IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

| In re: |) | Chapter 11 |
|----------------------------------|---|---|
| FANSTEEL INC., <u>et al</u> ., ' | } | Case No. 02-10109 (JJF) (Jointly Administered) |
| Debtors. | Ś | (Johns) Hamminsoned) |

STIPULATION AND ORDER REGARDING FILED CLAIM NO. 852 OF MID AMERICA CAPITAL SERVICES INC. d/b/s MID AMERICA LEASING COMPANY

WHEREAS the above-captioned debtors and debtors in possession (collectively, the "Debtors") filed the above-captioned chapter 11 cases (collectively, the "Case") in the United States Bankruptcy Court ("Court") for the District of Delaware on January 15, 2002;

WHEREAS Mid America Capital Services Inc. d/b/a Mid America Leasing
Company ("Mid America") timely filed the Proof of Claim No. 852 against Washington
Manufacturing Company one of the Debtors, in the secured amount of \$16,202.63 attached
hereto as Exhibit A (the "Mid America Proof of Claim");

WHEREAS the Mid America Proof of Claim concerns an agreement (the "Agreement") for a Walk Behind Sweeper and other items designated in Schedule A attached thereto (the "Equipment). The Agreement, together with its Schedule A, is included in Exhibit A attached hereto and is incorporated herein by reference;

Date_11-25-03 Docket #_1vu4

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2.8.03 1715

¹ The Debtors are the following entities: Fansteel Inc.; Fansteel Holdings, Inc., Custom Technologies Corp., Escast, Inc., Wellman Dynamics Corp., Washington Mfg. Co., Phoenix Aerospace Corp., and American Sintered Technologies, Inc., DOCS_DE:33328.2

WHEREAS the Debtors assert that the Agreement is a financing and not a true lease:

NOW, THEREFORE, IT IS HEREBY STIPULATED ("Stipulation") by the undersigned parties and subject to the approval of this Court, that:

- 1. Mid America is entitled to an allowed unsecured claim in the amount of \$16,202.63.
- 2. Upon the Effective Date, as that term is defined in the Debtors' Joint Reorganization Plan of Fansteel, Inc. [Docket No. 1345, 9/18/03], all right, title and interest in the Equipment shall automatically pass to the Debtors.
- 3. This Stipulation and the attached Exhibit A shall constitute a Bill of Sale evidencing such transfer in ownership.
- 4. Moreover, Mid America, hereby expressly releases any and all other causes of action, suits, debts, liabilities, demands, obligations or other claims of any kind or nature whatsoever, known or unknown, suspected or unsuspected, against the Debtors in connection with the Agreement.
- 5. In consideration of the terms and provisions recited herein, the Parties expressly waive and relinquish any and all provisions, rights and benefits, if any, afforded by California Civil Code section 1542 and any similar provisions or rule of law in any other jurisdiction. California Civil Code section 1542 provides as follows:

DOCS_DE:\$3328.2

A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him, must have materially affected his settlement with the debtor,

- 6. This Stipulation constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior and contemporaneous oral and written agreements and discussions between the Parties. This Stipulation may be amended only by an agreement in writing signed by the Parties.
- 7. For purposes of interpretation of this Stipulation, the Parties shall be deemed to have jointly drafted this Stipulation and this Stipulation shall not be interpreted in favor or against any of the Parties because such Party or its counsel drafted this Stipulation or any provision of this Stipulation.
- 8. The Court shall retain jurisdiction to resolve any disputes between the Parties arising with respect to the terms of the Stipulation.
- 9. The person executing this Stipulation on behalf of the Mid America represent that he is authorized to execute this Stipulation on behalf of his client, Mid America.

 [Remainder of Page Intentionally Left Blank]

DOCS DE:83328.2

10. This Stipulation may be executed in counterparts, any of which may be transmitted by facsimile, and each of which shall be deemed an original, but all of which together shall constitute one instrument. Dated: November <u>19</u>, 2003 MID AMERICA CAPITAL SERVICES INC. 2/k/a MID AMERICA LEASING COMPANY Greggory R. Jontz Title_ Dated: November _____, 2003 FANSTEEL INC. R. Michael McEntec Chief Financial Officer Fansteel, Inc. SO APPROVED AND ORDERED this & day of Member 2003. The Hondrable Joseph J. Farnan, J. United States District Court Judge DOC3_DE:83328.2

10. This Stipulation may be executed in counterparts, any of which may be transmitted by facsimile, and each of which shall be deemed an original, but all of which together shall constitute one instrument.

Dated: November 14, 2003

MID AMERICA CAPITAL SERVICES INC. a//a MID AMERICA LEASING COMPANY

Steppony Points Greggord & Jones Title Ville Progrident

Dated: November ____, 2003

FANSTEEL INC.

R. Michael McEntee Chief Financial Officer Fansteel, Inc.

SO APPROVED AND ORDERED this __day of _____, 2003.

