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MORTGAGE AND INDENTURE OF TRUST

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THE INDUSTRIAL DEVELOPMENT BOARD OF THE  
CITY OF COLUMBIANA

To

AMSOUTH BANK, NATIONAL ASSOCIATION

As Trustee

Dated as of December 1, 1984

(Global Distribution Project)

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This Mortgage and Indenture of Trust was prepared by R. H. Walston of Cabaniss, Johnston, Gardner, Dumas & O'Neal, 1900 First National-Southern Natural Building, Birmingham, Alabama 35203

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CONWILL & JUSTICE

# MORTGAGE AND INDENTURE OF TRUST

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(This Table of Contents is not a part of this Indenture  
and is only for convenience of reference)

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STATE OF ALABAMA  
SHELBY COUNTY

THIS MORTGAGE AND INDENTURE OF TRUST made and entered into as of December 1, 1984, by and between THE INDUSTRIAL DEVELOPMENT BOARD OF THE CITY OF COLUMBIANA, a public corporation duly organized and existing under the laws of the State of Alabama (hereinafter called the "Borrower"), as party of the first part, and AMSOUTH BANK, NATIONAL ASSOCIATION, a national banking association authorized to accept and execute trusts of the character herein set out with its principal office in the City of Birmingham, Alabama (hereinafter called the "Trustee"), party of the second part;

W I T N E S S E T H:

WHEREAS, the Borrower has been heretofore organized under the laws of Alabama and is authorized by Article 4 of Chapter 54 of Title 11 of the CODE OF ALABAMA 1975 (Section 11-54-80 et seq.) to acquire, own, lease and dispose of the properties hereinafter described for the purposes set forth in said Article 4; and

WHEREAS, the Borrower has made the necessary arrangements with Global Distribution Network, Inc., as Lessee, for the acquisition of the Project, hereinafter defined, and the Borrower has further entered into a Lease Agreement dated as of the date hereof with the Lessee specifying the terms and conditions of the acquisition of the Project and the leasing of the same to the Lessee (hereinafter called the "Lease Agreement"); and

WHEREAS, the Lease Agreement has been authorized by resolution duly adopted and approved by the Borrower, has been assigned and pledged to the Trustee as hereinafter provided and an executed copy thereof delivered to the Trustee; and

WHEREAS, the Lease Agreement will be duly recorded in the office of the Judge of Probate of the County in which the Project is situated, simultaneously with placing this Mortgage and Indenture of Trust on record with said Judge of Probate, to which Lease Agreement reference is hereby made for the rental, terms, conditions and obligations of the parties thereto; and

WHEREAS, it has been determined that the estimated amount necessary to finance the cost of the Project, including expenses incidental thereto, will require the issuance, sale and delivery of the Bond as hereinafter provided; and

WHEREAS, the Bond to be issued hereunder and the Trustee's authentication certificate are to be substantially in the following forms, respectively, with appropriate omissions, insertions and variations permitted or authorized as hereinafter provided:

UNITED STATES OF AMERICA  
STATE OF ALABAMA

THE INDUSTRIAL DEVELOPMENT BOARD  
OF THE CITY OF COLUMBIANA

INDUSTRIAL DEVELOPMENT REVENUE BOND  
(GLOBAL DISTRIBUTION PROJECT)

KNOW ALL MEN BY THESE PRESENTS that The Industrial Development Board of the City of Columbiana, a public corporation created and existing under the laws of the State of Alabama (herein called the "Board"), for value received, hereby promises to pay from the source and as hereinafter provided to the registered owner hereof the principal sum of

SIX HUNDRED SIXTY THOUSAND DOLLARS

and in like manner to pay interest on the unpaid principal balance hereof from the date hereof at the applicable per annum rate, said principal and interest to be payable in installments as follows:

(a) On January 1, 1985, and on the first day of each month thereafter the interest accrued on the unpaid principal balance hereof to the due date of such installment;

(b) On January 1, 1985, and on the first day of each month thereafter, until and including November 1, 1994, or until the principal on this bond is paid in full, the sum of \$5,500; and

(c) On December 1, 1994, unless sooner paid, an amount equal to the entire unpaid principal balance hereof plus the interest accrued hereon to the date of payment.

The applicable interest on this Bond shall be computed on the basis of a 360-day year at a per annum rate of interest equal to the Applicable Percentage of the Prime Rate (as such terms are hereinafter defined).

The term "Prime Rate" shall mean the rate of interest announced from time to time by AmSouth Bank, National Association, a national banking association with its principal office in the City of Birmingham, Alabama (herein called the "Bank"), as its prime rate, with the understanding that the Bank's prime rate is one of its base rates established from time to time for lending purposes and is evidenced by the recording thereof after its announcement in such internal publication or publications as the Bank may designate.

The term "Applicable Percentage" shall mean that percentage which, when applied to the Prime Rate, shall produce the applicable per annum rate of interest on this bond. Unless adjusted to the Adjusted Tax Exempt Percentage (as hereinafter defined), the Applicable Percentage shall be 70%. If the highest marginal rate of Federal income tax imposed on corporations (herein called the "Maximum Corporate Tax Rate") changes after the date of original issuance of this bond, the Applicable Percentage shall be adjusted, effective on the first day of the calendar month next succeeding the effective date of such change, to the said Adjusted Tax Exempt Percentage. The term "Adjusted Tax Exempt Percentage" shall mean the product (rounded to the second decimal point; e.g., 70.00) of (i) the Applicable Percentage on the date of original issuance of this bond times (ii) a fraction the numerator of which is the number 1 minus the Maximum Corporate Tax Rate (expressed as a decimal) in effect following such change and the denominator of which is the number 1 minus the Maximum Corporate Tax Rate (expressed as a decimal) in effect on the date of original issuance of this bond. Anything in this paragraph to the contrary notwithstanding, the Applicable Percentage shall never be lower than 70%.

If a Final Determination (as hereinafter defined) is made that interest on this bond is Taxable (as hereinafter defined), this bond shall bear interest at the Prime Rate as adjusted from time to time, plus 1% per annum, effective as of the earliest date that interest hereon became so Taxable. Any additional amount of interest payable on this bond for the period prior to the date of such Final Determination shall be payable on the interest payment date (or redemption date, as the case may be) next following the date of such Final Determination.

Interest on this bond shall be deemed "Taxable" if interest on this bond is includable in the gross income of the holder hereof for any reason other than the fact that such holder is a "substantial user" of the Project or a



"related person" within the meaning of Section 103(b)(13) [or any successor provision] of the Internal Revenue Code of 1954, as amended. A "Final Determination" that interest hereon is Taxable shall be deemed to exist when (i) the Lessee or the holder of the bond shall determine in good faith, supported by an opinion of counsel, that interest on this bond is Taxable or (ii) the Internal Revenue Service shall claim in writing that interest on this bond is Taxable.

Interest on overdue principal and premium, if any, and (to the extent legally enforceable) on any overdue installment of interest on this bond shall be payable at the Prime Rate, as adjusted from time to time, plus 2% per annum. For the purpose of determining the amount of interest payable on each interest payment date occurring prior to the final maturity or the redemption of this bond in whole, the Prime Rate in effect on the fifteenth day (whether or not a business day) of the calendar month next preceding such interest payment date shall be deemed to be the Prime Rate in effect until the day prior to such interest payment date. If the Prime Rate changes during such period, the difference between the amount of interest that in fact accrues during such period and the amount of interest actually paid shall be added to or subtracted from, as the case may be, the interest otherwise payable for the next succeeding interest period. For the purpose of determining the amount of interest payable at the final maturity or upon redemption of this bond in whole, all changes in the Prime Rate occurring on or prior to the day before the final maturity or such redemption date shall be taken into account.

So long as interest hereon is not Taxable, the maximum rate of interest which this bond shall bear shall be 12% per annum and the minimum rate of interest shall be 7% per annum, anything herein to the contrary notwithstanding.

Both the principal of and interest on this bond shall be payable by check or draft or wire transfer of the Trustee (AmSouth Bank, National Association, in the City of Birmingham, Alabama) or of its successor in trust, payable in such coin or currency of the United States of America as at the time of payment is legal tender for the payment of public and private debts.

This bond is issued for the purpose of acquiring real property and the plant buildings and equipment thereon and therein, and renovating, rehabilitating and improving the same, and paying necessary expenses incidental thereto (such land, buildings, improvements, equipment, renovations and work of rehabilitation as they and the product

thereof may at any time exist being herein called the "Project"). The Project is leased to Global Distribution Network, Inc., an Illinois corporation (herein called the "Lessee") under a Lease Agreement dated as of December 1, 1984 (herein called the "Lease Agreement"). This bond is issued under and is secured and entitled to the protection given by a Mortgage and Indenture of Trust dated as of December 1, 1984 (herein called the "Indenture") duly executed and delivered by the Board to AmSouth Bank, National Association, as trustee (herein called the "Trustee", which term also includes any successor trustee under the Indenture). Reference is hereby made to the Indenture and to all indentures supplemental thereto for a statement of the respective rights thereunder of the Board, the Trustee and the registered owner of this bond, and the terms upon which this bond is authenticated and delivered.

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This bond is registered as to principal and interest in the name of the owner on the book of registration maintained for that purpose by the Board in the principal office of the Trustee, as Bond Registrar. The person in whose name this bond is registered shall be deemed and regarded as the absolute owner hereof for all purposes and payment of the installments of principal and interest on this bond shall be made by check or draft of the Trustee only to or upon the order of the registered holder hereof or his legal representative, and neither the Board, the Trustee, nor any agent of the Board shall be affected by any notice to the contrary. All such payments of principal or interest shall be valid and effectual to satisfy and discharge the liability of the Board upon this bond to the extent of the sum or sums so paid.

This bond may be transferred only upon written request of the registered owner or his legal representative addressed to the Bond Registrar, such transfer to be recorded on said book of registration and endorsed hereon by the Bond Registrar. Upon presentation to the Bond Registrar for transfer, this bond must be accompanied by a written instrument or instruments of transfer satisfactory to the Board and Trustee, duly executed by the registered owner or his attorney duly authorized in writing, and the Board shall endorse on the schedule attached hereto for such purpose the principal amount of this bond unpaid and the interest accrued hereon to the date of transfer. No charge shall be made for the privilege of transfer, but the holder of this bond requesting any such transfer shall pay any tax or other governmental charge required to be paid with respect thereto.

The entire unpaid principal balance of this bond or any lesser portion thereof not less than \$1,000 is subject to prepayment (without premium or penalty) at the option

of the Board on any date. Written notice of any intended prepayment shall be given by registered mail to the registered owner hereof at the address of such owner as shown on the Bond Registrar's books.

Any partial prepayment of principal shall not postpone the due date nor change the amount of any subsequent monthly installments coming due hereunder prior to the payment in full of the principal and interest on this bond.

This bond is issued pursuant to and in full compliance with the Constitution and laws of the State of Alabama, particularly Article 4 of Chapter 54 of Title 11 of the CODE OF ALABAMA 1975 (Section 11-54-80 et seq.) and pursuant to a resolution adopted and approved by the Board, which resolution authorizes the execution and delivery of the Indenture. This bond is a limited obligation of the Board and is payable solely out of the revenues and receipts derived from the leasing or sale of the Project. Rental payments under the Lease Agreement sufficient for the prompt payment when due of the installments on this bond are to be paid to the Trustee for the account created by the Board under the Indenture and have been duly pledged for that purpose, and in addition the Project has been mortgaged under the Indenture to secure the payment of this bond. The City of Columbiana, Alabama (herein called the "Municipality") shall not in any event be liable for the payment of this bond or any other bonds of the Board, or for the performance of any pledge, mortgage, obligation or agreement of any kind whatsoever which may be undertaken by the Board, and none of the bonds of the Board or any of its agreements or obligations shall be construed to constitute an indebtedness of the Municipality within the meaning of any constitutional or statutory provision whatsoever.

No recourse shall be had for the payment of the principal of, premium, if any, or interest on this bond or for any claim based hereon or upon any obligation, covenant or agreement contained in the Indenture, against any incorporator of the Board, or against any past, present or future officer, employee or member of the board of directors of the Board or of any successor corporation, as such, either directly or through the Board or any successor corporation, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such incorporators, officers, employees, or members of the board of directors as such is hereby expressly waived and released as a condition of and in consideration for the execution of the Indenture and the issuance of this bond.

The registered owner of this bond shall have no right to enforce the provisions of the Indenture or to institute action to enforce the covenants therein or to take any action with respect to any event of default under the Indenture, or to institute, appear in or defend any suit or other proceedings with respect thereto, except as provided in the Indenture. If an Event of Default, as defined in the Indenture, shall occur, the entire principal balance of this bond may be declared due and payable in the manner and with the effect provided in the Indenture.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and in the execution and delivery of the Indenture and the Lease Agreement and the issuance of this bond do exist, have happened and have been performed in due time, form and manner as required by law; that the issuance of this bond and the issue of which it forms a part, together with all other obligations of the Board, do not exceed or violate any constitutional or statutory limitation; and that the lease rentals, revenues and receipts pledged to the payment of the principal of and interest on this bond will be sufficient in amount for that purpose.

This bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Indenture until the certificate of authentication hereon shall have been executed by a duly authorized officer of the Trustee.

This bond and the income therefrom and also the Project and the income therefrom are exempt from all taxation in the State of Alabama.

IN WITNESS WHEREOF, The Industrial Development Board of the City of Columbiana has caused this bond to be executed in its name by the Chairman of its Board of Directors and attested by its Secretary, and has caused its corporate seal to be hereunto affixed, all as of the \_\_\_\_\_ day of December, 1984.

THE INDUSTRIAL DEVELOPMENT BOARD OF  
THE CITY OF COLUMBIANA

By \_\_\_\_\_  
Chairman of its Board of Directors

S E A L

Attest: \_\_\_\_\_  
Secretary

(Form of)

TRUSTEE'S AUTHENTICATION CERTIFICATE

This bond is the bond referred to in the within-mentioned Mortgage and Indenture of Trust.

AMSOUTH BANK, NATIONAL ASSOCIATION  
As Trustee

By \_\_\_\_\_  
Its Authorized Officer

(Form of)

CERTIFICATE OF REGISTRATION

This bond is registered on the registry books of The Industrial Development Board of the City of Columbiana at the office of the Bond Registrar (the Trustee) in the name of the last owner named below. The principal of and interest on this bond shall be payable only to or upon the order of such registered owner.

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<u>Date of Registration</u>	<u>In Whose Name Registered</u>	<u>Signature of Authorized Officer of Bond Registrar</u>
<u>December , 1984</u>	<u>Jim Walter Resources, Inc.</u>	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

(Form of)

ENDORSEMENT BY TRUSTEE OF UNPAID  
PRINCIPAL AND ACCRUED INTEREST  
ON DATE OF TRANSFER

<u>Date of Transfer</u>	<u>Principal Unpaid</u>	<u>Accrued Interest on Date of Transfer</u>	<u>Signature of Authorized Officer of Trustee</u>
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

WHEREAS, all things necessary to make the Bond, when authenticated by the Trustee and issued as in this Indenture provided, the valid, binding and legal obligation of the Borrower according to the import thereof, and to make this Indenture a valid agreement of the Borrower, in accordance with its terms, and a lien on the properties mortgaged and a valid pledge of the lease rentals, revenues and receipts herein made to the payment of the installments of principal and interest on the Bond, have been done and performed, and the creation, execution and issuance of the Bond, subject to the terms hereof, have in all respects been duly authorized; and

WHEREAS, the Trustee has duly accepted the trusts created by this Indenture and as evidence thereof has joined in the execution hereof.

NOW, THEREFORE, THIS MORTGAGE AND INDENTURE OF TRUST WITNESSETH:

#### GRANTING CLAUSES

For and in consideration of the premises, the mutual covenants of the Borrower and the Trustee and the purchase of the Bond by the original registered owner thereof and in order to secure the payment of the installments of principal and interest on the Bond according to its tenor and effect and the performance and observance by the Borrower of all the covenants expressed or implied herein and in the Bond, and performance by the Lessee of its obligations under the Bond Guaranty Agreement between the Lessee and the Trustee dated as of December 1, 1984, pertaining to the Bond, the Borrower does hereby grant, bargain, sell, convey, assign, mortgage and pledge unto the Trustee and unto its successors in trust, and to it and its assigns forever:

#### I.

The real estate and premises located in the City of Columbiana, Shelby County, Alabama, described in Exhibit B attached hereto which is incorporated herein by this reference, together with all buildings, structures and fixtures now or hereafter located thereon or therein, with the tenements, hereditaments, appurtenances, easements, rights, privileges and immunities thereunto belonging or appertaining.

#### II.

All machinery, equipment and personal property acquired and installed in or about the Buildings or on the Mortgaged Realty pursuant to Article II of the Lease Agreement, including without limitation any machinery,



equipment and personal property acquired with the proceeds from the sale of the Bond described in Exhibit A attached hereto and made a part hereof, and any machinery, equipment and personal property acquired in substitution therefor or as a renewal or replacement thereof pursuant to the terms of the Lease Agreement and this Indenture.

