agrees to make the below payments to the Bank in payment of past due loan payments, escrow payments, late charges and fees:

Date Due	Amount To Be Paid	Itom(s) Paid	
March 21, 1996	\$8 531.00	\$1,834.24 to cla overdrafts \$6,696.76 for past escrow fees \$475.25 for March 15, 1996 escrow paymen	ear nt

April 15, 1996 \$2,000.00 late fees

In addition, Patel agrees to pay any and all other fees, charges, assessments, costs and expenses which may be assessed by the Bank against Patel from February 28, 1996 up to und including the date of payment in full of the amounts due by Patel under the Note and the Mortgage, as amended by Loan Modification Agreement 1, Loan Modification Agreement 2, the Forbearance Agreement and this Agreement.

- 5. Patel hereby agrees and acknowledges its obligation to pay all legal fees, expenses and costs associated with the default as well as the negotiation, preparation and execution of this Agreement.
- 6. Patel agrees that commencing on April 1, 1996 the interest rate chargeable under the Note, as amended by Loan Modification Agreement 2, shall be increased by one-half of one percent (.5%) and shall be as follows:

(a)	Prior to maturity	10.5%
	Upon maturity until paid	13.5%

- 7. The Bank agrees that so long as Patel shall not be in default under the terms, provisions and conditions of the Note and the Mortgage, as amended by Loan Modification Agreement 1, Loan Modification Agreement 2, the Forbearance Agreement and this Agreement, the maturity date under the Note and the Mortgage shall be extended up to and including May 15, 1996.
- 8. Patel hereby ratifies and confirms the liabilities and obligations under the Note and the Mortgage, as amended by Loan Modification Agreement 1, Loan Modification Agreement 2, the Forbearance Agreement and this Agreement, and the liens and security interests created thereby, and acknowledges that there are no defenses, claims or set-offs to the enforcement by the Bank of the coligations and liabilities of Patel under the Note and the Mortgage as amended by Loan Modification Agreement 1, Loan Modification Agreement 2, the Forbearance Agreement and this Agreement.
- 9. This Agreement represents the entire Agreement of the undersigned parties with respect to the subject matter set forth herein. No representations of any party, whether oral or written, shall survive the execution of this Agreement.
- 10. All of the provisions of the Note and the Mortgage, as amended by Loan Modification Agreement 1, Loan Modification Agreement 2, the Forbearance Agreement and this Agreement, shall remain in full force and effect in accordance with the respective terms thereof and shall be fully applicable to the obligations and liabilities of the Borrower under the terms, provisions and conditions of the Note and the Mortgage, as amended.
 - 11. Time is of the essence of this Agreement,
- 12. This Agreement shall be governed by the laws of the State of Illinois.
- 13. This Agreement may be executed in several counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument
- 14. If any term or provision of this Agreement or any application thereof to any entity or circumstance shall to any extent be held in valid and/or unanforceable by a court of competent jurisdiction, the remainder of this Agreement, or the application of such term or provision to entities or circumstances other than those as to which it is held in valid or unenforceable shall not be affected thereby, each term and provision of this Agreement shall be valid and be enforced to the fullest extent permitted by law.
- 15. VALLABH S. PATEL, LILAVATI V. PATEL, JASU S. PATEL, RASHMILLA J. PATEL, AND JAI HIND FOODS & VIDEO, INC., INDIVIDUALLY

AND COLLECTIVELY, HEREBY RELEASE THE DANK AND ITS PREDECESSOR, SUCCESSORS, ASSIGNS, AFFILIATES, SHAREHOLDERS, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, AND ATTORNEYS FROM LIABILITIES AND OBLIGATIONS INCLUDING, WITHOUT LIMITATION, CAUSE OF ACTION OR CLAIM INCLUDING WITHOUT LIMITATION CONTROVERSIES, SETTLEMENTS, LIABILITIES, ACTIONS, ACTIONS, DEMANDS, DEUTS, DAMAGES, COST, EXPENSES, ATTORNAYS' FEDS, MONIES DUE ON (OR RELATED TO) OBLIGATIONS, JUDGMENTS OR OBLIGATIONS OF ANY NATURE, WHETHER KNOWN OR UNKNOWN, AT LAW OR IN EQUITY, WHICH THEY OR ANY OF THEM HAD OR NOW HAVE OR HEREAFTER CAN, SHALL OR MAKE, HAVE FOR OR BY REASON WHICH AROSE PRIOR TO THE DATE OF THIS AGREEMENT.