The Honorable Joseph J. Farnan, Jr. United States District Court Judge

DOCS_DE:13128.2

EXHIBIT "A"

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· LEASE ASSIGNMENT

THIS LEASE ASSIGNMENT (this "Assignment") is made and entered into this 14th iday of September, 2001 by and between Washington State Bank, an lower state chartered bank ("Assignor") and Mid America Capital Services, Inc., dbe Mid America Leasing Co., ("Assignee")

FOR VALUE RECEIVED, Assignor hereby selfs and assigns to Assignee, without recourse, all of its right, title and interest in schedule no 2 (the "Schedule") to master lease agreement no 028117 dated September 14, 2001 and all other documents and agreements, executed in connection with the above-referenced lease transactions therewith (collectively, the "Lease") between Assignor, as Lessor, and Weshington Manufacturing Company, Inc., as Lessee. This Assignment includes, but is not limited to, all guarantees, rights, benefits and remedies associated with the Lease, all of Assignor's right, title and interest in the property and equipment described in the Lease, the "Equipment", the right to collect all rental payments that are due and that become due under the Lease, and all monies that are due and that become due in connection with Leasee's exercise of an option to purchase the Equipment if any

To the best of Assignor's knowledge, Assignor warrants that the Lease is genuine and enforceable, the amount of unpard rentals for the remaining term of the Lease is \$20,382.48, the Lease is the only Lease executed concerning the Equipment and is free, at the time of assignment, from adverse claims and other lens, encuritrances, set-offs, counterclaims and defenses of any tind whitesever, the Lease has not been assigned to anyone other than Assignee, all signatures, names, addresses and other statements and facts contained in the Lease are true and correct, the lease transaction conforms to all applicable lews and regulations, the Lease is effective against all persons, the Lease evidences a valid reservation of title to, or first lien upon the Equipment, if sling, recording or registration of a conficate or document of title or a linearing statement is required or permitted by law, such document will be so field and recorded or registered as to be effective against all persons, and the Equipment has been delivered to and societed by Leases in a condition satisfactory to Liessee. Assignee assumes all duties of Lease and will comply with all its warrantees, if any, and other obligations to Lease.

This Assignment is non-recourse in nature, and Assignor hereby assigns all of its rights, duties and obligations under the Lease to Assignee, without recourse, to the Assignor, and that, upon any breach or default, Assignee's sole recourse is against Lease under the terms of the Lease. Furthermore, upon execution of this Assignment, Assignee becomes holder of the Lessor's obligations under the underlying lease agreement and "Assignor is relieved and discharged of any further responsibility or liability with respect to the Equipment or the Lease. Assignee will keep and perform all the obligations to be performed on the part of the Leasor under the Lease.

Assignor has no authority to accept collections, repossess or consent to the return of the Equipment, or to modify the Lease without Assignee's pnor written consent. If any of the assigned monies or the Equipment is received by or returned to Assigner, the same will be received by the Assigner as trustee for Assignee and will be immediately delivered in land to Assignee. Assignee may, upon written consent of Assigner, endorse Assigner's name on any notes and other remittences received. Assignee's knowledge, past, present or future, of any breach of any of the foregoing shall not constitute a warver of the Assignor's obligations.

This Assignment is the sole agreement relating to the Essignment of the Lesse and triere are no other statements, warranties or representations which exist regarding the subject matter of this Assignment.

| Assignor Washington State Bank | Assignee Mid America Capital Services, Inc. |
|--------------------------------|---|
| Chata | dos Mid America Lessing Co |
| By x MD. NAGO | By Sugary Print |
| Tille x Mire President. | THE Vice President |
| Valuation | 9/20/2 |
| Date x | Date 12010 |
| 1 1 | • |

MASTER LEASE EQUIPMENT SCHEDULE Schedule No 2 (this "Schedule")

Washington State Bank ("Lessor"), lesses to Washington Manufacturing Company, Inc., a Delaware corporation ("Lessee"), and Lessee lesses from Lessor, the property and equipment described in this Schedule, together with any replacement parts, additions, repairs or accessories frow or hereafter incorporated in or affixed thereto (individually, an "flam of Equipment" and collectively, the "Equipment"), for the term and rental payments set forth herein and subject to the terms and conditions of master lesse agreement no 028117 (the "Lesse"). This Schedule is executed pursuant to and make a part of the Lesse, in the event of any inconsistency between the terms of this Schedule and the Lesse, the terms of this Schedule shall govern with respect to the Equipment described in this Schedule. "All other Lesse terms remain in full force and effect."