### III.

The rights of the Borrower under and pursuant to the Lease Agreement, all lease rentals, revenues and receipts derived by the Borrower from the leasing or sale of the Project, including without limitation all rentals, revenues and receipts to be received by the Borrower under and pursuant to the Lease Agreement.

### IV.

Any and all other real or personal property of every kind and nature from time to time hereafter by delivery or by writing of any kind conveyed, mortgaged, pledged, assigned or transferred, as and for additional security hereunder by the Borrower or by anyone in its behalf, or with its written consent to the Trustee, which is hereby authorized to receive any and all such property at any and all times and to hold and apply the same subject to the terms hereof.

SUBJECT, HOWEVER, to Permitted Encumbrances;

TO HAVE AND TO HOLD all the same with all privileges and appurtenances hereby and hereafter conveyed and assigned, or agreed or intended so to be, to the Trustee and its successors in said trust and assigns forever;

IN TRUST NEVERTHELESS, upon the terms and trusts herein set forth for the benefit, security and protection of the present and any future registered owner of the Bond;

PROVIDED, HOWEVER, that if the Borrower, its successors or assigns, shall well and truly pay, or cause to be paid, the installments of principal and interest on the Bond due or to become due thereon, at the times and in the manner mentioned in the Bond, and shall well and truly keep, perform and observe all the covenants and conditions of this Indenture to be kept, performed and observed by it, and shall pay or cause to be paid to the Trustee all sums of money due or to become due to it in accordance with the terms and provisions hereof, then this Indenture and the rights hereby granted shall cease, determine and be void; otherwise this Indenture to be and remain in full force and effect.

The terms and conditions upon which the Bond is to be issued, authenticated, delivered, secured and accepted by all persons who from time to time shall be or become the registered owner thereof, and the trust and conditions upon which the Mortgaged Property is to be held and disposed of, which said trusts and conditions the Trustee hereby accepts, and the terms and conditions to which the respective parties hereto covenant and agree, are as follows:

## ARTICLE I

### DEFINITIONS AND OTHER PROVISIONS OF GENERAL APPLICATION

Section 1.1 Definitions. In addition to the words and terms elsewhere defined in this Indenture, the following words and terms as used in this Indenture shall have the following meanings unless the context or use indicates another or different meaning or intent:

"Authorized Investments" means (i) Government Obligations, (ii) certificates of deposit issued by the Trustee or by any bank organized under the laws of the United States of America or any state thereof having at the time of issuance of such certificate of deposit combined capital, surplus and undivided profits of not less than \$50,000,000, or (iii) any other investment, to the extent then permitted by law.

"Bond" means the Bond of the Borrower to be issued hereunder.

"Bond Counsel" means Cabaniss, Johnston, Gardner, Dumas & O'Neal, Attorneys, Birmingham, Alabama, or such other firm of attorneys experienced in the field of municipal financing as shall be designated by the Bondholder with the approval of the Trustee.

"Bond Fund" means the fund established under Section 4.1 hereof.

"Bondholder" or "holder" or "owner of the Bond" means the registered owner of the Bond.

"Borrower" means the party of the first part hereto and, subject to the provisions of Section 6.4 hereof, includes its successors and assigns and any corporation resulting from or surviving any consolidation or merger to which it or its successors may be a party.



"Buildings" means the buildings, structures and fixtures now or hereafter located on the Mortgaged Realty, as they may at any time exist.

"Code" means the Internal Revenue Code of 1954, as amended.

"Construction Fund" means the fund established under Section 3.2 hereof.

"Enabling Law" means Article 4 of Chapter 54 of Title 11 of the CODE OF ALABAMA 1975 (Section 11-54-80 et seq.), as now or hereafter in effect.

"Equipment" means the machinery, equipment and personal property described in granting clause II hereof.

"Event of Default" means those events specified in and defined by Section 7.1 hereof.

"Government Obligations" means (a) direct obligations of the United States of America for the payment of which the full faith and credit of the United States of America is pledged, or (b) obligations issued by a person controlled or supervised by and acting as an instrumentality of the United States of America, the payment of the principal of, premium, if any, and interest on which is fully and unconditionally guaranteed as a full faith and credit obligation by the United States of America.

"Indenture" means these presents as supplemented and amended by any supplemental indentures executed by the Borrower and the Trustee.

"Independent Counsel" means an attorney duly admitted to practice law in any state of the United States of America and not regularly employed by either the Borrower or the Lessee, or a firm of such attorneys.

"Lease Agreement" means the Lease Agreement executed by and between the Borrower and the Lessee of even date herewith, as such Lease Agreement may hereafter be supplemented or amended.

"Lessee" means Global Distribution Network, Inc., an Illinois corporation, and, subject to the provisions of Section 7.3 of the Lease Agreement, includes its successors and assigns and any surviving, resulting or transferee corporation.

"Mortgaged Property" means (i) the Project, (ii) the rights of the Borrower under and pursuant to the Lease Agreement, (iii) all lease rentals, revenues and receipts derived by the Borrower from the leasing or sale of the Project, including without limitation all rentals, revenues and receipts derived by the Borrower under and pursuant to the Lease Agreement, and (iv) all properties which, under the terms hereof, are or subsequently become subject to the lien of this Indenture.

"Mortgaged Realty" means the real property described in granting clause I hereof.

"Municipality" means the City of Columbiana, Alabama, a municipal corporation organized and existing under the laws of the State of Alabama.

"Permitted Encumbrances" means, as of any particular time, (i) the Lease Agreement, (ii) liens for taxes, assessments or other governmental charges or levies not due and payable or which are currently being contested in good faith by appropriate proceedings as permitted in the Lease Agreement, (iii) utility, access and other easements and rights of way, party walls, restrictions and exceptions that may be granted or are permitted under the Lease Agreement, (iv) any mechanic's, laborer's, materialman's, supplier's or vendor's lien or right or purchase money security interest if payment is not yet due and payable under the contract in question, (v) all other liens, encumbrances and exceptions to fee simple title shown on the title binder delivered to the Trustee on the date of original delivery of the Bond, and (vi) such minor defects, irregularities, encumbrances, easements, rights of way, and clouds on title as do not, in the opinion of an Independent Counsel, materially impair the Project for the purpose for which it was acquired or is held by the Borrower.

"Project" means the Mortgaged Realty, the Buildings, and the Equipment, as they may at any time exist, and all other property and rights referred to or intended so to be in granting clauses I and II hereof.

"Project Costs" shall have the meaning ascribed in the Lease Agreement.

"Project Work" means the work involved in the renovation and rehabilitation of the Project to be financed with the proceeds of the Bond.

"State" means the State of Alabama.

"Trust estate" or "property herein conveyed" means the Mortgaged Property.

"Trustee" means the party of the second part hereto, any corporation or association resulting from or surviving any consolidation, merger or conversion to which it or its successors may be a party and any successor trustee appointed pursuant to Sections 8.8 and 8.9 hereof at the time serving as successor trustee hereunder.

Section 1.2 Use of Words and Phrases. "Herein", "hereby", "hereunder", "hereof", "hereinbefore", "hereinafter" and other equivalent words refer to this Indenture as a whole and not solely to the particular portion thereof in which any such word is used. "Person" includes natural persons, firms, associations, corporations and public bodies. The definitions set forth in Section 1.1 hereof include both singular and plural. Whenever used herein, any pronoun shall be deemed to include both singular and plural and to cover all genders.

Section 1.3 Date of Indenture. The date of this Indenture is intended as and for a date for the convenient identification of this Indenture and is not intended to indicate that this instrument was executed and delivered on said date.

Section 1.4 Applicable Provisions of Law. This Indenture shall be governed by and construed in accordance with the laws of the State.

Section 1.5 Captions. The captions or headings in this Indenture are for convenience only and in no way define, limit or describe the scope and intent of any provisions of this instrument.

Section 1.6 Successors and Assigns of Parties Hereto. All the covenants, stipulations, promises and agreements in this Indenture contained by or on behalf of the Borrower or the Trustee or either of them shall inure to the benefit of and bind their respective successors and assigns.

Section 1.7 Limitation of Rights. Nothing expressed or mentioned in or to be implied from this Indenture or the Bond is intended or shall be construed to give any person other than the parties hereto and their successors hereunder and the registered owner of the Bond and the Lessee any benefit or any legal or equitable right, remedy

or claim under or in respect to this Indenture or any covenants, conditions and provisions herein contained, this Indenture and all of the covenants, conditions and provisions hereof being intended to be and being for the sole and exclusive benefit of the parties hereto and their successors hereunder, the Lessee and the registered owner of the Bond as herein provided.

No recourse shall be had for the payment of the principal of, premium (if any), or interest on the Bond or for any claims based thereon or upon any obligation, covenant or agreement contained in the Indenture, against any incorporator of the Borrower, or against any past, present or future officer, agent, attorney, employee or member of the board of directors of the Borrower or any successor corporation, as such, either directly or through the Borrower or any successor corporation, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such incorporators, officers, employees or directors of the Borrower as such is hereby expressly waived and released as a condition of and in consideration for the execution of this Indenture and the issuance of the Bond.

## ARTICLE II

### THE BOND

Section 2.1 Source of Payment of Bond; Municipality not Liable. The Bond herein authorized and all payments by the Borrower hereunder are limited obligations payable solely from revenues and receipts derived from the leasing or sale of the Project and as authorized by the Enabling Law and provided herein. No covenant or agreement contained in this Indenture or the Bond nor any obligation herein or therein imposed upon the Borrower, or the breach thereof, shall constitute or give rise to or impose upon the Borrower a pecuniary liability or a charge upon its general credit or property other than the Mortgaged Property. All obligations for the payment of money incurred by the Borrower are payable solely from and are limited to the proper application of the proceeds of the sale of the Bond, the rentals, revenues and receipts derived from or in connection with the Project and the moneys received under the Lease Agreement, and nothing in the Bond or in this Indenture shall be considered as pledging any other funds or assets of the Borrower. The Municipality is not liable for payment of the Bond or for the performance of any pledge, mortgage, obligation or agreement of any kind whatsoever which is undertaken by the Borrower. Neither

the Bond nor any agreement of the Borrower shall be construed to constitute an indebtedness of the Municipality within the meaning of any constitutional or statutory provision whatever.

Section 2.2 Authorization of Bond. A single, fully registered bond shall be issued hereunder in the principal amount of \$660,000. The Bond shall be in such form, shall bear interest at such rates, shall be payable as to principal and interest at such time or times and in such amounts, shall be subject to prepayment at such times and under such circumstances, and shall contain such other terms as set forth in the form of the Bond in the recitals to this Indenture. The Bond shall be executed by the Chairman of the Board and shall be attested by the Secretary, and the official corporate seal of the Board shall be affixed thereto. The Bond shall be dated as of the date of delivery and payment therefor. No bonds other than the Bond shall be issued under or secured by this Indenture.

Section 2.3 Authentication of Bond. The Bond shall have endorsed thereon a certificate of authentication substantially in the form hereinabove set forth, duly executed by the Trustee. The Bond shall not be valid or obligatory for any purpose unless and until such certificate of authentication shall have been duly executed by the Trustee, and such executed certificate of the Trustee upon the Bond shall be conclusive evidence that the Bond has been authenticated and delivered under this Indenture.

Section 2.4 Registration of Bond; Persons Treated as Owner. The Bond shall be registered in the name of the owner on the book of registration to be maintained for that purpose by the Borrower in the principal office of the Trustee as Bond Registrar. The person in whose name the Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes and payment of the installments of principal and interest on the Bond shall be made by check or draft or wire transfer of the Trustee only to or upon the order of the registered owner thereof, or his legal representative, and neither the Borrower, the Trustee, nor any agent of the Borrower shall be affected by any notice to the contrary. All such payments of installments on the Bond shall be valid and effectual to satisfy and discharge the liability of the Borrower or the Trustee upon the Bond to the extent of the sum or sums so paid.

The Bond may be transferred only upon written request of the registered owner or his legal representative addressed to the Bond Registrar, such transfer to be

recorded on said book of registration and endorsed on the Bond by the Bond Registrar. Upon presentation for transfer, the Bond must be accompanied by a written instrument or instruments of transfer satisfactory to the Borrower and Trustee, duly executed by the registered owner or his attorney duly authorized in writing. Upon presentation of the Bond for transfer, the Trustee shall endorse thereon in the schedule attached to the Bond for such purpose, the principal amount of the Bond unpaid and interest accrued thereon to the date of transfer. No charge shall be made for the privilege of transfer, but the holder of the Bond requesting any such transfer shall pay any tax or other governmental charge required to be paid with respect thereto.

Section 2.5 Trustee as Paying Agent and Registrar. The Trustee is hereby designated and agrees to act as paying agent and as Bond Registrar for and in respect to the Bond. The Trustee shall determine the Prime Rate, as defined in the Bond, from time to time in effect, and shall apply it in computation of the interest due on the Bond. The determination by the Trustee of the interest due on the Bond shall be binding on the Borrower, the Lessee, the Bondholder and the Trustee, in the absence of manifest error.

### ARTICLE III

#### DELIVERY OF THE BOND CUSTODY AND APPLICATION OF PROCEEDS OF BOND

Section 3.1 Delivery of Bond. The Borrower shall execute and deliver the Bond to the Trustee for authentication. The Trustee shall authenticate the Bond and deliver it upon the order of the Borrower to the purchaser thereof upon the payment by such purchaser to the Borrower of the purchase price thereof. The Bond may be executed by the Borrower and authenticated by the Trustee and delivered prior to any recordation of the Indenture. The receipt of the Treasurer of the Borrower shall be full acquittal to the purchaser for the purchase price of the Bond, and such purchaser shall be under no obligation to see to the application thereof. The proceeds of the sale of the Bond shall, however, be held in trust and disposed of only as hereinafter provided.

Section 3.2 Construction Fund; Disbursements. There is hereby established with the Trustee a trust fund in the name of the Borrower to be designated the "Global Distribution Construction Fund". The proceeds of the Bond shall be deposited in the Construction Fund. The money in the Construction Fund shall be paid out by the Trustee from time to time for the purpose of paying the Project Costs, but only upon receipt of



(a) A requisition or payment request signed by any duly authorized officer, employee or agent of the Borrower and stating with respect to each such payment, the amount requested to be paid and the name and address of the person to whom such payment is to be made,

(b) An endorsement on such requisition or payment request signed by the Lessee in which the Lessee shall (i) approve the payment thereby requested to be made, (ii) describe in reasonable detail the particular Project Cost, (iii) state that the purpose for which such payment is to be made is one for which Construction Fund moneys are authorized under the Lease Agreement to be expended, (iv) certify that such payment is for the acquisition, construction, reconstruction or improvement of land or property of a character subject to the allowance for depreciation or for paying expenses incurred in connection with the issuance, sale and delivery of the Bond, (v) certify that any property for which payment is to be made has been installed or is located on the Mortgaged Realty, (vi) certify that the payment will not result in the proceeds of the Bond being used for the acquisition, construction, reconstruction or improvement of any property which would cause the average maturity of the Bond to exceed 120 percent of the average reasonably expected economic life of the facilities financed with the proceeds of the Bond, within the meaning of Section 103(b)(14) of the Code, and (vii) certify that such payment is not for the cost of acquiring any real or personal property the commitment to obtain which was made prior to September 26, 1984. If the payment requested to be made is for the cost of acquiring real or personal property the commitment to obtain which was made prior to September 26, 1984, the Lessee may, in lieu of the certification required by clause (vii) of this paragraph (b), file with the Trustee an opinion of Bond Counsel stating that such payment will not cause or result in the loss of exemption of interest on the Bond from Federal income taxation.

(c) Except for the requisition to reimburse the Lessee for the cost of acquiring the Project from the former owner thereof, an invoice or invoices from the payee named in such requisition or payment request (or, if the Lessee is requesting reimbursement for Project Costs, from the person to whom the Lessee made payments for Project Costs) showing that the amount requested to be paid is (or, if the Lessee is requesting reimbursement for Project Costs, was) due and payable for the purpose stated.

The provisions of the preceding paragraph to the contrary notwithstanding, if with respect to payment of any item of Project Cost from the Construction Fund the Lessee shall furnish the Trustee a certificate signed by

the Project Supervisor (as defined in the Lease Agreement) stating that the Borrower has failed or refused, after reasonable request therefor made by the Lessee, to issue a payment requisition for payment of such item, the payment requisition therefor may be signed in the name of the Borrower by the Project Supervisor, and the Trustee shall be fully protected in making the payment ordered made by such payment requisition as fully and completely as if it were signed by an authorized officer or other agent of the Borrower, provided that such payment requisition is accompanied by the endorsement and other documentation required by the provisions of the preceding paragraphs (b) and (c) of this Section.

In addition to the documents required by this Section, the Trustee may require as a condition precedent to any payment or withdrawal further evidence with respect thereto or with respect to the application of any moneys previously disbursed or as to the correctness of any statement made in any requisition, payment request or endorsement. Upon the written request of the registered owner of the Bond, the Trustee shall require such evidence. The Trustee shall, however, be under no duty to require such evidence unless so requested. The Trustee shall not be liable for any misapplication of moneys in the Construction Fund if disbursed pursuant to the provisions of this Section of the Indenture and without knowledge or reason to believe that such disbursement constitutes a misapplication of funds.