16. The parties hereto agree that this Agreement may be recorded with the Recorder of Deeds of Cook County, Illinois. 16. Patel further agrees that the Bank may take any and all steps which the Bank, in its sole and absolute discretion, deem necessary in order to effectuate and perfect the terms and provisions of this Agreement.

IN WITNESS WIFRCOF, the parties have duly executed this Agreement as of the data and year first written above.

3. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5.	
	+ Vallable textel
	VALLABH S. PATEL
	Linexate V Portel
	LILAVATI V. PATEL
	J & Palid
	JASU S. PATEL
	Rachmila & Ribel
	RASHMILLA J. PATEL
	Ca
·	JAI HIND FOODS & VIDEO, INC., an Illinois comporation
	By: Vallath Potel
rtest:	Its: Acct. Sactornam

ATTEST:

By: J.S Palli Its: ligan

LASALLE BANK WESTMONT, an Illinois banking corporation

y: Zom Z. Bum

ATTEST:

By: Ruce J. Ville

Property of Cook County Clerk's Office

- 7 -

900000000

STATE	OF	ILLINOIS)	
		PHPAGE	À	SS
COUNTY	OF	C-0-C-K)	

I, JACQUELINE M. LYNCH, a Notary Public in and for said County, in the State aforesaid, do heraby certify that VALLABH S. PATEL, LILAVATI V. PATEL, JASU S. PATEL and RASHMILLA J. PATEL, personally known to me to be the same persons whose names are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary acts for the uses and purposes therein set forth.

Mach , 1996.

Jacqueline The Synch

My commission expires:

10/7/98

OFFICIAL E..AL
Jacqueline I.I. Lynch
Notary Public, State of Illinois
DuPago Carety
My Commission I.I. (1013 107713

STATE OF ILLINOIS) SS COUNTY OF COURSE

I. TARRELING M. LYNCH , a Notary Public in and for said County, in the State aforesaid, do hereby certify that Vallach Porfel , Lieughi Total and Jasu Porfel , Rashunda Porfel of JAT HIND FOODS & VIDEO, INC., an Illinois corporation, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vollable Partel and Li avat Party, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary acts and as the free and voluntary act of said corporation, for the uses and purposes therein set forth and the said Ligyar forth and there acknowledged that he, as custodian of the corporate seal of said corporation, did affix the corporate seal of said corporation for the uses and purposes therein set forth

Marin under my hand and nothrial seal this 24th day of 1996.

and note.

· OFFICIAL SEAL * Jacqualino M. Lyrich Notary Public, State of Illinois DuPage Churty My Commission Eng. 1 10 703

STATE OF ILLINOIS) SS				
COUNTY OF DUPAGE)				
I, TARQUELINE M.LYNCH County, in the State afo KEVIN K. BROWN TANICE MURPHY this day in person and ach foregoing instrument, being by the VICE PRESIDENT and AS of LASTLE BANK WESTMONT, an acknowledged that they signed their own free and voluntary a of LASALLE TANK WESTMONT for forth. Given under my hand and March. Given under my hand and	resaid, do la conowledged that me duly sworn, ST. VICE PRESIO Illinois band and delivered the uses and notarial seal	appeared they ex did say the King associated said instruction purposes the this 29th	before ecuted at they spective lation, strument luntary therein	that and the the are ely, and as
00/	Nota	M. Synch	***************************************	~~~
My commission expires:		~~~~~~~	Mca :	
10/7/95	Jacque Notary Publ	ICIAL SEAL * oline M. Lynch Ilc, State of Itilnols		•
	1 v Commiss	ago County alon Expirus 10/7/98	_}	
		SO.		
THIS INSTRUMENT WAS PREPARED BY AND SHOULD BE RETURNED TO:			S. Co	
Thomas W. Murphy, Esq.	:			1

Thomas W. Murphy, Esq. JOHNSON & BELL, LTD. 222 North LaSalle Street Suite 2200 Chicago, IL 60601

Popolity of Coot County Clork's Office

EXHIBIT "A"

Parcel 1:

Lots 20 and 21 in Block 3 in Devon Rockwell Addition to Rogers Park, being a subdivision of the East 696.75 feet of the Southwest 1/4 of the Third Principal Meridian, in Cook County, Illinois.