EQUIPMENT SUBJECT TO THIS EQUIPMENT SCHEDULE

| Description/ Supplier | Equipment Location | | Lessor's Cost | - |
|---------------------------|--------------------------------------|-------|------------------|--------------|
| (SEE ATTACHED SCHEDULE A) | - | | | : |
| | | - / | | |
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| Total Lessor's Cost | . 800 E 7th Street Washington, IA | 52353 | \$17,643 68 | |

- 2 RENT. RENTAL PAYMENT DATES. TERM Lesses shall pay rent for the Equipment in the amount of \$566.18, which includes all applicable taxes, on the 20th day of each month during the term of this Lease. The Lesse term shall begin on September 13, 2001and end on September 20, 2004 / Lesses irrevocably authorizes Lessor to insert the beginning date and the first rent payment due date in this Schedule. If Lesses taxts to return the Equipment to Lessor at the end of the Lease term in accordance with Section 6 of the Lease, Lesses shall pay daily rental of six one-hundredths of one porcent (0.06%) of Lessor's Cost of Equipment remaining subject to the Lease. The monthly lease rental factor for this Lease is 3.2099% of Lessor's Cost.
- REPRESENTATIONS AND WARRANTIES Lessee represents and warrants to Lessor and agrees that all representations and warrantes made by Lessee in the Lease are true, accurate and complete on the date hereof and with respect to the Equipment described in this Schedule as if originally given on this date and with respect to such Equipment, no Event of Default and no event which with notice or lapse of time, or both, would become an Event of Default, has occurred and is continuing at the date hereof, Lessor's Cost, as indicated in Section 1 of this Echedule, includes the gross equipment cost, including all expenses incurred by Lessee and approved by Lessor in connection with the delivery and installation of such Item of Equipment, and all sale, use, or excise taxes paid or payable with respect to such Item of Equipment, all as set forth in the Equipment's purchase documents
 - 4 CASUALTY VALUES. The Casualty Value for an Item of Equipment shall equal the

product of Lessor's Cost of such Item of Equipment multiplied by the percentage in the "Casualty Value as Percentage of Lessor's Cost" column that corresponds to the applicable rent payment date set forth on Annex A attached hereto and incorporated hereto.

- 5 <u>SECURITY INTEREST</u> Lessee, for value received, hereby sells, assigns, transfers, conveys and mortgages to Lessor and grants Lessor a continuing accurity interest in all of Lessee's right, title and interest in and to the Equipment and all proceeds, products, rents and profits thereof, whether cash or noncesh, immediate or remote, to secure any and all indebtedness, liabilities and obligations of Lessee arising under the Lesse or any other instrument, document or agreement
- END OF INITIAL TERM PURCHASE OPTION. Upon expration of the initial term of this Schedule and after payment by Lessee of all rent and other sums due as set forth in the Lesse and this Schedule, and provided that no Event of Default shall have occurred and be continuing. Lessee shall have a non-assignable option to purchase "AS IS", "WHERE IS", and "WITH ALL FAULTS" all of Lessor's right, title and interest in the Equipment covered by this Schedule for the sum of \$100, in addition to any applicable sale or other taxes (the "Option"). The Option shall be void unless Lessee rightles Lessor, in writing, of Lessee's irrevocable intention to exercise the Initial Option at least sody (60) days, but not more than one hundred biverity (120) days, before the expration of the initial term for the Schedule and pays the purchase price in full before the expration of the initial term of the Schedule. Lessor makes no warranties or representations except that the Equipment shall be free and clear of liens, security interests or other encumbrances created or incurred by Lessor. Once Lessoe exercises the Option it shall be obligated to acquire all Equipment subject to the Schedule and the purchase shall occur, as to all Equipment subject to this Schedule, at the end of the initial term. If Lessee does not exercise the Option, Lessee shall return all Equipment covered by this Schedule to Lessor at the expiration of the initial term in accordance with the terms of the Lessee.

Lessor Washington State Bank

Title

Date

Lessee Washington Manufacturing Company, Inc

By X Storme

THE X Gan Maga

Date x 9/14/01

Annex A

(Casualty Value Table)

| Rent Payment Due - | Casualty Value as Percentage of Lessor's Cost |
|--------------------|---|
| 10/20/01 | . 97 81% |
| 11/20/01 | 95 41% |
| 12/20/01 | 92 98% |
| 01/20/02 | 90 52% |
| 02/20/02 | 68 04% |
| 03/20/02 | 85 53% |
| 04/20/02 | 83 01% |
| 05/20/02 | 80 46% |
| 06/20/02 | 77 89% |
| 07/20/02 | 75 30% |
| 08/20/02 | 72 68% |
| 09/20/02 | 70 04% |
| 10/20/02 | 67 38% |
| 11/20/02 | 64 69% |
| 12/20/02 | 61 99% |
| 01/20/03 | 59 25% |
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| 09/20/03 | 38 65% |
| 10/20/03 | 33 73% |
| 11/20/03 | 30 78% |
| 12/20/03 | 27 83% |
| . 01/20/04 | 24 84% |
| 02/20/04 | 21 84% |
| 03/20/04 | 18 80% |
| 04/20/04 | 15 74% |
| 05/20/04 | 12 64% |
| 06/20/04 | 9 52% |
| 07/20/04 | 637% |
| 06/20/04 | 3 20% |

| Lessor Washington State Bank | Lessee Washington Manufactlining |
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| By JAJ WAS | By x Company, Inc |
| Title Wice lesident | Talga Gra May |
| Date 9/401 | Date x 9/14/01 |
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LEASE ADDENDUM (Purchase Option Guaranty)