Section 3.3 Completion of the Project Work. The completion of the Project Work and the payment of all costs and expenses incidental thereto shall be evidenced by the filing with the Trustee of the certificate of the Borrower and of the Project Supervisor as required by the provisions of the Lease Agreement. Upon receipt of such certificate by the Trustee, any balance remaining in the Construction Fund shall be held in escrow by the Trustee and shall be applied to the prepayment of the principal of the Bond on the next ensuing interest payment date for which the required notice of prepayment may be given. Pending such application, the money so held in escrow by the Trustee may be invested in Government Obligations, provided that the yield on such investments may not exceed the yield on the Bond, computed in accordance with Section 103(c) of the Code.



## ARTICLE IV

### BOND FUND; INVESTMENT OF AND SECURITY FOR BOND FUND AND CONSTRUCTION FUND

Section 4.1 The Bond Fund. There is hereby established with the Trustee a trust fund in the name of the Borrower to be designated the "Global Distribution Bond Fund". The Bond Fund shall be maintained until the principal of (and premium, if any) and interest on the Bond shall have been paid in full. Money in the Bond Fund shall be used solely for the payment of the principal of (and premium, if any) and interest on the Bond.

Section 4.2 Payments into the Bond Fund. There shall be deposited into the Bond Fund, as and when received, and the Borrower shall cause to be deposited into the Bond Fund, (a) all Basic Rent payments payable under the Lease Agreement; (b) all moneys required to be deposited in the Bond Fund pursuant to any of the provisions of the Lease Agreement; and (c) all moneys required by Section 5.3 hereof to be deposited therein.

Section 4.3 Custody of the Bond Fund. The Bond Fund shall be in the custody of the Trustee but in the name of the Borrower, and the Borrower hereby authorizes and directs the Trustee to withdraw sufficient funds from the Bond Fund to pay the principal of (and premium, if any) and interest on the Bond as the same become due and payable, which authorization and direction the Trustee hereby accepts.

Section 4.4 Security for Funds. The moneys at any time on deposit in the Construction Fund and the Bond Fund shall be and at all times remain public funds impressed with a trust for the purpose for which each of said funds was created. The Trustee shall at all times keep the moneys on deposit in each of such funds continuously secured for the benefit of the Borrower and the holder of the Bond, either (i) by holding on deposit, as collateral security, Government Obligations or other marketable securities eligible as security for the deposit of public trust funds under regulations of the Comptroller of the Currency, United States Treasury, having a market value (exclusive of accrued interest) not less than the amount of moneys on deposit in the fund being secured, or (ii) if the furnishing of security in the manner provided by the foregoing clause (i) is not permitted by the then applicable law and regulations, then in such other manner as may be required or permitted by the then applicable state

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and federal laws and regulations respecting the security for, or granting a preference in the case of, the deposit of public trust funds; provided, however, that it shall not be necessary for the Trustee to secure any portion of the money on deposit in any of said funds that may be secured by the Federal Deposit Insurance Corporation or by any agency of the United States of America that may succeed to its functions, or to secure any portion of such moneys that is invested in Government Obligations.

Section 4.5 Investment of Construction Fund Moneys. Any money held as part of the Construction Fund shall be invested and reinvested by the Trustee in Authorized Investments in accordance with the instructions of the Lessee, as provided in the Lease Agreement. Any such investments shall be held by or under the control of the Trustee and shall be deemed at all times a part of the Construction Fund and the interest accruing thereon and any profit realized from such investments shall be credited to such Fund, and any loss resulting from such investments shall be charged to such Fund. The Trustee is directed to sell and reduce to cash funds a sufficient amount of such investments whenever the cash balance in the Construction Fund is insufficient to pay a requisition when presented.

Section 4.6 Investment of Bond Fund Moneys. Any moneys held as part of the Bond Fund shall be invested or reinvested by the Trustee in Authorized Investments in accordance with the instructions of the Lessee, as provided in the Lease Agreement, to the extent that such investment is, in the opinion of the Trustee, feasible and consistent with the required payment of the installments of principal and interest on the Bond. Any such investments shall be held by or under control of the Trustee and shall be deemed at all times a part of the Bond Fund, and the interest accruing thereon and any profit realized therefrom shall be credited to such Fund and any loss resulting from such investments shall be charged to such Fund. The Trustee shall sell and reduce to cash funds a sufficient portion of investments under the provisions of this Section whenever the cash balance in the Bond Fund is insufficient to pay the current installments of principal and interest on the Bond at the maturity or due dates thereof.

Section 4.7 Trustee's Responsibility; Arbitrage Bonds. The Trustee shall have no liability or responsibility for any loss resulting from investments made pursuant to this Article except liability for its own negligence. No investment shall be authorized or permitted hereunder which, if made, would constitute the Bond

an "arbitrage bond" within the meaning of Section 103(c) of the Code.

Section 4.8 Money Held In Trust. Money held by the Trustee in trust hereunder need not be segregated from other funds except to the extent required by law. The Trustee shall be under no liability for interest on any money received by it hereunder except as otherwise agreed with the Borrower or the Lessee.

## ARTICLE V

### COVENANTS BY THE BORROWER

The Borrower, for itself, its successors and assigns, covenants and agrees with the Trustee and the holders from time to time of the Bond, as follows:

Section 5.1 Performance of Project Work; Application of Proceeds of Bond. The Borrower will cause the Project Work to be begun and to be continued to final completion with due diligence. All moneys derived from the sale of the Bond shall be used solely for the purposes for which the same is authorized under this Indenture and not otherwise. The Borrower shall cause substantially all of the proceeds of the Bond to be used for the acquisition, construction, reconstruction or improvement of land or property of a character subject to the allowance for depreciation, within the meaning of Section 103(b)(6) of the Code.

Section 5.2 Cooperation with Lessee. The Borrower will cooperate with the Lessee to the end that the Project Work may be completed at the earliest possible time and the Project thereafter operated by the Lessee in the most successful and productive manner possible.

Section 5.3 Collection and Disposition of Revenues and Receipts; Deposits in Bond Fund. The Borrower will promptly collect or cause to be collected all revenues and receipts derived from the leasing or sale of the Project as the same become due and will cause all such revenues and receipts as collected to be paid over to and deposited with the Trustee for disposition in accordance with and as provided in this Indenture. The Borrower will deposit, or cause to be deposited, in the Bond Fund sufficient sums from revenues and receipts derived from the Project (whether or not under and pursuant to the Lease Agreement) promptly to meet and pay the installments of principal and interest on the Bond as the same become due and payable.

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Section 5.4 Borrower to Keep Project Leased. The Borrower will keep the Project leased at all times for a rent sufficient to pay the installments of principal and interest on the Bond as the same mature and come due, and also, unless leased under an agreement requiring the lessee to take out, maintain and pay for adequate and proper insurance of the Project and requiring the lessee to keep and maintain the Project in good repair and operating condition, sufficient also to pay the cost of such insurance and such maintenance and repair. Should there be a default under the Lease Agreement with the result that the right of possession of the property leased under the Lease Agreement is returned to the Borrower, the Borrower shall fully cooperate with the Trustee and with the Bondholder and shall diligently proceed in good faith and use its best efforts to secure another tenant for the Project to the end that at all times sufficient revenues and receipts will be derived from the Project promptly to meet and pay the installments of principal and interest on the Bond as the same become due and payable, as well as covering the cost of maintaining and insuring the Project. Nothing herein, however, shall be construed as requiring the Borrower to operate the Project or take any action which would cause the interest on the Bond to be or become subject to the federal income tax. All leases except the Lease Agreement shall be subject to the prior written approval by the Trustee and all such leases shall be assigned to the Trustee as security for the Bond.

Section 5.5 Insurance, Repairs and Taxes. The Borrower shall cause the Lessee at its cost and expense to insure the Project, to keep the Project in good order and repair and to pay all lawful taxes, assessments and charges at any time levied or assessed upon or against the Project or any part thereof which might impair or prejudice the lien or priority of this Indenture, all as provided in the Lease Agreement. The Borrower shall also cause the Lessee to deposit with the Trustee all policies of insurance required to be maintained by the Lessee under the Lease Agreement or a certificate or certificates of the respective insurers attesting the fact that such insurance is in full force and effect. Prior to the expiration and cancellation of any such policy, the Borrower shall cause the Lessee to furnish to the Trustee satisfactory evidence that such policy has been renewed or replaced by another policy.

Section 5.6 Performance of Covenants by Borrower and Lessee; Defaults by Lessee. The Borrower will faithfully perform at all times any and all covenants, undertakings, stipulations and provisions contained in this Indenture, in the Bond and in all proceedings of its Board of Directors pertaining thereto.

The Borrower will require the Lessee faithfully to perform at all times any and all covenants, undertakings, stipulations and provisions contained in the Lease Agreement. The Borrower will promptly notify the Trustee and Bondholder in writing if, to the knowledge of the Borrower, the Lessee fails to perform or observe any of the agreements or covenants on its part contained in the Lease Agreement. The Borrower will promptly comply with the instructions or directions of the Trustee with respect to the giving of notice of default to the Lessee and the exercise of rights and remedies in the event of default under the Lease Agreement. Unless so instructed or directed the Borrower will not give the Lessee a notice of default or exercise any right or remedy under the Lease Agreement.

Section 5.7 Inspection of Project Books. All books and documents in the Borrower's possession relating to the Project and the revenues and receipts derived from the Project including any financial statement or other report by the Lessee shall at all times be open to inspection by such accountants or other agents as the Trustee or the registered owner of the Bond may from time to time designate.

Section 5.8 No Vacancy in Office of Trustee. The Bondholder (or in the absence of action by the Bondholder, the Borrower), whenever necessary to avoid or fill a vacancy in the office of Trustee, will appoint, in the manner provided in Section 8.8 hereof, a Trustee, so that there shall at all times be a Trustee hereunder.

Section 5.9 Title to Project. The Borrower has title in fee simple to and the beneficial interest in and is lawfully possessed of the Mortgaged Realty and such portions of the Equipment as are now located thereon, and has the rightful power and lawful authority to mortgage the same, subject only to Permitted Encumbrances. The Borrower will warrant and defend the title thereto and every part thereof to the Trustee, its successors and assigns, for the benefit of the holder of the Bond, against the claims and demands of all persons whomsoever, except those claiming under Permitted Encumbrances. All of the Project is free and clear of and from all and any liens and encumbrances of every nature and kind, except Permitted Encumbrances, and will be so kept except as herein otherwise permitted, and the Borrower will at all times maintain and preserve the lien and rank of this Indenture as herein provided.



Section 5.10 Title to Pledged Revenues. The Borrower has legal title to and the beneficial interest in the revenues and receipts from the Project herein pledged and in the Lease Agreement and the rightful power and the lawful authority to pledge and assign the same. The Borrower will warrant and defend such pledge and assignment to the Trustee, its successors and assigns, for the benefit of the holder of the Bond, against the claims and demands of all persons whomsoever. The revenues, receipts and the Lease Agreement so pledged and assigned are now and will be kept free and clear of and from any and all liens and encumbrances of every nature and kind except as herein otherwise provided. The Borrower will at all times maintain and preserve the lien and rank of this Indenture as a first and prior lien upon revenues, receipts and the Lease Agreement so pledged and assigned.

Section 5.11 Further Assurances; Recording Indenture and Lease Agreement. The Borrower will at any time or times do, execute, acknowledge and deliver or cause to be done, executed, acknowledged and delivered, all such further acts, deeds, conveyances, assignments, pledges, transfers and assurances in law as the Trustee shall reasonably require for the better assuring, assigning, transferring, pledging and confirming unto the Trustee, all and singular, the property and rights herein assigned, transferred and pledged or intended so to be. The Borrower will cause this Indenture, any and all additional instruments executed pursuant to the provisions hereof and all financing statements and other security instruments relative thereto at all times to be recorded and filed and kept recorded and filed in such public offices as may be required by any present or future law in order fully to preserve, continue and protect the security of the Bond and the rights and remedies of the Trustee and to perfect the security interest created by the Lease Agreement. The Borrower will fully comply with all the requirements of any and every recording law or any other law affecting the due recording and filing of this Indenture or of any such additional instruments. The Borrower will also cause the Lease Agreement, all supplements thereto and all other leases of the Project to be filed and recorded in the office of the Judge of Probate of the county in which the Project is situated and will cause all financing statements and other security instruments relative thereto to be filed and recorded in such manner and in such places as may be required by any present or future law to protect the validity thereof and the lien of this Indenture.

Section 5.12 Taxation. As provided in the Enabling Law, the Bond and the income therefrom and also the Project and any revenues derived from any lease thereof, shall be exempt from all taxation in the State.

Section 5.13 Covenants and Representations Regarding Section 103 of the Code. The Borrower recognizes that the Bond is being sold on the basis that the interest payable on the Bond is excludable from gross income of the holder thereof under Section 103 of the Code. The Borrower accordingly hereby covenants and agrees with the Trustee and the holder of the Bond that it will take or permit no action, nor will it fail to take or fail to require any action, which would cause the interest on the Bond to be or to become subject to federal income taxation, and without limitation on the foregoing covenant, the Borrower covenants and agrees that (a) the proceeds of the Bond shall not be used or applied by it in such manner as to constitute the Bond an "arbitrage bond" as that term is defined in Section 103(c) of the Code, (b) substantially all of the proceeds of the Bond will be used for the acquisition, construction, reconstruction, or improvement of land or property of a character subject to the allowance for depreciation, within the meaning of Section 103(b)(6) of the Code, (c) the proceeds of the Bond shall not be used for the acquisition, construction, reconstruction or improvement of any property which would cause the average maturity of the Bond to exceed 120 percent of the average reasonably expected economic life of the facilities financed with the proceeds of the Bond, within the meaning of Section 103(b)(14) of the Code, (d) "rehabilitation expenditures" (as defined in Section 103(b)(17) of the Code) shall be incurred in the amounts and within the times set forth therefor in said Section with respect to any property or any interest therein (including without limitation buildings, structures, facilities, improvements, equipment, machinery or other personal property) which property was (i) acquired with the proceeds of the Bond and (ii) the first use of which property was not pursuant to such acquisition with the proceeds of the Bond, (e) neither the Lessee nor any test-period beneficiary (as such term is defined in Section 103(b)(15) of the Code) has heretofore had or shall hereafter have allocated to it and outstanding industrial development bonds (as such term is defined in Section 103(b)(2) of the Code) in an aggregate principal amount exceeding \$40,000,000, and (f) neither the Borrower nor the Lessee shall ever allow any third party to use or otherwise occupy or derive any benefit whatsoever from the Project, or any part thereof, if the effect of the foregoing is to cause a test-period beneficiary (as defined in clause (e) above) to come into

existence which shall have allocated to it and outstanding in excess of \$40,000,000 in aggregate principal amount of industrial development bonds (as defined in clause (e) above).

## ARTICLE VI

### POSSESSION, USE, DESTRUCTION, CONDEMNATION SALE AND PARTIAL RELEASE OF MORTGAGED PROPERTY

Section 6.1 Lessee's Right to Possession of the Project. So long as the Lessee of the Project is not in default under the provisions of the Lease Agreement, the Lessee shall be entitled to possession of the Project and all other rights granted to the Lessee under the Lease Agreement.

Section 6.2 Condemnation or Destruction of or Damage to Project. In the event of condemnation or destruction of or damage to the Project, provision is made in the Lease Agreement for the application of the Net Proceeds (as therein defined) of insurance or condemnation awards. All such proceeds shall be held and applied as provided in the Lease Agreement. Any such proceeds held by the Trustee for the purpose of repairing, rebuilding or restoring the Project shall be deposited in the Construction Fund and withdrawals shall be made therefrom upon compliance with the provisions of this Indenture with reference to disbursements from said Fund.

Section 6.3 Prohibition of Mortgages and Pledges. The Borrower will not mortgage, pledge or otherwise encumber the Mortgaged Property or any part thereof unless such mortgage, pledge or other encumbrance is subordinate, junior and secondary in all respects to the pledge and lien of this Indenture and to all obligations set forth herein. The Borrower shall not incur any obligations nor issue any bonds or other securities payable from the revenues and receipts herein pledged which will have priority to or equality with the Bond herein authorized with respect to payment from said revenues and receipts or from any moneys in the funds established hereunder.

Section 6.4 Sale of Project Prohibited Except Under Certain Conditions; Consolidation or Merger of, or Transfer of Assets by, Borrower. The Borrower shall not sell or in any manner dispose of any part of the Project necessary to the continued leasing thereof at a rent sufficient to pay the principal of and interest on the Bond as they mature and come due and to pay the expenses of maintaining the Project in good repair and keeping it properly insured, except as may be permitted by this Section and the following two Sections of this Indenture.



The Borrower may sell the Project or any part thereof to the Lessee as a result of the Lessee's exercise of an option to purchase granted it in the Lease Agreement.