PIN: 10 36 425 028 0000 and 10 36 426 027 000

Commonly known as 2658 West Devon Ave., Chicago, 17 inois.

Parcel 2:

Lot 2 in Block 2 in Rombergs Resubdivision of Lots 11 to 43 both inclusive in Block 1, and Lots 11 to 46 inclusive in Block 2 in subdivision of Blocks 1 and 2 in Filverman's Addition to Trying Park, Montrose and Fefferson, a subdivision of the West 1/2 of the East 1/2 of the Northeast 1/4 and all of that part of the Northwest 1/4 of said Northeast 1/4 which lies North of the Northwest Railroad Track of Section 16. Township 40 North, Range 13 East of the Third Principal Meridian, in Cock County, Illinois.

PIN: 13 16 204 027 0000

Commonly known as 4740 North LaPorce Ave., Chicago, Illinois.

Parcel 3:

Lots 16 and 17 in Block 24 in Revenswood, a subdivision of Sections 17 and 18, 'rownship 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

PIN: 14 18 403 004 0000

Commonly known as 4317 North Ravenswood, Chicago, Illinois.

F.234.30

FORBEARANCE AGREEMENT

THIS FOREEARANCE AGREEMENT (the "Agreement") is made and entered into as of this 147 by and between LASALLE BANK WESTMONT, an Illinois banking corporation (the "Bank") and VALLABH B. PATEL, LILAVATI V. PATEI, JASU S. PATEL and RASHMILL). J. PATEL (collectively, "Patel"). 0EPT-01 RECORDING \$46. T#0004 TRAN \$208 10/16/95 13:48:00 #5411 # LF *-95-76246 COOK COUNTY RECORDER

95702406

WITNESSETH:

WHEREAS, on March 22, 1993 the Bank lent Patel the principal amount of Five Hundred Fifteen Thousand Dollars (\$515,000.00) pursuant to the terms and provisions of a Note dated March 22, 1993 ("The Note"); and,

WHEREAS, The Note was for a term of 20 months with a maturity date of December 1, 1994 and charged interest at the rate of ten and 85/100 percent (10.85%) per annum, and at a rate of fourteen and 85/100 percent (14.85%) after the maturity date; and,

WHEREAS, The Note was secured by a Mortgage of even date therewith ("The Mortgage") which granted the Bank a mortgage lien on three (3) separate and distinct parcels of real property, to wit:

Parcel No.	Address
1	2658 W. Devon Avenue Chicago, IL 60647
2	4740 N. LaPorta Avenue Chicago, IL 60630
3	4317 N. Ravenswood Chicago, IL 60613

(hereinafter individually referred to as "Parcel 1", "Parcel 2" and "Parcel 3" and collectively referred to as the "Real Estate"), which Real Estate is legally described on Exhibit "A" attached hereto; and

WHEREAS, The Mortgage was recorded with the Recorder of Deeds Cook County, Illinois on March 30, 1993 as document no. 93230651; and,

WHEREAS, an Assignment of Leases and Rents upon the real estate dated March 22, 1993, was recorded with the Recorder of Deeds, Cook County, Illinois on March 30, 1993 as document no. 93230652; and,

WHEREAS, on December 1, 1994, The Note and The Mortgage were modified by a Loan Modification Agreement, recorded with the Recorder of Deeds, Cook County, Illinois, as document no. 95061124 ("Loan Modification Agreement 1"). The maturity date of The Note was changed to February 1, 1995 and the interest rate and monthly were also changed; and,

WHEREAS, Parcel 3, 4317 N. Ravenswood, Chicago, Illinois was subsequently sold and released from The Mortgage and the proceeds of the sale used to reduce the principal of The Note, Bank and Patel on or about February 1, 1995 entered into a Second Loan Modification Agreement modifying the following:

Principal as of February 1, 1995: \$385,000.00

Interest Rate: 10% per annum unti

10% per annum until maturity
13% per annum after maturity

Maturity Data: February 1, 1996

Secured Property: Parcels 1 and 2

WHEREAS, Bank has taker as additional security the personal guarantees of Vallabh S. Patel and Jasu S. Patel; and,