Washington State Bank, ("Lessor") and Washington Manufacturing Company, Inc., a Delaware corporation ("Lessee"), execute this addendum (this "Addendum") to schedule no 2, dated September 13, 2001 (the "Schedule"), to master lease agreement no 028117 and any related documents (the "Lease") and concerning the property and equipment described in the Schedule, together with any replacement parts, additions, repairs or accessories now or hereafter incorporated in or afficed to it (the "Equipment"). This Addendum is executed pursuant to and made a part of the Lease, in the event of any inconsistency between the tomis of this Addendum and the Lease, the terms of this Addendum shall govern with respect to the Equipment described in this Addendum. All other Lease terms remain in full force and effect

PURCHASE OPTION, GUARANTY - Upon expiration of the initial term of the Schedule and after payment by Lessee of all rent and other sums due as set forth in the Lesse and the Schedule, and provided no Event of Default shall have occurred and be continuing, Lessee shall have a non-assignable option to purchase "AS IS, WHERE IS AND WITH ALL FAULTS" all Lessor's right, title and interest in the "Equipment described in the Schedule (the "Option") for a cash purchase price equal to the sum of \$1.00, plus applicable sale or other taxes; if any ("Purchase Price") Lessee unconditionally guaranties that it will exercise the Option and will pay the Purchase Price in full on or before the expiration of the initial term of the Schedule. Lessee shall be in default under the Lesse should it fail to exercise the Option and Lessor. may pursue any remedy provided for in the Lease. On receipt of the Purchase Price, Lessor shall execute and deliver a bill of sale transforming trile to the Equipment, Lessor makes no warranties or representations except that the Equipment shall be free and clear of liens, security interests or other encumbrances created or incurred by Lessor Lessor makes no warrantes or representations with respect to the income tex consequences of this Agreement. In the event that, by reason of the Option or otherwise, the Lease is determined to be a sale to Lessee of the Equipment, Lesson agrees that neither it, nor its successors or assigns has or will have any cause of action against Lessor or its successors or assigns for any reason or loss sustained because of such delemination

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| The President | |
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| Date9/9/01 | Date x_ 9/14/61 |

SCHEDULE A

Washington State Bank ("Lessor"), leases to Washington Manufacturing Company, Inc., a Delaware corporation ("Lessee"), and Lessee leases from Lessor, the property and equipment described in this Schedule, together with any replacement parts, additions, repairs or accessories now or hereafter incorporated in or affixed to it (the "Equipment"), for the term and rental payments sot in master lease agreement no 028117 (the "Lease")

Vendor Nogg Chemical & Paper 2185 NW 108* Street Cirve, IA 50325

Description 1 - CLA 400-041 91WS Walkbehind Sweeper w/Battery

S/N 017150ZZ000

245 Fischer Avenue C-4 Costa Mesa, CA 92627

Fax Star/Division of Sepe, Inc. 1 - FaxStar Advanced Server which includes 1-Line 14KB, TCP/IP Support, Ethernet Connection, Postscript Option, Enabled On A Dedicated NT4 0 Workstation provided By Sepe, Inc., With CDRCM, Keyboard, Mouse, And Manual, S/N FS101612

> 1 - FaxStar Windows Network Software - Version 2 0 5-User License

1 - 36 Months Maintenance/Service Agreement.

Lessor Washington State Bank

Date

Lessee Washington Manufacturing

Company, Inc.

Master Lease Agreement No 028117 Schedule No 2

INVOICE ASSIGNMENT

THIS INVOICE ASSIGNMENT (this "Assignment") is made and entered into this 13th day of September, 2001 by and between Washington State Bank ("Lessor") and Washington Manufacturing Company, Inc., a Delaware corporation ("Lessoe")

Lessee hereby assigns and conveys to Lessor all of its right, title and interest in the equipment invoice(s) described below (the "Invoice(s)") and in the property and equipment described therein (the "Equipment"). This Assignment includes, but is not limited to, all rights, credits, downpayments and deposits referenced in, or applied to, the invoice(s).