If the laws of Alabama at the time shall permit such action to be taken, nothing contained in this Section shall prevent the consolidation of the Borrower with, or merger of the Borrower into, or the transfer by the Borrower of the Project as an entirety to the Municipality or to another public corporation whose property and income are not subject to Federal or Alabama taxation if the Municipality or such public corporation has the authority to carry on the business of owning and leasing the Project; provided that upon any such consolidation, merger or transfer, the due and punctual payment of the principal of and interest on the Bond according to its tenor and the due and punctual performance and observance of all the agreements and conditions of the Indenture to be kept and performed by the Borrower shall be expressly assumed in writing by the Municipality or the corporation resulting from such consolidation or surviving such merger or to which the Project shall be transferred as an entirety; and provided further, that such consolidation, merger or transfer shall not cause or result in any mortgage on or other lien being affixed to or imposed on or becoming a lien on the Project or the revenues and receipts therefrom that will be prior to the lien of the Indenture and of the pledge herein made for the benefit of the Bond or in the interest income on the Bond becoming subject to Federal or State income taxation.

Section 6.5 Improvements, Alterations, Fixtures and Personal Property. While the Borrower is not in default hereunder, the Borrower, without procuring the consent of the Trustee, may construct or install additional buildings, structures and fixtures on the Mortgaged Realty and may alter, repair, replace, change or add to the buildings, structures and fixtures constituting a part of the Buildings or permit a lessee of the Project so to do, provided that such action does not materially impair either the value of the Project or its utility for the purpose intended, and provided further that such buildings, structures and fixtures shall be deemed a part of the Project covered by this Indenture. If the Borrower shall not be in default hereunder, either the Borrower or its lessee may dispose of, free from the lien hereof, any machinery, equipment or other personal property constituting a part of the Equipment, but only as and to the extent permitted by the Lease Agreement. Nothing contained herein is intended to limit or restrict any right or privilege granted to the Lessee under the Lease Agreement.

Section 6.6 Release of Mortgaged Property. (a) While the Borrower is not in default hereunder, the Borrower may obtain the release of any of the Mortgaged Property not needed as a part of the Project, and the Trustee shall release the same from the lien hereof upon deposit by the Borrower with the Trustee of the following:

- (1) A resolution describing the property to be released in reasonable detail, stating that the Borrower is not in default under any provisions of the Indenture and requesting such release;
- (2) A certificate of an independent architect or engineer licensed as such in the State and acceptable to the Trustee, made and dated not more than sixty days prior to the date of the release, stating the full value in the opinion of the signer of the property to be released, and that in the opinion of the signer, such property is not and will not be needed as part of the Project, and that the release and disposition thereof will not impair the usefulness of the Project for its intended purpose;
- (3) An amount in cash equal to the full value of the property to be released as specified in the certificate of such architect or engineer;
- (4) If there is no default under the Lease Agreement, the written consent of the Lessee to such release; and
- (5) When the cumulative market value of all property theretofore released and then to be released pursuant to this Section after the date hereof exceeds \$50,000, the written consent of the Bondholder.

Upon compliance by the Borrower with the foregoing conditions, the Trustee shall, at the expense of the Borrower, execute and deliver to the Borrower any and all instruments that may be necessary to release from the lien of this Indenture that portion of the Mortgaged Property so sold by the Borrower. The money deposited with the Trustee as aforesaid shall be applied to the prepayment of the principal of the Bond on the earliest practicable date.

(b) Parts of the Mortgaged Realty may be released from the lien of this Indenture as provided in, and upon compliance with, the provisions of Section 9.4 of the Lease Agreement and, upon compliance with said provisions, the Trustee shall execute and deliver to the Borrower and the Lessee any and all instruments that may be necessary to effect such release.

## ARTICLE VII

### DEFAULT PROVISIONS AND REMEDIES OF TRUSTEE AND BONDHOLDER

Section 7.1 Events of Default. If any of the following events occurs, it is hereby defined as and declared to be and to constitute an "Event of Default":

(a) Failure by the Borrower to pay any installment of principal or interest on the Bond as and when the same becomes due as therein and herein provided, whether such shall become due by maturity or otherwise, and such failure continues for a period of five days after such installment becomes due and payable;

(b) Failure by the Borrower to perform any of the agreements on its part herein contained (other than its agreement to pay the principal and interest on the Bond) after thirty days' written notice of such failure (which notice must state that it is a "Notice of Default" hereunder) made by the Trustee to the Borrower or made to the Borrower and the Trustee by the holder of the Bond, unless during such period or any extension thereof the Borrower has taken steps reasonably calculated to remedy such default;

(c) Appointment by a court having jurisdiction of a receiver for the Borrower or approval by a court of competent jurisdiction of any petition for reorganization of the Borrower or rearrangement or readjustment of the obligations of the Borrower under any provisions of the bankruptcy laws of the United States and the continuation of such appointment or approval unstayed and in effect for a period of sixty consecutive days;

(d) Failure of the Borrower to obtain a new tenant for the Project within ninety days after an event of default by the Lessee, as defined in Section 8.1 of the Lease Agreement;

(e) Any event of default under the Lease Agreement or a default by the Lessee in performance of its obligations under the Bond Guaranty Agreement referred to in the granting clauses hereof; or

(f) Any event of default under the Lease Agreement between the Industrial Development Board of the City of Birmingham and the Lessee dated as of December 1, 1984 or under the Mortgage and Indenture of Trust between The Industrial Development Board of the City of Birmingham and the Trustee dated as of December 1, 1984.

Section 7.2 Remedies on Default. Whenever any Event of Default shall have happened and be subsisting:

(a) The Trustee may, and upon written request of the holder of the Bond shall, by notice in writing delivered to the Borrower, declare the entire principal balance of the Bond and the interest accrued thereon immediately due and payable, and such principal and interest shall thereupon become and be immediately due and payable, anything in this Indenture or the Bond to the contrary notwithstanding; subject, however, to the discretionary right of the Trustee, and upon written direction to the Trustee by the holder of the Bond, the duty of the Trustee, to annul such declaration and destroy its effect at any time before the Project shall have been sold pursuant to any provision of the Indenture, if all covenants with respect to which default shall have been made shall be fully performed, and all arrears of principal and interest upon the Bond and the reasonable expenses and charges of the Trustee, its agents and attorneys, and all other payments required by this Indenture shall be paid, or the amount thereof shall be paid to the Trustee for the benefit of those entitled thereto.

(b) The Trustee may proceed to protect and enforce its rights and the rights of the holder of the Bond hereunder and under the Bond, by a suit or suits, whether for the specific performance of any covenant or agreement herein contained or in execution or aid of any power granted herein or for the enforcement of any other proper, legal or equitable remedy, as the Trustee, being advised by counsel, shall deem most effectual to protect and enforce its rights and the rights of the holder of the Bond hereunder.

(c) The Trustee shall be entitled upon or at any time after the commencement of any proceedings instituted in the Event of Default, as a matter of strict right, upon the order of any court of competent jurisdiction, to the appointment of a receiver of the Project and of the rent, revenues and income from the Project, with power to lease the Project. Any such receiver shall, except as herein otherwise provided, have all the usual powers and duties of receivers in similar cases, with full power upon the order of such court to lease the Project, or any part thereof, upon any terms approved by the Court.

(d) The Trustee may, in its discretion, with or without declaring the entire principal balance of the Bond

due and payable, enter upon and take possession of the Project and lease the same in the name and as the agent of the Borrower and from time to time maintain and restore and insure and keep insured the same, in the manner and to the same extent as is usual with like properties and likewise, from time to time, make all necessary repairs, renewals, replacements, alterations, additions and improvements thereto and thereon as may seem judicious and lease the same or any part thereof, as effectually as the Borrower could do, and the Trustee shall be entitled to collect and receive all rents, revenues and income of the Project and every part thereof and, after paying the expense of leasing the same, including the expenses of maintenance, repairs and insurance or other charges thereon, as well as just and reasonable compensation for the services of the Trustee and its agents, attorneys, receivers, or counsel, the Trustee shall apply the moneys arising as aforesaid as provided in Section 7.7 hereof.

(e) The Trustee, with or without entry, personally or by attorney, may in its discretion either

(1) sell, or cause to be sold, all and singular the Project, and all the estate, right, title and interest, claim and demand therein, such sale or sales to be made at public outcry at the main door of the County Courthouse of the County in which the Project is situated, at such time or times and upon such terms as may be required by law or as the Trustee may determine after having first given notice of the time, place and terms of sale, together with a description of the property to be sold, by publication once a week for three (3) consecutive weeks prior to said sale in any newspaper then published in said County, or

(2) institute such suit or proceeding for the foreclosure of this Indenture, with or without further, other or incidental relief, such as the appointment of a receiver, the specific enforcement of covenants or obligations or an injunction to prevent violations or threatened violations of any covenant, obligation or agreement provided by the Indenture.

Section 7.3 Sale of Project. On any sale of the Project or any part thereof by the Trustee pursuant to any of the foregoing powers or pursuant to judicial authority,

(a) The entire principal balance of the Bond shall forthwith become due, anything therein or herein to the contrary notwithstanding.

(b) The whole of the Project shall be sold in one parcel and as an entirety, unless the Trustee shall deem such sale as an entirety to be illegal or impracticable or inadvisable by reason of some statute or other cause.

(c) Any machinery, equipment or personal property constituting a part of the Equipment may be sold without having such property at the place of sale, and the Borrower, for itself, its successors and assigns and for all persons hereafter claiming through or under it hereby expressly waives and releases all right to have the Equipment or any part thereof at the place of sale upon any foreclosure sale thereof.

(d) The Trustee may adjourn, or cause to be adjourned, from time to time, any sale, whether made under the power of sale herein granted or under or by virtue of judicial proceedings, by announcement at the time and place appointed for such sale or for such adjourned sale or sales; and, except as otherwise provided by law, such sale may be made, without further notice or publication, at the time and place to which the same shall be so adjourned.

(e) If no cash bid be received in an amount sufficient to pay all amounts then owing to the Trustee and the Bondholder, the Trustee may, with the consent of the Bondholder, sell such property for an amount less than sufficient to pay all amounts then owing to the Trustee and the Bondholder or for a consideration consisting of part cash and part purchase money mortgage, or both.

(f) The Bondholder or the Trustee, or either of them, may bid for and purchase the Project, or the portion thereof to be sold, at such sale.

(g) The Trustee is hereby appointed, empowered and directed by the Borrower as its irrevocable attorney to convey, assign, transfer and deliver to the purchaser the property sold and make all necessary conveyances and transfers thereof, all of which the Borrower hereby ratifies. The entire right, title, interest, claim and demand, legal and equitable, of the Borrower in the property sold shall be completely divested by such sale and the same shall be a perpetual legal and equitable bar to any claim by the Borrower thereto. The Borrower, however, if and when requested, will execute and deliver to the purchaser such instruments as may be requested by the purchaser in further assurance of the title so acquired.



(i) The purchaser upon paying the purchase money to the Trustee and receiving its receipt therefor need not inquire into the authorization, necessity, expediency or regularity of the sale and need not see to or in any way be responsible for the application by the Trustee of any part of the purchase money.

Section 7.4 Rights and Remedies of Trustee on Default under Lease. The Trustee shall have the right in the name of the Borrower to declare any default and exercise any remedy or remedies under the Lease Agreement or any other lease of the Project, including the right to declare the entire rent reserved under such lease immediately due and payable and to take any available proceedings against any party liable upon any such lease for the payment thereof, including any guarantor, if any, of the Lessee's obligations. In the event of a default by the Lessee, as defined in Section 8.1 of the Lease Agreement, or in the event of a default of any other lessee of the Project in the punctual payment of rent sufficient to pay the installments of principal and interest on the Bond as such installments become due, the Trustee may, and upon the written request of the holder of the Bond shall, declare such lease in default and, upon being indemnified to its reasonable satisfaction, shall pursue such proper remedies as may be directed by the holder of the Bond for the enforcement of the provisions of such lease and guaranty, if any, and the exercise of any remedies available to the Borrower or the Trustee in the event of such default under such lease and such guaranty; subject, however, to the discretionary right of the Trustee, and upon written notice to the Trustee by the holder of the Bond, the duty of the Trustee, to annul such declaration and destroy its effect at any time before action at law or in equity to enforce such right shall have been instituted.

Section 7.5 Rights and Remedies of Trustee in the Event of Bankruptcy, Etc. of a Lessee or Guarantor. In case of the pendency of any receivership, insolvency, liquidation, bankruptcy, reorganization, arrangement, composition or other judicial proceeding relative to any lessee, guarantor or other person obligated for rent on the Project or for payment of the Bond, the Trustee (irrespective of whether there has been a default under this Indenture) shall be entitled and empowered to intervene in such proceedings on behalf of the Bondholder, to file and prove a claim or claims for the whole amount owing and unpaid and to file such other papers or documents as may be necessary or advisable in order to have the claims of the Trustee (including any claim for reasonable compensation to the Trustee, its agents, attorneys

and counsel, and for reimbursement of all expenses and liabilities incurred, and all advances made, by the Trustee except as a result of its negligence or bad faith) and of the Bondholder allowed in any such judicial proceedings, to collect and receive any moneys or other property payable or deliverable on any such claims, and to take such other action therein as the Trustee may deem necessary or appropriate to protect the interest of the Bondholder, and any receiver, assignee or trustee, liquidator, sequestrator (or other similar official) in any such judicial proceeding is hereby authorized by the Bondholder to make payments to the Trustee.

Section 7.6 Rights of Lessee in Event of Default by Borrower under this Indenture. If the Lessee is not in default under the Lease Agreement and an Event of Default should occur under this Indenture, the Trustee shall notify the Lessee in writing of the occurrence of such default and the Lessee shall have the right to remedy such default hereunder within thirty days after such written notice, provided the Lessee shall pay all expenses of remedying such default. The exercise of the remedies set forth in Section 7.2 hereof is subject to the right of the Lessee under this Section to remedy a default as in this Section provided and limited.

Section 7.7 Application of Money Collected. Any money collected by the Trustee pursuant to this Article or pursuant to any right given to it or action taken by it under the provisions of this Article, together with all other funds of the Borrower then held by it or the Trustee hereunder, shall, after payment of all amounts for which the Trustee has a lien under Section 8.7 hereof, be applied in the following order:

(a) Unless the entire principal balance of the Bond shall have been declared due and payable, all such moneys shall be applied:

First. To the payment of interest then due on the Bond, with interest on overdue installments of such interest.

Second. To the payment of the unpaid principal of the Bond which shall have matured, with interest on overdue installments of principal from the respective dates upon which they became due.

Third. The surplus, if any, to the Bond Fund.



(b) If the entire principal balance of the Bond shall have become or been declared due and payable, all such moneys shall be applied as follows:

First. To the payment of the principal and interest then due and unpaid upon the Bond, with interest on overdue principal and interest.

Second. The surplus, if any, to the Borrower or to whomsoever may be entitled thereto.

Section 7.8 Bondholder Need Not be Joined. All rights of action (including the right to file proof of claims) under this Indenture or under the Bond may be prosecuted and enforced by the Trustee in its name as trustee of an express trust without the necessity of joining as plaintiff or defendant the holder of the Bond, and any recovery shall (after provision for the payment of the reasonable compensation, expenses, disbursements and advances of the Trustee, its agents and counsel) be for the benefit of the holder of the Bond.

Section 7.9 Right of Bondholder to Direct Proceedings. The holder of the Bond shall have the right to direct the time, method and place of conducting any proceeding for any remedy available to the Trustee, provided that (1) such direction shall not be in conflict with any rule of law or this Indenture, (2) the Trustee may take any other action deemed proper by the Trustee which is not inconsistent with such direction.

Section 7.10 Limitation on Suits by Bondholder. The Bondholder shall not have any right to institute any proceeding, judicial or otherwise, with respect to this Indenture, or for the appointment of a receiver or trustee, or for any other remedy hereunder, unless (1) the Bondholder has previously given written notice to the Trustee of a continuing Event of Default; (2) the Bondholder shall have made written request to the Trustee to institute proceedings in respect of such Event of Default in its own name as Trustee hereunder; (3) the Bondholder has offered to the Trustee indemnity in the manner provided in Section 8.3(f) hereof; and (4) the Trustee for ten days after its receipt of such notice, request and offer of indemnity has failed to institute any such proceeding.

Notwithstanding any other provision hereof, the right of the holder of the Bond, which is absolute and unconditional, to receive payment of the installments of principal and interest on the Bond on or after the due date

thereof, but solely from the revenues and receipts from the leasing or sale of the Project, as therein and herein expressed, or to institute suit for the enforcement of such payment on or after such due date, or the obligation of the Borrower, which is also absolute and unconditional, to pay, but solely from said revenues and receipts, the installments of principal and interest on the Bond to the holder thereof at the time and place in said Bond expressed, shall not be impaired or affected without the consent of such holder.

Section 7.11 Remedies Cumulative. No remedy herein conferred upon or reserved to the Trustee or to the holder of the Bond is intended to be exclusive of any other available remedy or remedies, but each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute.

Section 7.12 Delay or Omission Not a Waiver. No delay or omission of the Trustee or of the holder of the Bond to exercise any right or power accruing upon any default occurring and continuing as aforesaid shall impair any such right or power or shall be construed to be a waiver of any such default or an acquiescence therein; and every power and remedy given by this Indenture to the Trustee or to the holder of the Bond may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder of the Bond.