WHEREAS, Bank has taken as additional collateral a lien on the receivable, inventory goods, chattals and equipment of Jai Hind Foods and Video, Inc.; and,

WHEREAS, Patel is currently in default under the terms and provisions of The Note for failure to cinely pay amounts of principal and interest due thereunder to the Pank; and,

WHEREAS, as a result of Patel's defaults, the indebtodness due under The Note, the amounts due and owing have been accelerated by the Bank; and,

WHEREAS, Patel is indebted to the Bank as of August 3. 1995, on The Note as follows:

Principal Interest Total \$380,509.81 \$3,278.72 \$383,788.53

Per diem after 8/31/95 \$105.70

plus the collection costs incurred by the Bank in connection with its efforts to obtain payment on The Note, including, without limitation, attorneys' fees and costs; and,

WHEREAS, Putel seeks the Bank's forbearance with respect to the Bank's rights with respect to Patel and the Real Estate; and

WHEREAS, the Bank is willing to grant the forbearance sought by Patel, but only on the terms and conditions set forth herein.

NOW, THEREFORE, in and for the consideration of Ten Dollars (\$10.00) paid in hand and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties hereto as evidenced by their signatures to this Agreement, the parties hereto do hereby agree as follows:

- 1. The undersigned stipulates to the truth and accuracy of each statement contained in the preamble of this Agreement, and the preamble toreof is incorporated into and made a part of this Agreement.
- 2. Patel shall open or cause to be opened at LaSalle Northwest, a business account in the names of Jai Hind Foods & Video, Inc. (hereinstor "JHFV").

This account shall be the sole business account for JHFV. Patel shall cause the Account Application, attached hereto as Exhibit "A", to be filled out and returned to Bank along with all supporting documents and ar opening deposit no later than 10 business days after the execution of this Agreement. From these accounts Patel and JHFV agree and acknowledge that:

- a. on the 15th of each month Bank shall directly debit all payments to and loans due Bank from Patel and JHFV;
- b. on the 30th of each month Bank shall directly debit all tax and escrow payments due Hank on any loan to Patel and JHFV.
- gunds to allow the Bank to draw all current monies one and owing Bank as set forth in Paragraph 2 above. In the event Potel fails to properly fund the accounts, Bank shall at its option have the right to declare a default under The Note and accelerate all monies due under The Note.
- 4. Patel hereby agrees on or before the execution of this Agreement to pay Bank the sum of \$451.00 in late fees. If the \$451.00 is received the Bank shall forgive an additional \$451,00 in late fees.
- 5. Patel hereby agrees and acknowledges its obligation to pay all legal fees, expenses and costs associated with the default.

as well as the negotiation, preparation and execution of this Agreement.

- 6. Upon the execution of this Forbearance Agreement, evidence that the accounts set forth in paragraph 2 have been opened and the receipt by Bank of all sums due herein, Bank shall reinstate both The Note and shall forebear in its suit for collection on The Note and for foreclosure of the Real Estate due to Patel's default under the terms and provisions thereof and from asserting any past defaults but shall only forebear past defaults as long as Patel is in full compliance with the terms of this Agreement.
- 7. Patel agrees that The Mortgage shall hereby be amended to provide as follows:
 - (a) The Mortgagor agrees that it shall not apply for or availa itself of and hereby waives the benefit of, for itself and all who may claim through or under it, any appraisement, valuation, stay, moratorium, extension or exemption laws, whether existing on the date of this Mortgage or hereafter enacted, in any enforcement or foreclosure of this Mortgage. Mortgagor, Cocitself and all who may claim through or under it, waives any and all right to have the Premises or any portion thereo marshalled upon any foreclosure of this agrees that any court and Mortgagor Mortgage jurisdiction to for close this Mortgage may order the Premises sold as an entirety. Mortgagor does hereby waive any and all rights of reinstatement and rights of redemption from sale under any judgment or decree of foreclosure of this Mortgage on behalf of itself and each and every person, except judgment creditors of the Mortgagor, acquiring any interest in or title to the Premises subsequent to the date of this Mortgage.
 - (b) No action for the enforcement or foreclosure of this Mortgage shall be subject to any defense which would not be good and available to the party interposing the same in an action at law upon the Note.
 - (c) Acceptance by Mortgagee of any payment which is less than payment in full of all amounts due and payable at the time such payment is made shall not constitute a waiver of Mortgagee's right to declare the entire indebtedness secured by this Mortgage to be immediately due and payable with out notice, demand or presentment or to exercise any other right or remedy of Mortgagee under this Mortgage at that time or at any subsequent time nor shall such acceptance nullify any prior exercise by Mortgagee of any right or remedy under this Mortgage without the express written consent of Mortgagee.
 - (d) The Mortgagee shall have the right to rescind any acceleration of the indebtedness secured by this Mortgage and the right to discharge or dismiss any proceedings brought to enforce any right or remedy of Mortgagee under this Mortgage