Vendor

Description

Nogg Chemical & Paper

1 - CLA 400-041 91WS Walkbehind Sweeper w/Battery

2165 NW 108th Street

S/N 017150ZZ00D

Cirve, [A 50325

Lessee represents and warrants that Lessee has the exclusive right and authority to assign the Invoice(s) and to execute this Assignment. Lessor's acceptance of the Assignment and payment of the Equipment purchase price shall vest good and marketable title to the Equipment in Lessor free and clear of all claims, liens and encumbrances. Lessee will defend this Assignment against all claims and themands.

| Lessor Washington State Bank | Lessee Washington Manufacturing |
|------------------------------|---------------------------------|
| By The I Take | By x Market |
| Title Wice heidest | Title x Gon Mart |
| Date 9/461 | Date x 9/14/01 |

CERTIFICATE OF ACCEPTANCE OF EQUIPMENT

Washington Manufacturing Company, Inc ("Lessee") hereby acknowledges and agrees that the property and equipment (the "Equipment") described in schedule no 2 dated September 13,2001, (the "Schedule"), to master lease agreement no 028117 (the "Lease") between Washington State Bank, ("Lessor") and Lessee has been delivered to Lessee in satisfactory condition at the location specified in the Schedule and in accordance with the terms of the lease. Lessee has conducted such tests and/or inspections as Lessee deems necessary and appropriate and agrees that the Equipment operates properly and is acceptable to Lessee in all respects. Lessee hereby unconditionally and irrevocably accepts the Equipment.

Lessee agrees that it has not accepted the Equipment on a trial basis and specifically authorizes and requests Lessor to make payment to the supplier of the Equipment

The decals, labels, etc., if required and supplied, have been affixed to the Equipment as listed in the Lease Lessee approves Lessor's payment to the Equipment Supplier

With the execution and delivery of this document to Lessor, Lessee acknowledges and agrees that Lessee's obligations to Lessor under the Lease are absolute and imevocable and that Lessee shall be forever estopped or barred from denying the truthfulness of the representations contained in this document

Lessee Washington Manufacturing Company, Inc.

-1 -1-100

Date x___9/14/01

MASTER LEASE AGREEMENT

THIS MASTER LEASE AGREEMENT (the Lease") is entered into as of this 17th day of August, 2000 by and between Weshington State Bank 121-125 South Meson Weshington IA 52353 ("Lessor") and Weshington Manufacturing Company Inc. & Delaware corporation with its principal place of bissness at 800 E. 7th Street Weshington IA 52353 ("Lessee"))

LEASE TERMS AND CONDITIONS

- 1 LEASE Lessor hereby leases to Lessoe and Lessoe hereby lessoes from Lessor the parsonal property and equipment together with any and all episcement parts additions repairs and accessoress incorporated therein and/or attends thereto (individually an "time of Equipment" and collectively the Equipment") whether eleacated in any soffedule or schedules attached hereto or later executed by the parties (individually a "Schedule" and collectively the "Schedules"). Although seither cleasor nor Lessoe as obtigated to semicitar subsequent Schedules the parties shall not appear that subsequent Schedules that are executed by the perties shall be incorporated as and governed by the Lessoe and all Schedules shall constitute a single lesso of equipment. Lessoe authorizes Lessor to seek in this Lessoe and Schedules sensi numbers or other identifying data concerning the Equipme
- 2 TERM. The Lease term for an item of Equipment begins on the date Lease executes the apphonoic Certificate of Acceptance and ends on the date designated in the applicable Schedule unless earlier terminated pursuant to this Lease. If any Lease term is extended or the Lease is renewed pursuant to a Renewal Option if any the term shall include jet such extensions and renewals, and all provisions of this Lease is half continue to apply. If Lease-primits Leave-to use the Equipment after the applicable form ands all Lease terms and provisions shall continue to apply including Leave-to-obligation to pely tent at the highest rate applicable. Such permissive use shall not be construed as a renewal of the Lease term not as a waver of any right by Leasor or of any obligation of Lesses under the Lieuse
- 3 RENT Lessee shall per Lessor ront for each flom of Equipment in the amounts and on the dates set forth in the applicable Schedule at Lessor's offices as indicated above, or se otherwise directed by Lessor. Lessee shall also pay (i) a late foe equal to seven percent (7%) of the amount due or the minorism amount permetted by law whichever is less od any rent perment that is not pad within ten (10) days when due (d) interest on any unpaid rent perment from the dule date at an amount interest rate of eighteen sectoral (18%), or the highest rate permetted by law (the "Liefo Charge Rate") and (a) all other expenses and costs should be Lessor by reason of such non-psyment. Lesse payments shall be applied first to costs and expenses should by Lessor tinder the Lesse then to interest due and owing and then to return other amounts due and owing
- 4 DISCLAIMER OF WARRANTIES AND CLARKS, LIMITATION OF REMEDIES LESSEE ACKNOWLEDGES AND AGREES THAT
 - (I) LESSOR MAKES NO WARRANTIES EITHER EXPRESS OR BIPLIED AS TO THE CONDITION OF THE EQUIPMENT ITS MERCHANTABILITY, ITS FITNESS OR SUITABILITY FOR ANY PARTICULAR PURPOSE ITS DESIGN ITS CAPACITY, ITS QUALITY OR WITH RESPECT TO ANY CHARACTERISTIC OF THE EQUIPMENT OF THE EQUIPMENT AS IS AND WITH ALL FAULTS AND LESSOR HAS NO OBLIGATION TO INSTALL, TEST, REPAIR OR SERVICE THE EQUIPMENT.