Section 7.13 Remedies Subject to Applicable Law. All rights, remedies and powers provided by this Article VII may be exercised only to the extent the exercise thereof does not violate any applicable provision of law in the premises, and all the provisions of this Article VII are intended to be subject to all applicable mandatory provisions of law which may be controlling in the premises and to be limited to the extent necessary so that they will not render this Indenture invalid or unenforceable.

## ARTICLE VIII

### THE TRUSTEE

#### Section 8.1 Certain Duties and Responsibilities.

(a) Except during the continuance of an Event of Default,

(1) the Trustee undertakes to perform such duties and only such duties as are specifically set forth in this Indenture and no implied covenants or obligations shall be read in this Indenture against the Trustee; and

(2) in the absence of bad faith on its part, the Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon certificates or opinions furnished to the Trustee and conforming to the requirements of this Indenture; but in the case of any such certificates or opinions which by any provision hereof are specifically required to be furnished to the Trustee, the Trustee shall be under a duty to examine the same to determine whether or not they conform to the requirements of this Indenture.

(b) In case an Event of Default has occurred and is continuing, the Trustee shall exercise such of the rights and powers vested in it by this Indenture and use the same degree of care and skill in their exercise as a prudent man would exercise or use under the circumstances in the conduct of his own affairs.

(c) No provision of this Indenture shall be construed to relieve the Trustee from liability for its own negligent action, its own negligent failure to act or its own willful misconduct, except that

(1) this Subsection shall not be construed to limit the effect of Subsection (a) of this Section;

(2) the Trustee shall not be liable for any error of judgment made in good faith by a responsible officer or officers of the Trustee unless it shall be proved that the Trustee was negligent in ascertaining the pertinent facts;

(3) the Trustee shall not be liable with respect to any action taken or omitted to be taken by it in good faith in accordance with the direction of the holder of the Bond relating to the time, method and place of conducting any proceeding for any remedy available to the Trustee, or exercising any trust or power conferred upon the Trustee, under this Indenture; and

(4) no provision of this Indenture shall require the Trustee to expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties hereunder, or in the exercise of any of its rights or powers, if it shall have reasonable grounds for believing that repayment of such funds or adequate indemnity against such risk or liability is not reasonably assured to it.

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(d) Whether or not herein expressly so provided, every provision of this Indenture relating to the conduct or affecting the liability of or affording protection to the Trustee shall be subject to the provisions of this Section.

Section 8.2 Notice of Defaults. Within five days after the occurrence of any Event of Default hereunder the Trustee shall transmit, by mail to the holder of the Bond, notice of such Event of Default known to the Trustee; provided, however, that except in the case of a default in the payment of an installment of principal or interest on the Bond, the Trustee shall be protected in withholding such notice if and so long as a responsible officer of the Trustee in good faith determines that the withholding of such notice is in the interest of the Bondholder.

Section 8.3 Certain Rights of Trustee. Except as otherwise provided in Section 8.1 hereof:

(a) the Trustee may rely and shall be protected in acting or refraining from acting upon any resolution, certificate, statement, instrument, opinion, report, notice, request, direction, consent, order, bond, debenture, coupon or other paper or document believed by it to be genuine and to have been signed or presented by the proper party or parties;

(b) any request, direction, election, order or demand of the Borrower shall be sufficiently evidenced by an instrument signed in the name of the Borrower by the Chairman or Vice Chairman of its Board of Directors (unless otherwise in this Indenture specifically prescribed), and any resolution of the Borrower may be evidenced to the Trustee by a copy thereof certified by the Secretary or Assistant Secretary of the Borrower;

(c) any request, direction, election, order or demand of a lessee of the Project shall be sufficiently evidenced by an instrument signed in the name of the lessee by its President or any of its Vice Presidents (unless otherwise in this Indenture specifically prescribed), and any resolution of the lessee may be evidenced to the Trustee by a copy thereof certified by the Secretary or Assistant Secretary of the lessee;

(d) the Trustee may consult with counsel including Bond Counsel and the written advice or opinion of such Counsel shall be full and complete authorization and protection in respect of any action taken, suffered or omitted by it hereunder in good faith and in reliance thereon;

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(e) whenever, in the administration of the trusts of this Indenture, the Trustee shall deem it necessary or desirable that a matter be proved or established prior to taking, suffering or omitting any action hereunder, such matter (unless other evidence in respect thereof be herein specifically prescribed) may, in the absence of negligence or bad faith on the part of the Trustee, be deemed to be conclusively proved and established by a certificate of the Borrower, and such certificate of the Borrower shall, in the absence of negligence or bad faith on the part of the Trustee, be full warranty to the Trustee for any action taken, suffered or omitted by it under the provisions of this Indenture upon the faith thereof;

(f) the Trustee shall be under no obligation to exercise any of the rights, powers or remedies vested in it by this Indenture at the request or direction of the Bondholder pursuant to this Indenture, unless the Bondholder shall have furnished to the Trustee a satisfactory indemnity bond for the reimbursements of all expenses to which it may be put and to protect it against all liability which might be incurred by it in compliance with such request or direction;

(g) the Trustee shall not be bound to make any investigation into the facts or matters stated in any resolution, certificate, statement, instrument, opinion, report, notice, request, direction, consent, order, bond, debenture, coupon or other paper or document, but the Trustee, in its discretion, may make such further inquiry or investigation into such facts or matters as it may see fit; and

(h) the Trustee may execute any of the trusts or powers hereunder or perform any duties hereunder either directly or by or through agents or attorneys, and the Trustee shall not be responsible for any misconduct or negligence on the part of any agent or attorney appointed with due care by it hereunder.

Section 8.4 Trustee not Responsible for Certain Matters of Bond or Security. The recitals contained herein and in the Bond, except the Trustee's certificate of authentication, shall be taken as the statements of the Borrower, and the Trustee assumes no responsibility for their correctness. The Trustee makes no representations as to the validity or sufficiency of this Indenture or of the Bond. Except to the extent provided in the last sentence of this Section, the Trustee is not responsible for the filing or recording of this Indenture or the Lease Agreement or any financing statement or for the payment of taxes, charges, assessments and liens upon the trust

estate, or for insuring the trust estate or the maintenance thereof, or for the sufficiency of the security for the Bond issued hereunder or intended to be secured hereby, or for the value or title of any of the trust estate, or otherwise as to the maintenance of the security hereof; except that in the event the Trustee enters into possession of a part or all of the trust estate pursuant to any provision of this Indenture, it shall use due diligence in preserving such property. The Trustee shall monitor and enforce performance by the Lessee of its obligations under Section 7.4 of the Lease Agreement and by the Borrower of its obligation under Section 5.11 hereof, and the Trustee shall execute and record, at the expense of the Lessee, such subsequent financing statements and continuation statements as shall be presented to the Trustee pursuant to Section 7.4 of the Lease Agreement.

Section 8.5 May Hold Bond. The Trustee, in its individual or any other capacity, may become the owner or pledgee of the Bond and may otherwise deal with the Borrower or a lessee of the Project or a guarantor of the Bond or the Lessee's obligations under the Lease Agreement with the same rights it would have if it were not Trustee.

Section 8.6 Right of Trustee to Perform Certain Acts on Failure of Borrower. In case the Borrower or a lessee of the Project shall fail seasonably to pay or to cause to be paid any tax, assessments, or governmental or other charge upon any part of the Project or the premiums on insurance on the Project or the expenses of maintaining or preserving the Project, the Trustee may pay such tax, assessment, governmental charge, premiums or expenses without prejudice, however, to any rights of the Trustee or the Bondholder hereunder arising in consequence of such failure; and any amount at any time so paid under this Section, with interest thereon from the date of payment at the rate of Prime Rate as defined in the Bond, plus 2% per annum or the maximum rate of interest allowed by law, whichever is less, shall be repaid by the Borrower upon demand, and shall become so much additional indebtedness secured by this Indenture, and the same shall be given a preference in payment over the Bond and shall be paid out of the proceeds of any sale of the trust estate if not otherwise paid by the Borrower, but the Trustee shall be under no obligation to make any such payment unless it shall have been requested to do so by the holder of the Bond and shall have been provided with adequate funds for the purpose of such payment.

Section 8.7 Compensation of Trustee; Lien. The Trustee shall have a first lien on the Mortgaged Property and

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the revenues and receipts pledged hereunder and all funds held or collected by the Trustee as such (except funds held in trust for the benefit of the holder of the Bond) with right of payment prior to payment on account of interest or principal (or premium, if any) of the Bond, for reasonable compensation for all services rendered by it hereunder and for all reasonable expenses, advances, disbursements and counsel fees incurred or made in and about the execution of the trusts hereby created and the exercise and performance of the powers and duties of the Trustee hereunder and for all cost and expense incurred in defending against any liability in the premises of any character whatsoever (unless such liability is adjudicated to have resulted from the negligence or willful default of the Trustee).

Section 8.8 Resignation and Removal; Appointment of Successor.

(a) No resignation or removal of the Trustee and no appointment of a successor Trustee pursuant to this Article shall become effective until the acceptance of appointment by the successor Trustee under Section 8.9 hereof.

(b) The Trustee may resign at any time by giving written notice thereof to the Borrower, the Bondholder and the Lessee. If an instrument of acceptance by a successor Trustee shall not have been delivered to the Trustee within thirty days after the giving of such notice of resignation, the resigning Trustee may petition any court of competent jurisdiction for the appointment of a successor Trustee.

(c) The Trustee may be removed at any time by the holder of the Bond by an instrument in writing delivered to the Trustee, to the Borrower and the Lessee.

(d) If at any time the Trustee shall become incapable of acting or shall be adjudged a bankrupt or insolvent or a receiver of the Trustee or of its property shall be appointed or any public officer shall take charge or control of the Trustee or of its property or affairs for the purpose of rehabilitation, conservation or liquidation, then (i) the Bondholder, (or if the Bondholder shall fail to act, the Borrower) may remove the Trustee, or (ii) the Bondholder may petition any court of competent jurisdiction for the removal of the Trustee and the appointment of a successor Trustee.

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(e) If the Trustee shall resign, be removed or become incapable of acting, or if a vacancy shall occur in the office of Trustee for any cause, the Bondholder (or if the Bondholder shall fail to act, the Borrower) shall promptly appoint a successor Trustee. If, at any time after such resignation, removal or incapability, or the occurrence of such vacancy, the Borrower shall have appointed a successor Trustee in default of such action having been taken by the Bondholder, the Bondholder may at any time thereafter appoint a successor Trustee by an instrument in writing delivered to the Borrower, the retiring Trustee or the Trustee to be replaced, as the case may be, and the Lessee. The successor Trustee so appointed shall, forthwith upon its acceptance of such appointment, become the successor Trustee and supersede the successor Trustee appointed by the Borrower.

(f) The Borrower shall give notice of each resignation and each removal of the Trustee and each appointment of a successor Trustee by mailing written notice of such event to the Lessee and to the registered owner of the Bond at his address as shown in the Bond Register. Each notice shall include the name and address of the principal corporate trust office of the successor Trustee.

Section 8.9 Acceptance of Appointment by Successor. Every successor Trustee appointed hereunder shall execute, acknowledge and deliver to the Borrower and to the retiring Trustee an instrument accepting such appointment, and thereupon the resignation or removal of the retiring Trustee shall become effective and such successor Trustee, without any further act, deed or conveyance, shall become vested with all the estate and title of the retiring Trustee to the Mortgaged Property and all the rights, powers, trusts, and duties of the retiring Trustee; but, on request of the Borrower or the successor Trustee, such retiring Trustee shall, upon payment of its charges, execute and deliver an instrument transferring to such successor Trustee all the estate and title of the retiring Trustee to the Mortgaged Property and all the rights, powers and trusts of the retiring Trustee, and shall duly assign, transfer and deliver to such successor Trustee all property and money held by such retiring Trustee hereunder, subject nevertheless to its lien, if any, provided for in Section 8.7 hereof. Upon request of any such successor Trustee, the Borrower shall execute any and all instruments for more fully and certainly vesting in and confirming to such successor Trustee all such estate, title rights, powers and trusts. All such instruments so executed shall be filed by the Borrower for record in the office of the Judge of Probate of the county in which the Project is located.

Section 8.10 Merger or Consolidation. Any corporation into which the Trustee may be merged or with which it may be consolidated, or any corporation resulting from any merger or consolidation to which the Trustee shall be a party, or any corporation succeeding to all or substantially all of the corporate trust business of the Trustee, shall be the successor of the Trustee hereunder, without the execution or filing of any paper or any further act on the part of any of the parties hereto. In case the Bond shall have been authenticated, but not delivered, by the Trustee then in office, any successor by merger or consolidation to such authenticating Trustee may adopt such authentication and deliver the Bond so authenticated with the same effect as if such successor Trustee had itself authenticated such Bond.

## ARTICLE XI

### MISCELLANEOUS

Section 9.1 Notices. Any notice, request, complaint, demand, communication or other paper shall be sufficiently given and shall be deemed given when delivered or mailed by registered or certified mail, postage prepaid, or sent by telegram, addressed to the Borrower, the Trustee or the Lessee as provided in the Lease Agreement, and addressed to the Bondholder at the address shown on the Bond Register. A duplicate copy of each notice required to be given hereunder by either the Borrower or the Trustee shall also be given to the Lessee and Bondholder, and a duplicate copy of each notice required to be given hereunder by the Trustee to either the Borrower or the Lessee shall also be given to the other and to the Bondholder. The Borrower, the Lessee, and the Trustee may, by notice, designate any further or different addresses to which subsequent notices, certificates or other communications shall be sent.

Section 9.2 Release of Funds Upon Payment of Bond. Any amounts remaining in the Bond Fund after payment in full of the Bond, the fees, charges and expenses of the Trustee and all other amounts required to be paid hereunder shall be paid or applied as provided in the Lease Agreement if there is no default hereunder.

Section 9.3 Consent of Guarantors to Amendment to Lease Agreement or Indenture. The consent of (a) the Bondholder and (b) any guarantors of the Bond or the Lessee's obligations under the Lease Agreement shall be obtained prior to the execution of any amendments or supplements to the Lease Agreement or this Indenture.

Section 9.4 Counterparts. This Indenture may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 9.5 Severability Clause. The invalidity of any one or more phrases, sentences, clauses, sections or paragraphs hereof shall not affect the remaining portions of this Indenture or any part thereof, all of which are inserted conditionally on being held valid in law; and in the event that one or more of the phrases, sentences, clauses, sections or paragraphs contained herein should be invalid, this instrument shall be construed as if such invalid phrase or phrases, sentence or sentences, clause or clauses, section or sections, paragraph or paragraphs had not been inserted.

IN WITNESS WHEREOF, the Borrower has caused this Indenture to be signed in its name and behalf by the Chairman of its Board of Directors and its corporate seal to be hereunto affixed and attested by its Secretary and to evidence its acceptance of the trusts hereby created, the Trustee has caused this Indenture to be signed in its name and behalf by one of its officers, its official seal to be hereunto affixed and the same to be attested by one of its officers, both of whom are thereunto duly authorized, and the Borrower and the Trustee have caused this Indenture to be dated as of December 1, 1984.

BOOK 014 PAGE 118



Attest:

James T. [Signature]  
Secretary

THE INDUSTRIAL DEVELOPMENT BOARD OF  
THE CITY OF COLUMBIANA

By [Signature]  
Chairman of its Board of Directors

AMSOUTH BANK, NATIONAL ASSOCIATION

By [Signature]  
Its VICE PRESIDENT AND  
CORPORATE TRUST OFFICER

SEAL

Attest:

[Signature]  
Its VICE PRESIDENT AND  
CORPORATE TRUST OFFICER

ACKNOWLEDGMENT OF BORROWER

STATE OF ALABAMA

COUNTY OF Shelby

I, William R. Justice, a Notary Public in and for said County in said State, do hereby certify that George Bentley, whose name as Chairman of the Board of Directors of The Industrial Development Board of the City of Columbiana, a public corporation, is signed to the foregoing Mortgage and Indenture of Trust and who is known to me, acknowledged before me on this day that, being informed of the contents of said Mortgage and Indenture of Trust, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand this the 13<sup>th</sup> day of December, 1984.