95702466

and, in the event Mortgagee elects to exercise either of such rights, the obligations of Mortgager and the rights and remedies of Mortgagee shall continue as if such acceleration had not been made or such proceedings had not been commenced.

- (e) The Mortgagee shall have the right upon any default of this Agreement or any of the underlying documents to enforce its right to collect rents pursuant to the Assignment of Leases and Rents without notice or order of court. Mortgager shall upon notice by mortgages of its exercise of its right to collect rents, turn over all rental payments in its possession. Mortgagee may at its sole discretion contact all tenants of mortgager and request all rents be paid directly to mortgages. Mortgager shall within 10 days of the execution of this Agreement supply Mortgages with a complete list of all tenants along with their respective rental obligations. Mortgager shall be required to notify Mortgages of any change in tenancy by supplying Mortgages with the new tenarce names, addresses and rental arrangements. Failure of Mortgages to supply the list of tenants shall be a default under this Agreement.
- 8. This Agraement represents the entire Agreement of the undersigned parties with respect to the subject matter set forth herein. No representations of any party, whether oral or written, shall survive the execution of this Agreement.
 - 9. Time is of the essence of this Agreement.
- 10. This Agreement shall be governed by the laws of the State of Illinois.
- 11. This Agreement may be executed in several counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument.
- application thereof to any entity or circumstance shall to any extent be held in valid and/or unenforceable by a court of competent jurisdiction, the remainder of this Agreement, or the application of such term or provision to entities or circumstances other than those as to which it is held in valid or uncoforceable shall not be affected thereby, each term and provision of this Agreement shall be valid and be enforced to the fullest extent permitted by law.
- 13. VALLABH S. PATEL, LILAVATI V. PATEL, JASU S. PATEL, RASHMILLA J. FATEL and JAI HIND FOODS & VIDEO, INC., individually and collectively, hereby release the Bank and its predecessor, successors, assigns, affiliates, shareholders, officers, directors, employees, agents, representatives, and attorneys from all liabilities and obligations including, without limitation, any, cause of action or claim including without limitation any liabilities, controversies, settlements, actions, causes of

からいわらくになる。

actions, demands, debts, damages, cost, expenses, attorneys' fees, monies due on (or related to) obligations, judgments or obligations of any nature, whether known or unknown, at law or in equity, which they or any of them had or now have or hereafter can, shall or make, have for or by reason which arose prior to the date of this Agreement.

The parties hereto agree that this Agreement may be recorded with the Recorder of Deeds of Cook County, Illinois. Patel further agrees that the Bank may take any and all steps which the Bank, in its sole and absolute discretion, deem necessary in order to effectuate and perfect the terms and provisions of this Agreement.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the date and year first written above. Open Co

Vallabh S. Pater Vallabh s. Pater

lavati V. Portel LILAVATI

RASHMILLA J, PATEL Clort's Office

JAI HIND FOODS & VIDEO, INC., Illinois corporation

By: Lilavah V-Patal
Its: Prosident

ATTEST:

LASALLE BANK WESTMONT, an Illinois banking ofrporation

ATTEST:

2. Pot County Clert's Office

STATE OF ILLINOIS)
COUNTY OF /)
Michael
MI Mahandra Chafwani, a Notary Public in and for sai County, in the State aforesaid, do hereby certify that VALLABH S
PATEL, LILAVATI V. PATEL, JASU S. PATEL and RASHMILLA J. PATEL
personally known to me to be the same persons whose names ax
subscribed to the foregoing instrument appeared before me this da in person and acknowledged that they signed and delivered the sai
instrument as their own free and voluntary acts for the uses an
purposes therein set forth.
Giver under my hand and notarial seal this &1 St day o
September, 1995.
Willened It a twans
Millinel Chatrons Notary Public
My commission expired
2-9-97 CONIGIAL CRAL ONICHAGE CHARTAN
NOTARY PUBLIC, STATE CA INTROLE COMMISSION EXPERTS 18-7-92
T COUNTY CO
40x
9
7
3,