 - LESSEE SPECIFICALLY ACKNOWLEDGES THAY THE EQUIPMENT IS LEASED TO LESSEE SOLELY FOR COMMERCIAL OR BUSINESS PURPOSES AND SHALL NOT BE USED FOR PERSONAL FAMILY OR
 - COMMERCIAL OR BUSINESS PURPOSES AND BHALL NOT BE USED FOR PERSONAL FAMILY OR HOUSEHOLD PURPOSES

 LESSOR DID NOT DESIGN MANUFACTURE, SELECT OR SUPPLY THE EQUIPMENT AND DID NOT SELECT THE EQUIPMENT MANUFACTURER OR SUPPLIER. IF THE EQUIPMENT IS NOT PROPERLY INSTALLED DOES NOT OPERATE AS REPRESENTED OR WARRANTED BY THE EQUIPMENT MANUFACTURER OR SUPPLIER OR AS EXPECTED BY LESSEE ON IS UNSATISFACTORY FOR ANY REASON REGARDLESS OF CAUSE OR CONSEQUENCE LESSEES ONLY REMEDY IF ANY, SHALL BE AGAINST THE EQUIPMENT MANUFACTURER OR SUPPLIER AND NOT AGAINST LESSOR.

 PROVIDED LESSEE IS NOT IN DEFAULT UNDER THIS LEASE LESSOR ASSIGNS [TO LESSEE ANY WARRANTIES MADE BY THE EQUIPMENT MANUFACTURER OR SUPPLIER

 LESSEE SHALL HAVE NO REMEDY FOR CONSEQUENTIAL INDIRECT SPECIAL OR INCIDENTAL DAMAGES AGAINST LESSOR NO DEFECT DAMAGE, UNFITNESS OR LOSS OF THE EQUIPMENT FOR ANY REASON OR PRIPOSE SHALL RELIEVE LESSEE OF THE OBLIGATION TO PAY RENT OR RELIEVE LESSEE OF ANY OTHER OBLIGATION HODER THIS LEASE.

 - OTHER OBLIGATION UNDER THIS LEASE.
 - OTHER OBLIGATION UNDER THIS LEASE

 (3) LESSOR SHALL NOT BE LUBBLE OR RESPONSIBLE FOR ANY DIRECT OR INDIRECT DAMIGE TO PERSONS OR PROPERTY THAT RESULTS FROM THE EQUIPMENT OR ANY DEFECTS WHETHER OR NOT DISCOVERABLE BY LESSEE IN THIS EQUIPMENT

 (4) LESSOR SHALL NOT BE LUBBLE TO LESSEE FOR ANY LOSS, DAMAGE OR EXPENSE OF ANY KIND CAUSED DIRECTLY OR HOMERCITLY BY THE DELIVERY USE OR MAINTENANCE OF THE EQUIPMENT

 (5) LESSOR MAKES NO REPRESENTATION OR WARRANTY AS TO THE ACCOUNTING THEATMENT TO BE ACCORDED TO THIS LEASE OR AS TO THE TAX CONSEQUENCES ANOWR TAX TREATMENT OF THIS

 - LESSEE ACKNOWLEDGES AND AGREES THAT NETTHER THE MANUFACTURER THE SUPPLIER THE DEALER NOR ANY EMPLOYEE, SALESMAN REPRESENTATIVE OR OTHER AGENT OF THE MANUFACTURER, DEALER OR SUPPLIER, IS AN AGENT OF LESSOR. NO EMPLOYEE, SALESMAN REPRESENTATIVE OR AGENT OF THE MANUFACTURER, DEALER OR SUPPLIER IS AUTHORIZED TO

WAIVE ALTER OR ADD TO THE TERMS OR CONDITIONS OF THIS LEASE AND NO REPRESENTATION AS TO THE EQUIPMENT OR ANY OTHER MATTER BY THE MANUFACTURER DEALER OR SUPPLIER SHALL IN ANY WAY AFFECT LESSEE BOUTY TO PAY RENT AND PERFORM ITS OTHER OBLIGATIONS AS SET FORTH IN THIS LEASE