William R. Justice  
Notary Public



My commission expires: 9/13/87

ACKNOWLEDGMENT OF TRUSTEE

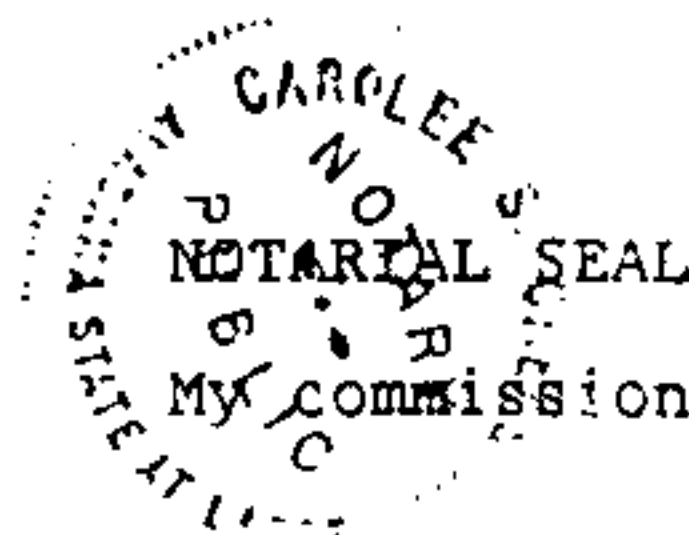
STATE OF ALABAMA

COUNTY OF JEFFERSON

I, Carol S. Greeshaw, a Notary Public in and for said County, in said State, hereby certify that R. LARRY WARD, whose name as VICE PRESIDENT AND ~~CORPORATE TRUST OFFICER~~ of AmSouth Bank, National Association, is signed to the foregoing Mortgage and Indenture of Trust and who is known to me, acknowledged before me on this day that, being informed of the contents of the said Mortgage and Indenture of Trust, she, as such officer and with full authority, executed the same voluntarily for and as the act of said Bank.

Given under my hand this the 27<sup>th</sup> day of December, 1984.

Carol S. Greeshaw  
Notary Public



My commission expires: 1-10-88

BOOK 014 PAGE 119

EXHIBIT A

**A-1**

[illegible]



3 SOUTHEASTERN BOLT & NUT CO. MODEL THREADED ROD										ECG220DL 09/28/84 13123117 PAGE 41		A MODEL THREADED ROD		
P.I.# AFES PLT DP SP CL AT AM BKLS TXLS I OY TD										BC	DEP SEPT/1984	DPT	OTD	RV
000064	MODEL	626	00	00	05	68	03	12.00	12 SL BK	81.71	81.71		81.71	
000064	01203	626	00	00	05	66	10	5.00	8 SL BK	51.09	51.09		51.09	
(1) SN 985 3 HP GEN ELECT MTR FOR PI 84														
000072	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000073	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000074	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000075	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000076	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000077	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000078	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000079	FINISHED PRODUCTS DOLLY	626	00	00	05	68	03	12.00	12 SL BK	200.00	200.00		200.00	
000090	SN 6343931 MOD 51801103 RAC HEAT PUMP	626	00	00	05	68	03	12.00	12 SL BK	265.00	265.00		265.00	
000096	SN N/A 15HP LOUIS ALLIS DP 1750 MOTOR	626	00	00	05	68	04	12.00	12 SL BK	153.00	153.00		153.00	
000097	SN N/A 15HP LOUIS ALLIS DP 1800 MOTOR	626	00	00	05	68	04	12.00	12 SL BK	154.54	154.54		154.54	
000109	INSTALLATION OF NEW EQUIPMENT	626	00	00	05	68	03	12.00	12 SL BK	813.88	813.88		813.88	
000111	SN PH691703 GE 2.5 HP ELECT MOTOR FOR PI 34	626	00	00	05	68	03	12.00	1 SL BK					
000115	MODEL DF9A SIGNODE METAL BANDING MACHINE	626	00	00	05	69	01	12.00	12 SL BK	47.70	47.70		47.70	
000125	SN N/A 5 HP ELECTRIC MOTOR FOR PI 123	626	00	00	05	68	03	12.00	1 SL BK					
000137	MODEL 18ENR LANDIS THREAD RECEIVING MACHINE	626	00	00	05	69	11	12.00	12 SL BK	23,998.24	23,998.24		23,998.24	

3 SOUTHEASTERN ROLL A MODEL THREADED RCD FCC2000L 09/28/84 13:23:17 PAGE 42 A MODEL THREADED RCD

P.I.2 AFES PLY DP SP CL AY AM BKLS TXLS I OY TO GC DEP SEPT/1984 DPT QTD RV

000137	626 00 00 05 70 06 12.00 12.00 12 SL BK	1,600.00	1,600.00	1,600.00
(1)	ADDITION TO PI 137 GEARBOX FOR LAN NU ROL M			
000137	626 00 00 05 78 03 12.00 9.50 6 B SL BK	1,644.75	856.12	870.04
(2)	REBUILT TRANSMISSION ON ROLL THDR FOR P.I.2			774.71
000138	626 00 00 05 68 03 10.00 10.00 1 SL BK			
SN 106	CENTURY ELECT MOTOR 7.5 HP FOR PI 1			
000139	626 00 00 05 68 03 10.00 10.00 1 SL BK			
SN 100	CENTURY ELECT MOTOR 7.5 HP FOR PI 33			
000140	626 00 00 05 68 03 10.00 10.00 1 SL BK			
SN 105	CENTURY ELECT MOTOR 7.5 HP FOR PI 32			
000141	626 00 00 05 68 03 10.00 10.00 1 SL BK			
	PORTABLE ACETYLENE TORCH BUGGY			
000142	626 00 00 05 69 11 12.00 12.00 12 SL BK	893.00	893.00	893.00
SN 63616917850	WHITNEY 18 1 HYDRAULIC SHEAR			
000143	626 00 00 05 70 04 12.00 12.00 12 SL BK	330.00	330.00	330.00
(1)	ADDITION TO PI 142			
000143	626 00 00 05 68 03 10.00 10.00 1 SL BK			
MCU CHJ050296	VICKERS HYDRAULIC UNIT FOR PI			
000143	626 00 00 05 69 11 12.00 12.00 12 SL BK	688.15	688.15	688.15
(1)	MCU CHJ050296 VICKERS HYDRAULIC UNIT FOR PI 1			
000151	626 00 00 05 70 04 12.00 12.00 12 SL BK	750.00	750.00	750.00
(1)	ADDITION TO PI 151 WIRE DRAW MACHINE			
000151	626 00 00 05 69 11 12.00 12.00 12 SL BK	20,946.08	20,946.08	20,946.08
(1)	SN 509869 MCD 2536 WIRE DRAWING MACHINE			
000152	626 00 00 05 68 03 10.00 10.00 1 SL BK			
SN 1H27467	DYNAMIC ELECT MOTOR 25 HP PI 1			
000160	626 00 00 05 68 03 10.00 10.00 1 SL BK			
(1)	FINISHED PRODUCTS DOLLIES			
000164	626 00 00 05 68 03 10.00 10.00 1 SL BK			
JAKC HANOTRUCK-METAL				
000183	626 00 00 05 69 11 12.00 12.00 12 SL BK	2,871.13	2,871.13	2,871.13
SN 24882	WATSON FLAGG THREAD ROLLER			
000183	626 00 00 05 70 11 12.00 9.50 3 11 SL BK	2,885.00	2,369.17	515.83
(1)	MODIFY WATSON FLAGG THRD ROLLER SN 24882			
000185	626 00 00 05 70 06 12.00 12.00 12 SL BK	4,324.40	4,324.40	4,324.40
USED NO 30	WATERBURY FARRELL THREAD ROLLER			

3 EQUINEASTICKS ROLL A MODEL THREADED ROD									
P.I.2 AFES PLT DP SP CL AY AM BKLS TXLS I DY TO									
EQ02090L 09/20/84 12:23:17 PAGE 43 A MODEL THREADED ROD									
OC DEP SEPT/1984 DPT DTD RV									
000186	C4220	626	CO	00	05	70	06	12.00	12 SL BK
	USED BROWN AND SHARPE							450.00	
									450.00
000194	C4242	626	CC	00	05	70	06	12.00	12 SL BK
	SN 87583328 NO 30 WATERBURY FARRELL THREAD R							4,701.24	4,701.24
000202	03682	626	CO	00	05	69	11	12.00	12 SL BK
	12 FT ROD FEEDER FOR PI 137							5,755.00	5,755.00
000203	03682	626	CO	00	05	69	11	12.00	12 SL BK
	12 FT ROD RECEIVER FOR PI 137							3,098.00	3,098.00
000206	04341	626	CO	00	05	70	06	12.00	12 SL BK
	USED NO 30 WATERBURY FARRELL THREAD ROLLER							3,982.37	3,982.37
000225	04839	626	CO	00	05	70	06	12.00	12 SL BK
	SN 12BR13547C BRIDGEPORT MILLING MACHINE							3,775.57	3,775.57
000242	C5393	626	CO	00	05	71	06	12.00	12 SL BK
	ROD STRAIGHTENER AND CUTTER							3,640.00	3,640.00
000243	1006	626	CO	00	05	70	06	12.00	12 SL BK
	BAR SHEAR WITH SPARE BLADES							500.00	500.00
000247	1006	626	CC	00	05	70	07	12.00	12 SL BK
	(1) ADDITION TO PI 243							218.40	218.40
000246	05250	626	CO	00	05	71	12	12.00	12 SL BK
	FABRICATED A-MOD 3/8 IN WIRE DRAWING MACHINE							2,500.00	2,500.00
000246	05800	626	CO	00	05	72	01	12.00	12 SL BK
	(1) ADDNL CHARGES ON 5/8" DRAWING MACHINE							585.73	585.73
000253	05361	626	CO	00	05	72	01	12.00	12 SL BK
	SN 51RRB-192 LANDIS 5/8" THREAD ROLLING HE#								
000254	05361	626	CO	00	05	72	01	12.00	12 SL BK
	SN 51RRB-193 LANDIS 5/8" THREAD ROLLING HE#								
000255	05261	626	CO	00	05	72	01	12.00	12 SL BK
	2 SPECIAL YOKES FOR LANDIS THREAD ROLL HE#								
000279	C0178	626	CO	00	05	70	06	12.00	12 SL BK
	SN 23461212 02ALL HORIZONTAL LAND SAN							1,369.36	1,369.36
000292	06434	626	CO	00	05	73	04	12.00	12 SL BK
	SN HMD30203 QUINCY 25 HP AIR COMP USED							2,000.00	2,000.00
000293	06434	626	CO	00	05	73	04	12.00	12 SL BK
	SN 50223/LS QUINCY 25 HP AIR COMP USED							1,907.67	1,907.67
000303	06715	626	CC	00	05	73	11	12.00	12 SL BK
	USED STUD THREADING MACHINE/ACC							6,825.46	6,825.46

3 SCREWDRIVER BOLT A MODEL THREADED ROD																				
P.I.# AFE# PLY DP SP CL AY AM BKLS TXLS I OY TD																				
QC O/P SEPT/1984 DPY A MODEL THREADED ROD RV																				
000304	00135	626	CC	00	05	74	07	12	00	9	50	3	12	SL	BK	2,619.19	18.45	2,213.40	2,231.85	387.34
MOD C 40 SN 1603100 CYCLOPICS FILTER SYS *																				
000305	00053	626	CC	00	05	74	10	12	00	9	50	3	11	SL	BK	35,897.63	258.66	29,431.10	29,689.76	6,207.87
SN 1773 174 1 1/2 UNIVERSAL STRAIGHTENER																				
000307	00053	626	CC	00	05	74	10	12	00	9	50	3	11	SL	BK	2,902.50	20.91	2,379.66	2,400.57	501.93
MOD T-HQ SN 21642 MICRO-WELD BUTT WELDER *																				
000327	06780	626	CC	00	05	74	11	12	00	9	50	3	11	SL	BK	31,694.69	226.67	25,801.22	26,027.89	5,666.40
MOD B112 SN 1445 AFED HORI 2 CYL ROLLING *																				
000328	06788	626	CC	00	05	74	11	12	00	9	50	3	11	SL	BK	4,000.00	28.61	3,256.22	3,284.83	715.17
MOD B112 REEU DISCHARGE TABLE																				
000329	06788	626	CC	00	05	74	11	12	00	9	50	3	11	SL	BK	6,074.78	43.45	4,945.20	4,988.65	1,086.13
SN 181AHL REEU 12 CAP PNEU BAR FEED																				
000335	06645	626	CC	00	05	75	04	12	00	9	50	6	11	SL	BK	26,340.00	146.33	15,803.73	15,950.06	4,309.94
SN 751664 5 1/2 IN OVERHEAD CRANE SYS.																				
000341	00795	626	CC	00	05	75	06	12	00	9	50	6	11	SL	BK	1,031.00	7.31	789.70	797.01	233.99
SN 1002 MECH FLOOR SWEEPER APPL.																				
000344	00921	626	CC	00	05	75	09	12	00	9	50	6	10	SL	BK	3,119.50	22.65	2,304.17	2,326.82	792.68
SN 28054 ST 443 USED NIAGARA PRESS MOD A30 *																				
000345	00921	626	CC	00	05	75	09	12	00	9	50	6	10	SL	BK	1,050.00	7.62	775.57	783.19	266.41
3/4 DIA. ROD WITH FOOT STOP																				
000348	00971	626	CC	00	05	75	12	12	00	9	50	6	10	SL	BK	11,523.41	81.80	8,333.13	8,414.93	3,108.48
(2) FEED TABLE AND STOP FOR 290 T. SHEER																				
000351	00805	626	CC	00	05	76	06	12	00	9	50	6	10	SL	BK	629.92	4.47	428.88	433.35	196.57
SPEEDWAY PARTS CONVEYOR MOD B-H / PARTS *																				
000353	01205	626	CC	00	05	76	07	12	00	9	50	6	10	SL	BK	584.70	4.12	395.28	399.40	185.30
SNHFB80675 DIAL ARC 250 WELDER / PARTS *																				
000354	01174	626	CC	00	05	76	07	12	00	9	50	6	10	SL	BK	666.97	4.70	450.90	455.60	211.37
SN ET 15-5 1003 RATED 5 8PH/200C PSI HYD *																				
(1) 190 TON HYDRAULIC SHEAR FABRICATED *																				
000358	01173	626	CC	00	05	76	08	12	00	9	50	6	10	SL	BK	4,600.00	32.17	3,086.11	3,120.28	1,479.72
STUD FEED TABLE CME HALF IN DIAM. X 24 IN *																				
000360	01173	626	CC	00	05	76	08	12	00	9	50	6	10	SL	BK	7,211.47	50.43	4,841.23	4,891.66	7,319.76
SN 12391 MGT 62 84K FEED WITH PARTS																				
000398	01425	626	CC	00	05	77	03	12	00	9	50	6	9	SL	BK	35,507.00	257.30	21,612.94	21,870.26	13,636.74
FEED MOD B112 ROLLING MACH. 15 HP MOTOR *																				

3 SCHMIDT EASTERN BULL A. MODEL THREADED AND																						
P.I.#	AFES	PLY	DP	SP	CL	AY	AM	BKLS	TXLS	1	OY	TO	OC	SEP	1984	DPY	45	A	MODEL	THP	LADEQ	RV
000399	01405	626	CC	00	05	77	03	12.00	9.50	6	9	SL BK	8,495.00	61.56	5,170.87	5,232.43					3,262.57	
	SN	12970	MGL	191	AML	BAR	FEED	FOR	PI	398	R*											
000401	01551	626	CC	00	05	77	03	12.00	9.50	6	9	SL BK	6,295.00	60.11	5,049.13	5,109.24					3,185.76	
	SN	13011	MGL	181	AML	BAR	FEED	FOR	HOOKER	R*												
000402	01669	626	CC	00	05	77	03	12.00	9.50	6	9	SL BK	850.00	6.16	517.38	523.54					326.46	
	ARBOR	PRESS	NO	3-R	EOP	NO	88811															
000403	01831	626	CC	00	05	77	05	12.00	9.50	6	9	SL BK	750.00	5.36	450.00	455.36					294.64	
	SN	32788L	RED	ARM	MOD	HUP	850	40-TON	HYD*													
000404	01685	626	CC	00	05	77	05	12.00	9.50	6	9	SL BK	678.24	4.85	406.94	411.79					266.45	
	OO-ALL	MOD	4	HARDNESS	TESTER																	
000413	01806	626	CC	00	05	77	10	12.00	9.50	6	1	SL BK										
	STUD	HARKING	MACHINE																			
000413	01606	626	CC	00	05	77	10	12.00	9.50	6	8	SL BK	1,534.65	11.06	860.12	871.18					663.47	
	(1) SN	61203	MATH	MS	2003	IMPACT	PRESS	W/DIES*														
000422	00016	626	CC	00	05	78	03	12.00	9.50	6	8	SL BK	154.81	1.12	80.76	81.88					72.93	
	MILTON	BENCH	VISE																			
000427	00036	626	CC	00	05	78	03	12.00	9.50	6	8	SL BK	137.95	.96	69.36	70.32					62.63	
	H D	BRNCH	GRINDER																			
000428	02282	626	CC	00	05	78	04	12.00	9.50	6	8	SL BK	324.90	2.33	167.82	170.15					153.85	
	SN	F1277	BALDER	BENCH	GRINDER																	
000441	01807	626	CC	00	05	78	07	12.00	9.50	6	8	SL BK	1,053.22	7.42	534.02	541.44					511.78	
	SN	15520	MOD	C	ELECTRO	PUNCH																
000445	01807	626	CC	00	05	78	07	12.00	9.50	6	8	SL BK	148.00	1.04	75.05	76.09					71.91	
	MOD	712	BALDUN	GRINDER																		
000452	00000	626	CC	00	05	78	07	12.00	9.50	6	8	SL BK										
	USED	3"	SINGLE	SPINDLE	CUT	OFF	MACHINE															
000470	00140	626	CC	00	05	79	03	12.00	9.50	6	7	SL BK	2,278.26	16.51	990.55	1,007.06					1,271.22	
	MOD	R47A	ATR	DRYER																		
000471	00141	626	CC	00	05	79	03	12.00	9.50	6	7	SL BK	861.85	6.25	374.71	380.96					480.69	
	NO	500R	PAK	15	WASHER																	
000475	00143	626	CC	00	05	79	05	10.00	8.00	6	7	SL BK	2,879.92	24.83	1,489.60	1,514.43					1,365.49	
	VIBRATORY	BOWL	FEEDER	COMPLETE																		
000476	00143	626	CC	00	05	79	05	10.00	8.00	6	7	SL BK	976.91	8.42	505.39	513.72					483.19	
	TABLE	M/S	LICE	ADJUSTABLE	ASSEMBLY																	
000478	00142	626	CC	00	05	79	08	12.00	9.50	6	7	SL BK	4,729.00	33.07	1,984.20	2,017.27					2,711.73	
	JAYBIRD	BAR	STOCK	FEEDER	MOD	MF6125																