	, i *	
STATE OF ILLINOIS)	•	
COUNTY OF ,	·	
COUNTY OF I, Michael Chafwau County, in the State aforesaid, do her Lilavah V. Patel Corporation, personally known to me to be the names are subscribed to the foregoing in	blic in and f	or said
County, in the State aforesaid, do her	ceby certify	that
of JAI HIND FOODS & VIDEO	INC. an I	llincis
corporation, personally known to me to be the	same persons	whose
names are subscribed to the foregoing i	nstrument as	such
President and Secretary	, respect	cively,
names are subscribed to the foregoing in President and Secretary appeared before me this day in person and ack	nowledged the	it they
signed and delivered the said instrument as	their own Ir	ee and
voluntary acts and as the free and volun	ntary act of	said
corporation, for the uses and purposes therei	n set forth a	ind the
said then and there acknowl	edged that	ne, as
custodian of the corporate seal of sald corpora	acion, did ar	tix cua
corporate sear of said corporation for the	uses and pi	irposes
therein set fortr.		
cruzzi under au hand and nebarial seal	thia 2157	day of
September my hand and notarial seal	C1170 001	auj or
TENTENT AND THE PROPERTY OF TH	•	
Michanol	rel (ha	Away
Not	ary Public	
4		
' O		٠.

OFFICIAL BEAL MICHAGL CHATSVAIV NOTARY PUBLIC, STATE CONTROLS MY COMMISSION EXPIRES 610-47

C/OPTS OPPEC

STATE OF ILLINOIS)		
COUNTY OF Dilige } ss		,
County, In the State afore County B. Meyer	, a Notary Public in and for	said
County, in the state afore	Bryn E. Schwenk-	and
	appeared befor	e me
this day in person and acknowledge	wledged that they executed	the
foregoing instrument, being by me	a duly sworn, aid say that the	y are
the Assistant Vice President and Assist of LABALLE BANK WESTHONT, an I	linois banking association	and.
acknowledged that they signed	and delivered said instrumen	nt as
their own free and voluntary act	and as the free and voluntar	y act
of LASALLY BANK WESTMONT for the	he uses and purposes thereis	n set
forth.		
Given under my hand and no	tarial seal this 2nd de	ay of
October 1995.	^	
9	I requeline M. Lynch	:
Ox	Jacqueline M. Synch	
í C.		
My commission expires:		

THIS INSTRUMENT WAS PREPARED

Thomas W. Murphy, Esq. JOHNSON & BELL, LTD. 222 North LaSalle Street Suite 2200 Chicago, IL 60601

10/7/18

· OKTOPHON

C/o/t/s O/file BY AND SHOULD BE RETURNED TO:

"OFFICIAL SEAL"
Jacqueline M. Lynch
Nolary Public, State of Elinois
DuPage County
My Commission Expires 10/7/98

EXHIBIT A

Parcal 1:

Lots 20 and 21 in Block 3 in Davon Rockwell Addition to Rogers Park, being a subdivision of the East 696.75 feet of the Southwest 1/4 of the Southeast 1/4 of Section 36, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

PIN: 10 36 426 028 0000 and 10 36 425 027 000

Commonly known as 2688 West Devon Ave., Chicago, Illinois.

Parcel 2:

Lot 2 in Block 2 in Rombergs Resubdivision of Lots 11 to 43 both inclusive in Block 1, and Lots 11 to 46 inclusive in Block 2 in subdivision of Blocks 1 and 2 in Silverman's Addition to Irving Park, Montrose and Jefferson, a subdivision of the West 1/2 of the Last 1/2 of the Northeast 1/4 and all of that part of the Northwest 1/4 of said Northeast 1/4 which lies North of the Northwest Railroad Track of Section 16, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

PIN: 13 16 204 027 0000

Commonly known as 4740 North LaPorte Ave., Chicago, Illinois.

Parcel 3:

Lots 16 and 17 in Block 24 in Ravenswood, a subdivision of Sections 17 and 18, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

PIN: 14 18 403 004 0000

Commonly known as 4317 North Ravenswood, Chicago, Illinois.