- 5 <u>DELIVERY, ACCEPTANCE</u> Lessue agreed to tropect each item of Equipment promptly on delivery and to exacute a Certificatio of Acceptance of Equipment, as provided by Lessor after Lessee as assisted that the Equipment is an good working order and as assistancey as every sepect. Regardless of whether Lessee executes a Certificate of Acceptance of Equipment Lessee shall be deemed to have unconditionally accepted the Equipment for all purposes of the Lesse and shall be forever barred and eatopped from denying the itempong and reproting the Equipment 30 days after delivery inflees Lessee has provided Lessor with prior written notice specifying the defect in or objection to the Equipment.
- 6 SUPPENDER On the expersion or setter termination of this Lease or upon domaind by Leasor made pursuant to Section 19 horizof Leasee stuß at its sole risk and expense return the Equipment (including all plans appointations operating missuals another documentation disks, warranties and other documents telephone to the use and missuance of the Equipment) by delivering it in the servic condition and repair as at the beginning of the Lease ordinary week and tear residung from the proper use thereof alone excepted property packed and crained and ready for stronger to such place or carrier as Leaser inverse poorly. Leasee has no ownership rights at the Equipment and has no option to purchase the same. If Leasee facts to return the Equipment as provided herein Leasee shall be responsible for all cost and expense recurred by Leasor an enuming the Equipment to such required condition or any seduction in value as a result thereof and stigling launcer sert for the Equipment or an amount equal to the highest rate psychie under the Leasee for each day that Leasee facts to return the Equipment or an amount equal to the highest rate psychie under the Lease for each day that Leaser facts to return the Equipment an amount equal to the highest rate psychie under the Leasee facts to return the Equipment and condition of anney (30) days to keep the Equipment in a storage space of the Equipment Location") that has adequate power least water and lepting to secretary and demonstrate the Equipment Leasee further agrees to allow Leasor and prospective purchasors reasonable access to the Equipment and to minimary all required policies of insurance and to continue to bear all rate of loss, theft or demons to the Equipment and to minimary.
- 7 LOCATION RISPECTIONS Lessee shall keep or permanently garage, as appropriate each item of Equipment in Lessee's sole possession and control at the Equipment Lecation designated in the applicable Schedule or at such other location to which this Equipment may have been moved with the prior written consent of Lessor and shall inform Lessor plift the extect location of any term of Equipment, on request. Lessee shall make this Equipment and all books and records related thereto, available for mapsection and inventory by Lessor upon prior notice to Lessee of not less than forty-eight (45) hours
- 8 <u>UTILITY CHARGES, REPAIRS, MAINTENANCE, USE, ALTERATIONS</u> Lasses shall pay when due at as able cost and expense, all charges incured in the operation mantenance, use and repar of the Equipment. Lesses shall keep the Equipment in good working condition repair and mantenance, ordinary wear and tear excepted. Lesses shall keep the evidence assumed a statement, a siddoors, or improvements to the Equipment which detract from the constructive of functional utility without the prior written consent of Lesser. All Equipment mantenance all the frequency thereof, shall be performed in a manner as less comprehensive that that recommended by the Equipment manufacture. Lesses shall mantain accurate and proper manner and in compliance with all applicable level and regulations and all manufacturer's manufacturer's manufacturers and werently requirements.
- 8 RISK OF LOSS. Lesses hereby assumes and shall bear the entire nek of loss that, dimage destruction confiscation or conformation concerning any tent of Equipment from any cause whatsoever (Cassiaty Occumence). No Cassiatly Occumence shall release of its obligation to pay rent or to perform any other obligation under this Lesses, except as appecifically provide for in this section. In the event of a Cassiatly Occurrence to an item of Equipment, Lesses shall give Lassor prompt source thereof and shall promptly place such them of Equipment in good repair conditions and working order and shall continue to pay rent therefore provided however that if Lesses obtainess any leem of Equipment to have been lost stolent destroyed, or dimensional exposed heybord repair or such liers of Equipment is conflocated or condemned (Cassiatly Rent), Lesses shall pay not lefter than the daw date of the first following installment of sent with respect to such thim of Equipment the total of () all rent and other amounts of any due at the time of such payment and allocative to the Cassiatly Rent computed as of the first rental payment date following such loss or damage calculated in accordance with the applicable Schedule Upon such payment the payment the control to the Cassiatly Rent and Lesses shall be entitled to such Cassiatly Rent and Lesses that the entitled to such Cassiatly Rent and Lesses or other transfer taxes paysible by Lesses or Lesses in connection therewith
- 10 <u>INSURANCE</u> Lease, at its sole cost and expense shall obtain and thereshor commonstly maintain (A) "all-ask" physical damage enturance against loss of, or damage to the Equipment from any cause whatsoever fix not less than the Casualty Value thereof naming Leaser as loss payer and (B) comprehensive labelity insurance (including automobile if the Equipment sociated motor velocies and/or tradeas) for the Equipment sovering labelity for body squry, solutioning death and property damage, in any amount of at least \$1,000,000 per occurrence with respect to labely insurance and not to succeed \$1,000,000 per occurrence for all such other insurance or such other amounts as Leaser may require asming Lesser as an additional insured. All such insurance shall be in a form and with compatities acceptable to Leaser shall provide at leaser with their (20) dayly prior written notice to Leaser of cancellation or insulant incodictorion thereof shall provide the sort with be insured separateless of eny breach by Lessee of any sepresentation werranty or covertant is any such policy or any application therefore shall were any claim for previous, terminable or representations against Lesser shall provide that the coverage is "pressay coverage" for the protection of Lessee and Lessor regardless of whicher Lesser or Lessee start the sequent of Lesser with an anymed sandar lasts. Lesses shall provide Lesser with an anymed policy provided, however that Lesser shall be itself or study to secular the seminance or decision of such anyment of the several of all asserts of the serverance of the serveral shall be delivered to a sexagement of the reviewed to the carrier of policy. It the event of an assayment of the