3 SOUTHEASTERN BELT A FULL THREADED ROD EC0200DL 09/28/84 13123:17 PAGE 46 A MODEL THREADED ROD

P.1.2 AFES PLY DP SP CL AY AM BKLS TXLS I DY TO CC OUP SEPT/1984 OPY DTD RV

000479	00299	626	CO	00	05	80	05	12.00	9.50	6	6	SL	BK	750.00	5.36	257.15	262.51	987.49
MOD 77603-A AFTERCINOLER																		
000479	00382	626	CL	00	05	80	05	12.00	9.50	6	6	SL	BK	1,500.00	10.71	514.28	524.99	975.01
AUTOMATIC RECEIVING TABLE																		
000481	00308	626	CO	00	05	80	06	12.00	9.50	6	6	SL	BK	2,944.55	20.88	1,002.40	1,023.28	1,921.27
DRAKE SHEAR DIE SLT																		
000497	00389	626	CO	00	05	80	05	12.00	9.50	6	1	SL	BK					
AMPROBE VOLTMETER SN 6102636																		
000498	00388	626	CO	00	05	80	05	12.00	9.50	6	1	SL	BK					
AMPROBE VOLTMETER SN 9228246																		
000499	00389	626	CO	00	05	80	05	12.00	9.50	6	1	SL	BK					
SYTHL CHAIN SAW																		
000510	00309	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
TOPHAT UNCOILER																		
000511	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
TOPHAT UNCOILER																		
000512	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
TOPHAT UNCOILER																		
000513	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
KANDING MACHINE																		
000514	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
LANDIS FEED TABLE																		
000515	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
LANDIS BAR FEED																		
000516	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
LANDIS BAR FEED																		
000517	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
SN 7363593 BLACK C DECKER HD ANGLE SANDER																		
000518	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
SN 25237 BLACK C LICKER DRILL BIT SHARPENER																		
000519	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
SN 2683 HARIG SURFACE GRINDER																		
000520	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
3/8 ANCHOR 2GLY ENDER																		
000521	00389	626	CO	00	05	80	08	12.00	12.00	6	1	SL	BK					
FEED TABLE																		



3 SOUTHEASTERN BULL A MODEL THREADED ROD													EC2200DL 09/28/84	PAGE 47	A MODEL THREADED ROD			
P.I.#	AFES	PLT	DP	SP	CL	AY	AM	BKLS	TXLS	I	DT	RV	QC	DCP	SEPT/1984	DPY	OTD	RV
000522	00389	626	CC	00	05	80	08	12.00	6	1	SL	BK	450.00	3.24	135.48	138.72		311.28
5 TON HOIST																		
000523	00282	626	CC	00	05	80	10	12.00	9.50	6	5	SL	BK					
REWORKING OF PI 475																		
000524	00405	626	CC	00	05	80	10	12.00	9.50	6	5	SL	BK	7,891.00	56.86	2,375.70	2,432.56	5,458.44
ROD STRAIGHTENER ROLL SN 1773 HEDARI 4055																		
000527	00467	626	CC	00	05	81	02	12.00	5.00	6	5	SL	BK	2,020.00	14.13	592.85	606.98	1,413.02
HURRICANE MOD 30.5L PORT CLEANING SYSTEM																		
000534	00501	626	CC	00	05	81	04	12.00	5.00	6	5	SL	BK	2,700.00	19.42	699.27	718.69	1,981.31
OLIVETTI AUDIT 402 SN 4083159																		
000535	00500	626	CC	00	05	81	07	12.00	5.00	6	5	SL	BK	7,590.27	53.45	1,924.29	1,977.74	5,612.53
UPGRADE 51 DRAWING MACHINE ADDITION TO PI 1																		
000542	00472	626	CC	00	05	81	08	12.00	5.00	6	5	SL	BK	77,227.56	540.05	19,441.90	19,941.95	57,245.61
SHUSTER BE TILTR STR. 1 CUT-OFF MACH SAVI-12																		
000546	00589	626	CC	00	05	82	01	12.00	5.00	6	4	SL	BK	10,278.40	72.43	2,166.53	2,238.96	8,039.44
LIPER-ROLLWAY MOD 62ANL AUTO MAG. FEED TABL																		
000547	00589	626	CC	00	05	82	01	12.00	5.00	6	4	SL	BK	10,278.40	72.43	2,166.53	2,238.96	8,039.44
LIPER-ROLLWAY MOD 62ANL AUTO. MAG. FEED TAB																		
000548	00539	626	CC	00	05	82	01	12.00	5.00	6	4	SL	BK	35,770.46	252.06	7,539.86	7,791.92	27,978.54
SN 1110 REED 812 ROLL THREADER W/HYDRO PUM																		
000552	1-346	626	CC	00	05	82	01	12.00	5.00	6	4	SL	BK	17,841.00	125.72	3,760.59	3,886.31	13,954.69
SN M20-8129A1608 M.F. WELLS W10-20 BAND SAW																		
CLASS TOT 800K...BIG COST 639,895.20																		
DEP PRIOR YRS 3,332.20																		
DEP TO DATE 428,048.25																		
REMAIN VALUE 214,514.75																		
SALVAGE																		
000308	00179	626	CC	00	05	74	10	3.00	3.00	1	3	SL	BK	15,949.17		15,949.17		
(1) SN 10V313 MOD VV1.0 TOWMOTOR FORK LIFT 1000																		
000394	01305	626	CC	00	05	76	09	6.00	5.00	5	5	SL	BK	11,505.00		11,505.00		
SN P227567 VALE FK LFT MOD 62040AJOAT077																		
000400	01530	626	CC	00	05	77	03	4.00	3.00	4	4	SL	BK	4,630.21		4,630.21		
SN CCL247A139215 1977 CHEV 3/4 TON FL1510E																		
000429	02345	626	CC	00	05	78	04	4.00	3.00	4	4	SL	BK	7,500.00		7,500.00		
SN C2D06528 USED HYSTER LIFT TRUCK																		
000469	00134	626	CC	00	05	79	02	6.00	5.00	6	6	SL	BK	10,732.00	63.06	9,975.26	10,038.32	693.63
USED SNB3D6365 MOD H60F HYSTER FORKLIFT																		

3 SOUTHEASTERN POLI A MODEL THREADED ROD FC02CQDL 09/28/24 13:23:17 PAGE 48 A MODEL THREADED ROD

P.I.5 AFEE PLI DP SP CL AY AM BKLS TXLS I DY IO OC DEP SEPT/1984 DPT OTO RV

000538 00515 626 CC 00 07 68 03 10 CC 10 00 5 SL BK 16,999.00 239.42 8,619.21 8,858.63 8,140.37  
(1) SN E2001671E HYSTER MCD 540F LIFT TRUCK

CLASS IOI BUCK...URIG CDSI 67,315.38  
 DEP SEPT 1984 302.48  
 DEP PRIOR YRS 58,178.83  
 DEP TO DATE 58,481.33  
 PERMAN VALUE 8,834.05  
 SALVAGE

000006	SN 10001	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.24	132.24	132.24
		DRAG RADIANT OVERHEAD HEATER				
000007	SN 10002	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.24	132.24	132.24
		DRAG RADIANT OVERHEAD HEATER				
000008	SN 10003	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.24	132.24	132.24
		DRAG RADIANT OVERHEAD HEATER				
000009	SN 10004	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000010	SN 10005	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000011	SN 10006	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000012	SN 10007	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000013	SN 10008	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000014	SN 10009	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000015	SN 10010	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000016	SN 10011	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000017	SN 10012	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	132.25	132.25	132.25
		DRAG RADIANT OVERHEAD HEATER				
000091	MCN 40R	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	39.95	39.95	39.95
		LETTERSIZ FILE CABINET WITH LOCK				
000092	MCN 40R	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	39.95	39.95	39.95
		LETTERSIZ FILE CABINET WITH LOCK				
000093	ANDERSON HICKEY	626 CC 00 07 68 03 10 CC 10 00	10 SL BK	111.44	111.44	111.44
		DOUBLE PEDESTAL DESK				

3 SOUTHEASTERN BULL A MODEL THREADED ROD

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P.I.# AFE# PLT CP SP CL AY AM \*BKLS TXLS I DY ID OC DEP SEPT/1984 DPY DTD RV

000102	626 CC 00 07 68 03 10.00 10.00	10 SL BK	222.92	272.92	722.92
	MCD 7C983 42IN FAN WITH SHUTTER				
000112	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	20 FT X 16 FT METAL ROD STORAGE RACK				
000113	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	156 16 INCH X 24 INCH METAL JOYE PANS				
000114	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	20 FT X 16 FT METAL ROD STORAGE RACK				
000116	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	9 FT X 6 FT FABRICATED ROD STORAGE RACK				
000117	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	5 FT X 6 FT FABRICATED ROD STORAGE RACK				
000118	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	16 METAL ROD STORAGE PANS				
000119	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	2 DRAWER LETTER SIZE FILE CABINET				
000120	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	6 DRAWER GF METAL TYPEWRITER DESK				
000122	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	SN 757786 1000 LB CAPACITY TOLEDO SCALE				
000126	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	10 FT X 15 FT METAL ROD STORAGE RACK				
000127	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	10 FT X 15 FT METAL ROD STORAGE RACK				
000130	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	42 BIN ROD STORAGE RACK				
000133	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	8 FT X 6 FT FABRICATED METAL STORAGE RACK				
000134	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	4 FT X 4 FT METAL NUT AND BOLT STORAGE RACK				
000154	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	ANDERSON HICKEY 4 DR FILE CABINET METAL				
000155	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	SECRETARY CHAIR GFEN VINYL UPH NO ARMS				
000156	626 CC 00 07 68 03 10.00 10.00	1 SL BK			
	SECRETARY CHAIR GFEN VINYL UPH NO ARMS				

3 SOUTHEASTERN BOLL A MUFFL THREADED ROD																		
P.1.2 AFES PLY OP SP CL AY AM BKLS TXLS 1 DY TD																		
FCC20QDL C9/28/84 13:23:17 PAGE 50 A MODEL INFLALED ROD																		
DC DEP SEPT/1984 DPY DTD RV																		
000169	C3698	626	CC	00	07	69	02	10	00	3	10	SL	BK	157.00	157.00	157.00		
MOD A102 REVERBER KAY INFRA RED GAS HEATER																		
000170	C3698	626	CC	00	07	69	02	10	00	3	10	SL	BK	157.00	157.00	157.00		
MOD A102 REVERBER KAY INFRA RED GAS HEATER																		
000171	C3698	626	CC	00	07	69	02	10	00	3	10	SL	BK	157.00	157.00	157.00		
MOD A102 REVERBER KAY INFRA RED GAS HEATER																		
000172	C3698	626	CC	00	07	69	02	10	00	3	10	SL	BK	157.00	157.00	157.00		
MOD A102 REVERBER KAY INFRA RED GAS HEATER																		
000203	C4719	626	CC	00	07	70	01	10	00	10	00	10	SL	BK	237.60	237.60	237.60	
MOD 341225 BRYANT GAS UNIT HEATERS																		
000201	C4719	626	CC	00	07	70	01	10	00	10	00	10	SL	BK	237.60	237.60	237.60	
MOD 341225 BRYANT GAS UNIT HEATERS																		
000213	C1280	626	CC	00	07	69	01	10	00	10	00	2	SL	BK				
KINFELD VINYL UPH CHIVEL CHAIR WITH ARMS																		
000214	C1280	626	CC	00	07	69	01	10	00	10	00	10	SL	BK	97.87	97.87	97.87	
CUTTERS 5 DRAWER FLAT TOP DESK																		
000215	C1280	626	CC	00	07	69	01	10	00	10	00	10	SL	BK	43.98	43.98	43.98	
CUTTERS 2 DRAWER METAL FILE CABINET																		
000216	C1280	626	CC	00	07	69	01	10	00	10	00	11	SL	BK	21.10	21.10	21.10	
135 4 DRAWER FILE CABINET																		
000221	C4720	626	CC	00	07	70	04	10	00	10	00	10	SL	BK	841.08	841.08	841.08	
20 BULK METAL HANDLING PANS																		
000223	C4220	626	CC	00	07	70	06	10	00	10	00	10	SL	BK	450.00	450.00	450.00	
MODEL FNSC34 SEAL FEED STRAPPING MACHINE																		
000238	C5046	626	CC	00	07	70	11	10	00	10	00	10	SL	BK	984.75	984.75	984.75	
15 24 X 30 X 12 STORAGE PANS																		
000238	C6905	626	CC	00	07	74	04	10	00	8	00	3	10	SL	BK	643.21	643.21	643.21
(11) 30-24 X 30 X 12 METAL STORAGE PANS																		
000257	C5600	626	CC	00	07	72	01	10	00	8	00	3	10	SL	BK	513.00	513.00	513.00
20 THREADED ROD STICK RACKS 7X16X10																		
000261	C6905	626	CC	00	07	69	05	10	00	10	00	3	10	SL	BK	189.83	189.83	189.83
WAREHOUSE RACKS FOR FINISHED PRODUCTS																		
000264	C0132	626	CC	00	07	69	01	10	00	10	00	4	SL	BK				
1 DRAWER METAL POSTING MACH STAND																		
000266	C0155	626	CC	00	07	69	05	10	00	10	00	3	10	SL	BK	16.96	16.96	16.96
KINFELD VINYL UPH STRAIGHT CHAIR																		

3 SOUTHEASTERN BGLI A MODEL THREADED ROD									
P.1.2 AFE# PLT OP SP CL AY AM BKLS TXLS I DY TD									
ECC2000L 09/28/84 13123:17 PAGE 51 A MODEL THREADED ROD									
DC DEP SEPT/1984 DPT DTD RV									
000267	00155	626	MOD	501931	BURROUGHS LEDGER CARD STAND	07 69 01 10:00 10:00	1 SL BK		
000269	026	WINFIELD VINYL UPH SECT SWIVEL CHAIR	07 69 01 10:00 10:00	4 SL BK					
000270	00155	626	CUITERS 5 DRAWER L SHAPE SECT DESK	07 66 06 10:00 10:00	10 SL BK	119.34	119.34		
000277	00173	626	60X30 MCU 6629 ASE DOUBLE PEDESTAL DESK	07 69 11 10:00 10:00	10 SL BK	238.21	238.21		
000278	00173	626	ASE 4 DRAWER LETTER SIZE FILE CABINET	07 69 11 10:00 10:00	10 SL BK	112.41	112.41		
000287	06160	626	3 SEC 10FT X 4FT X 4FT ALL THREE ROD RACKS	07 73 02 10:00 10:00	10 SL BK	215.97	215.97		
000288	06160	626	SN N/A CARTRIDGE GAS FIRED UNIT HTR	07 73 02 10:00 10:00	10 SL BK	311.08	311.08		
000291	06483	626	SN 794334 GCKRIE-RFGAN TIME CLOCK / SIGNAL	07 73 04 10:00 10:00	10 SL BK	387.32	387.32		
000298	06373	626	UNITED S-12 EXECUTIVE POSTURE CHAIR	07 73 06 10:00 10:00	10 SL BK	68.28	68.28		
000299	06373	626	ALPHA MOD 1760-72 36 X 72 OVERHANG DESK	07 73 06 10:00 10:00	10 SL BK	225.00	225.00		
000300	06590	626	3 SEC 13FT 6IN X 2FT 9IN X 8FT PALLET RACK	07 73 07 10:00 10:00	10 SL BK	248.22	248.22		
000306	06053	626	SN 3H031 GRAINGER WATER COOLER	07 74 10 10:00 10:00	10 SL BK	203.76	203.76		
000311	06788	626	SN A688 MOD CRV665 NAT GAS HEAT UNITS	07 74 11 10:00 10:00	10 SL BK	385.59	385.59		
000312	06788	626	SN A689 MOD CRVLL / NAT GAS HEAT UNITS	07 74 11 10:00 10:00	10 SL BK	385.59	385.59		
000313	06788	626	SN A690 MOD CRV665 NAT GAS HEAT UNITS	07 74 11 10:00 10:00	10 SL BK	385.59	385.59		
000314	06788	626	SN A691 MOD CRV665 NAT GAS UNITS	07 74 11 10:00 10:00	10 SL BK	385.59	385.59		
000315	06788	626	SN A692 MOD CRV665 NAT GAS HEAT UNITS	07 74 11 10:00 10:00	10 SL BK	385.59	385.59		
000316	06788	626	SN A693 MOD CRV665 NAT GAS HEAT UNITS	07 74 11 10:00 10:00	10 SL BK	385.59	385.59		

1. SUBINTEGRALIN RLLT A MODEL THREADED ROD  
 P.1.5 AFES PLT CP SP CL AY AM CKLS IXLS I DY TO QC UFP SFPT/1984 DNY DTD RV 5

000317	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	305.59	.56	378.93	379.49	6.10
SN A694	MOD CRV66 NAT GAS HEAT UNIT					
000318	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	305.59	.56	378.93	379.49	6.10
SN A695	MOD CRV66 NAT GAS HEAT UNIT					
000319	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	305.59	.56	378.93	379.49	6.10
SN A696	MOD CRV66 NAT GAS HEAT UNIT					
000320	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	305.59	.56	378.93	379.49	6.10
SN A697	MOD CRV66 NAT GAS HEAT UNIT					
000321	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	305.59	.56	378.93	379.49	6.10
SN A698	MOD CRV66 NAT GAS HEAT UNIT					
000322	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	305.60	.56	378.94	379.50	6.10
SN A699	MOD CRV66 NAT GAS HEAT UNIT					
000323	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	861.19	1.24	846.31	847.55	13.64
SN A700	MOD CRV66 NAT GAS HEAT UNIT					
000324	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	861.19	1.24	846.31	847.55	13.64
SN A701	MOD CRV66 NAT GAS HEAT UNIT					
000325	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	861.19	1.24	846.31	847.55	13.64
SN A702	MOD CRV66 NAT GAS HEAT UNIT					
000326	626 CC 00 07 74 11 10 00 8.00 3 10 SL BK	861.18	1.24	846.31	847.55	13.63
SN A703	MOD CRV66 NAT GAS HEAT UNIT					
000334	00731 626 CC 00 07 75 04 10 00 8.00 6 10 SL BK	2,301.58	12.08	2,236.61	2,248.69	132.89
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000343	1144 626 CC 00 07 71 09 10 00 8.00 3 9 SL BK	1,117.45		1,117.55	1,117.55	
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000346	01155 626 CC 00 07 76 05 10 00 8.00 6 10 SL BK	196.25	1.69	162.41	164.10	32.15
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000347	01155 626 CC 00 07 76 05 10 00 8.00 6 10 SL BK	196.25	1.69	162.41	164.10	32.15
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000350	01075 626 CC 00 07 76 02 10 00 8.00 6 10 SL BK	665.00	5.59	560.96	575.55	89.45
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000352	00835 626 CC 00 07 76 06 10 00 8.00 6 10 SL BK	254.00	2.17	208.40	210.57	43.43
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000390	01041 626 CC 00 07 76 09 10 00 8.00 6 10 SL BK	736.63	6.49	587.12	587.60	149.03
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					
000390	01041 626 CC 00 07 76 09 10 00 8.00 6 10 SL BK	736.63	6.49	587.12	587.60	149.03
SN 508566	MOD CRV66 NAT GAS HEAT UNIT					



[illegible]

2. SOUTHEASTERN BOLT & NUT CO. IMPLANTABLE ROD										EQ020001 09/28/84		13:23:17 PAGE 54		A-MODEL THREADED ROD		
P.I.S	AFES	PLT	UP	SP	CI	AV	AM	UKLS	TXLS	I	OV	ID	OC	DPY	DTD	RV
000435	626	CC	00	07	78	05	10	00	8.00	6	8	SL BK	0.096.00	5,025.11	5,094.90	3,091.10
TOLDO 20.00 LB PLATFORM SCALE																
000436	626	CC	00	07	78	07	10	00	8.00	6	8	SL BK	84.00	51.24	51.95	32.05
MCC 564 GREY LETTER SIZE FILE CAB																
000437	626	CC	00	07	78	07	10	00	8.00	6	8	SL BK	84.00	51.24	51.95	32.05
MCC 564 GRAY LETTER SIZE FILE CAB																
000438	626	CC	00	07	78	07	10	00	8.00	6	8	SL BK	84.00	51.24	51.95	32.05
MCC 564 GRAY LETTER SIZE FILE CAB																
000439	626	CC	00	07	78	07	10	00	8.00	6	8	SL BK	84.00	51.24	51.95	32.05
MCC 564 GRAY LETTER SIZE FILE CAB																
000440	626	CC	00	07	78	07	10	00	8.00	6	8	SL BK	82.24	50.17	50.87	31.37
MCC 512 2 DRAWER FILE CAB BLACK W/LOCK																
000446	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	35.50	215.10	218.09	137.41
16" VANGUARD FILE CAB LUFFER																
000448	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	85.00	51.42	52.13	32.87
EXECUTIVE W-22 CHAIR BLK																
000449	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	205.00	124.32	125.74	79.26
54X36 BLK EXEC 6 GPM DESK																
000452	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	90.00	54.46	55.22	34.75
5-11 BLK EXEC CHAIR																
000451	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	76.00	45.98	46.62	29.38
MCC 2204 GREEN SENG CHAIR																
000453	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	158.16	95.70	97.03	61.15
TAN SOFA FOR LOBBY																
000454	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	131.82	79.75	80.86	50.96
TAN LOVESEAT FOR LOBBY																
000455	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	36.56	22.13	22.44	14.12
TNO TABLE FOR LOBBY																
000457	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	36.55	22.12	22.43	14.12
COCKTAIL TABLE FOR LOBBY																
000458	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	43.24	26.16	26.52	16.72
TAN CHAIR FOR LOBBY																
000459	626	CC	00	07	78	08	10	00	8.00	6	8	SL BK	43.24	26.16	26.52	16.72
LITOMAN FOR LOBBY																
000463	626	CC	00	07	78	10	10	00	8.00	6	7	SL BK	205.00	117.45	119.24	45.76
EXECUTIVE DESK P2060 BLACK																

P.I.S	AFES	PLT	DP	SP	CL	AY	AM	EXLS	TXLS	I	DT	TD	FC0200DL	9/20/84	13:23:17	PAGE	55	A	MODEL	THREADED	ACD	RV
													DC	DEP	SEPT/1984	DPY				DID		
000464	60130	626	CC	00	07	78	11	10.00	8.00	6	7	SL BK	85.00	.74	48.70	49.44					35.56	
000466	60109	626	CC	00	07	78	11	10.00	8.00	6	7	SL BK	200.00	1.73	113.65	115.38					84.62	
000467	60109	626	CC	00	07	78	11	10.00	8.00	6	7	SL BK	39.00	.34	22.15	22.49					16.51	
000468	60109	626	CC	00	07	78	11	10.00	8.00	6	7	SL BK	39.00	.34	22.15	22.49					16.51	
000472	00202	626	CC	00	07	79	03	10.00	8.00	6	7	SL BK	421.00	7.23	432.10	439.30					381.70	
000473	60230	626	CC	00	07	79	03	10.00	8.00	6	7	SL BK	125.00	1.08	64.65	65.73					59.27	
000474	60230	626	CC	00	07	79	03	10.00	8.00	6	7	SL BK	110.00	.95	56.90	57.85					52.15	
000477	60250	626	CC	00	07	79	07	10.00	8.00	6	7	SL BK	68.00	.58	34.58	35.16					32.84	
000482	60309	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000483	60309	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000484	60309	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000485	60309	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000487	60486	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000490	60289	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000491	60309	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000492	60389	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000493	60389	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										
000494	60389	626	CC	00	07	80	05	10.00	8.00	6	7	SL BK										

3 SOUTHEASTERN ADULT A MODEL THREADED ROD										EC02000L 09/28/84 13123117 PAGE 56 A MODEL THREADED ROD									
P.1.2	AFES	PLT	LP	SP	CL	AV	AM	BKLS	TXLS	I	OY	TO	OC	DEP	SEPT/1984	DPY	DTD	RV	S
000496	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	MOD	260	SIMPSON	MEYER															
000500	00389	626	CC	00	07	80	03	10.00	8.00	6	1	SL BK							
	CAPORD	PENDAFLEX	FILE/BRUNN																
000502	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	COEDEF	STAND																	
000503	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	LITTON	MICRO-WAVE	OVEN	SM	92222														
000504	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	PICNIC	TABLE/BRUNN																	
000505	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	PICNIC	TABLE																	
000506	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	WESTINGHOUSE	REFRIGERATOR/GRLEN																	
000507	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	4	OWR	FILE/CRANGE																
000508	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	4	OWR	FILE/GRAY																
000509	00389	626	CC	00	07	80	05	10.00	8.00	6	1	SL BK							
	4	OWR	FILE/GRAY																
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	240.00	2.09		87.30	89.39	150.61	
	3	10	METAL SIGN																
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	240.00	2.09		87.30	89.39	150.61	
	11	3	10	METAL SIGN															
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	90.00	.78		32.73	33.51	56.49	
	12	18	36	METAL SIGN-DOUBLE FACE															
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	56.00	.49		20.38	20.87	35.13	
	13	24	36	METAL SIGN															
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	56.00	.49		20.38	20.87	35.13	
	14	24	36	METAL SIGN															
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	56.00	.49		20.38	20.87	35.13	
	15	24	36	METAL SIGN															
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	56.00	.49		20.38	20.87	35.13	
	16	24	36	METAL SIGN															
000525	00415	626	CC	00	07	80	10	10.00	8.00	6	5	SL BK	38.50	.24		14.01	14.35	24.15	
	17	24	36	METAL SIGN															

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3 SOUTHEASTERN BOLL A MULL THREADED ROD FC22020PL 09/28/84 13:23:17 PAGE 58 A MODEL THREADED ROD

P.I.2 AFES FLT OP SP CL AY AM BKLS TXLS I DY TO OC DFP SFPT/1984 OPY OTD RV S

000342	00857	626	CO	00	09	75	08	10	00	8.00	6	10	SL	BK	499.00	3.84	452.88	456.72	42.28
SN 7700879 SEIKO ELEC PRINT CALC MOD 1505 *																			

000391	01041	626	CO	00	09	76	09	10	00	8.00	6	9	SL	BK	169.50	1.49	133.71	135.20	34.30
SN 78857 MOD 1260 TOSHIBA ELEC PRINT CALC *																			

000392	01041	626	CO	00	09	76	09	10	00	8.00	6	9	SL	BK	169.50	1.49	133.71	135.20	34.30
SN 90096 MOD 1260 TOSHIBA ELEC PRINT CALC *																			

000393	01041	626	CO	00	09	76	09	10	00	8.00	6	9	SL	BK	450.00	3.96	355.00	358.96	91.04
SN 1345953 MOD 2 INM TYPEWRITER - REBUILT *																			

000395	01021	626	CO	00	09	76	09	10	00	8.00	6	9	SL	BK	369.00	3.25	291.10	294.35	74.65
SN 7600220 MOD 1005 CI ELEC PRINT CALCULAT *																			

000408	01686	626	CO	00	09	77	06	10	00	8.00	6	9	SL	BK	449.00	3.84	322.35	326.19	122.81
SN 8301416 CI MOD 1515 ELEC PRINT CALCULAT *																			

000447	00083	626	CO	00	09	78	08	10	00	8.00	6	8	SL	BK	399.00	3.35	241.41	244.76	154.24
SN 7802086 CI MOD 515 DIS/PRINT CALC *																			

000462	00130	626	CO	00	09	78	10	10	00	8.00	6	7	SL	BK	399.00	3.48	228.60	232.08	166.92
SN 027469 CI ELECTRONIC PRINT/DISPLAY CALC *																			

000481	00383	626	CO	00	09	80	05	00	00	5.00	5	6	SL	BK	614.00	9.03	433.41	442.44	171.56
SN K097736 PCARGE MOD 2860 ELECT. CALC. *																			

000482	00382	626	CO	00	09	80	05	00	00	5.00	5	1	SL	BK					
SN 7601835 CI MOD 1505 ELECT. CALC. *																			

000501	00389	626	CO	00	09	80	05	00	00	5.00	5	1	SL	BK					
FRIDEN POSTING MACHINE																			

000539	00520	626	CO	00	09	81	07	00	00	5.00	6	5	SL	BK	750.00	10.71	345.71	396.42	353.58
SN 2236358 INM SELECTRIC II RECOND. TYPEWR																			

000553	12368	626	CO	00	09	84	06	00	00	5.00	8	1	SL	BK	724.57	2.52		2.52	722.05
XEROX 2300 COPIER S/N 6930-118294																			

CLASS TOT	BOOK...	ORIG COST	10,127.42
		DEP SEPT 1984	449.10
		DEP PRIOR YRS	8,033.02
		DEP TO DATE	8,082.12
		REMAIN VALUE	2,045.30
		SALVAGE	54.00

PLANT TOT	BOOK...	ORIG COST	1,116,754.00
		DEP SEPT 1984	4,212.39
		DEP PRIOR YRS	622,480.46
		DEP TO DATE	621,392.85
		REMAIN VALUE	489,361.75
		SALVAGE	54.00



## PARCEL I:

Commence at the Northwest corner of Section 26, Township 21 South, Range 1, West, and run South 1 degree 44 minutes East along the West boundary line of said Section a distance of 849.41 feet to a point on the Northwest 40 foot right of way line of a county highway; thence turn an angle of 124 degrees 09 minutes to the left and run North 54 degrees 07 minutes East along said Northwest 40 foot right of way line a distance of 423.25 feet to the point of beginning; thence continue North 54 degrees 07 minutes East along said right of way line a distance of 402.35 feet to a point; thence turn an angle of 53 degrees 34 minutes to the left and run North 1 degree 27 minutes West a distance of 425.94 feet to a point; thence turn an angle of 90 degrees 00 minutes to the left and run South 88 degrees 16 minutes West a distance of 336.19 feet to a point; thence turn an angle of 90 degrees 00 minutes to the left and run South 1 degree 44 minutes East a distance of 651.80 feet to the point of beginning. Said parcel of land is lying in the NW 1/4 of NW 1/4 of Section 26, Township 21 South, Range 1 West. EXCEPT that part sold to SIMSCO, Inc., as described in Deed Book 313, Page 207, in the Probate Office of Shelby County, Alabama.

## PARCEL II:

Also commence at the Northwest corner of Section 26, Township 21 South, Range 1 West and run South 1 degree 44 minutes East along the West boundary line of said Section a distance of 849.41 feet to a point on the Northwest 40 foot right of way line of a county highway; thence turn an angle of 124 degrees 09 minutes to the left and run North 54 degrees 07 minutes East along the Northwest 40 foot right of way line a distance of 825.60 feet to a point; thence turn an angle of 124 degrees 26 minutes to the right and run South 1 degree 27 minutes East a distance of 97.00 feet to the point of beginning; thence continue South 1 degree 27 minutes East a distance of 242.48 feet to a point on the Northwest 50 foot right of way line of Southern Railway; thence turn an angle of 55 degrees 34 minutes to the right and run South 54 degrees 07 minutes West along said Southern Railway right of way line a distance of 747.94 feet to a point; thence turn an angle of 90 degrees to the right and run North 35 degrees 53 minutes West a distance of 200.00 feet to a point on the Southeast 40 foot right of way line of a county highway; thence turn an angle of 90 degrees to the right and run North 54 degrees 07 minutes East along said right of way line a distance of 885.05 feet to the point of beginning; Said parcel of land is lying in the NW 1/4 of NW 1/4 Section 26, Township 21 South, Range 1 West.

## PARCEL III:

Commence at the NW corner of Section 26, Township 21 South, Range 1 West and run South 1 degree 44 minutes East along the West boundary of said Section a distance of 849.41 feet to a point; thence turn an angle of 124 degrees 26 minutes to the left and run North 54 degrees 07 minutes East a distance of 825.60 feet to point of beginning; thence continue North 54 degrees 07 minutes East a distance of 60.62 feet to a point; thence turn an angle of 124 degrees 09 minutes to the right and run South 1 degree 27 minutes East a distance of 338.28 feet to the NW right of way line of Southern Railway; thence turn an angle of 55 degrees 34 minutes to the right and run South 54 degrees 07 minutes West along said right of way line a distance of 60.62 feet to a point; thence turn an angle of 124 degrees 26 minutes to the right and run North 1 degree 27 minutes West a distance of 338.28 feet to point of beginning; lying in the NW 1/4 of NW 1/4, Section 26, Township 21 South, Range 1 West. Situated in Shelby County, Alabama.

STATE OF ALABAMA  
EXHIBIT B  
NOTARIAL PUBLIC

1995 JAN -7 PM 2:38

*Thomas H. [Signature]*  
JAMES H. [Signature]

## RECORDING FEES

Recording Fee	\$ <u>177.50</u>
Index Fee	<u>1.00</u>
TOTAL	\$ <u>178.50</u>