Laste by Lestor of which Lestee has notice. Lestee shall cause such matterior to provide this same protections to the assignee as its interests from appear. Lestee shall promptly notify any appropriate insurer, Lestor and any assignee of Lestor of each and every occurrence which may become the basis of a claim or cause of action against the meured and provide/Lestor or any sech assignee with all data partners to such occurrence.

At Leason's sole option the proceeds of insurance with respect to loss or damage to the Equipment shall be applied toward, the report of the Equipment the payment of the Casualty Value thereof or the payment of or as a provision for satisfaction of any other accurated obligations of Leasee under the Lease. Any excess of such proceeds remaining shall belong to Leasee as long as no Event of Default has occurred and is continuing. Leasee hereby appoints Leaser as Leasee a attorney-in-fact, buch appointment is strevocable and coupled with an interest with full power and sutherity to do all things including but not limited to section grammons receiving payments -executing and endorsing documents, checks, or drafts secessary or adversable to section grammonts due under any policy contemplated hereby.

- 11 DENERAL TAX INDERNITY. For purposes of this Lesse "Charge" shall mean every tax fee assessment or charge of any sixture whitsower together with every peakly fine, or interest amount thereon leved or assessed by any fedoral sixts or local government or taxing authority with respect to an item of Equipment the Lasse or any Schedule any application of an item of Equipment or the Lasse or any Schedule, and the rent or other sums psychic by Lessee. Lessee shall pay every Charge when due and will andemnty and hold Lassor hermises from every Charge regardless of whether the Charge is proceed feved or assessed on a date that precedes, follows or is within the term of the Lasses or is imposed or assessed in the name of Lessor or any other person or anoty unless Lessee is contesting the imposition of the Charge is poor faith and, spon reasonable grounds has associated an adequate reserve for the payment of the Charge and such other sums due, and there is no tak for imposition of any length or other anountersines on the Equipment or other property of Lassee or Lessor or secure of the Equipment on account of the required by Lessee in Lessee will promptly southy Lessor of any report or electration and shall turned Lessor with a copy of each such thing and with a recept or other proof of payment in such Charge. Each payment required to be made by Lessor in respect of stractures or constructively paid or accrused, shall preserve the after-loc yield and after-list cash flow Lessor in respect of stractures or constructively paid or accrused, shall preserve the after-loc yield and after-list cash flow Lessor would have lade in the absence of such payment.
- 12 <u>LESSOR'S RIGHT TO PERFORM</u> If Lesses field to pay any amount due under the Lesse or to comply with any other Lesse term -Lessor stay, but is not required to, at its sole option pay such amount or comply with such Lesse term and Lessor shall immediately reimburse Lessor for the amount of such payments or costs and the amount of the reseoutable aspentage of Lessor incarred in commentum with such payment or compliance logistic with interest on such principles.
- 13 GENERAL INDEMNITY Lessee hereby assumes habity for and agrees to indemnity, protect save and loop hamiless Lessor, and its officers directors, employees agents attorneys and successors and assigns from and aguinst any and all leabhbes obligations, losses, damages (including indexet, special or consequential damages) harm penalties arunes class as accounts expenses and disbirmenents, and all legal proceedings, and and and assure imposed on incurred by or asserted against Lessor or any officer, director, employee, agent, attorney or successor and assign (whether or not also indemnited against by any other person or entity) in any way releang to or asserted or an incomposition that Lesse or the enforcement hereof or the manufacture, purchase acceptance rejection selection, modification, ownership delivery, lesses or the enforcement hereof or the manufacture, purchase acceptance rejection selection, modification, ownership delivery, lesses, possession, membanance, use, operation condition, sale, transportation storage return or other deposition of the Equipment or any factors and lessor agrees to give a Lessee any claim for palant, trademark, or copyright introgenent any claim arrang out of regignence storic labelity or tout and any claim relating to any default by Lessee for any Event of Default. Lessee agrees to give Lesses notice of any claim or labelity hereby indomnified against promptly following recept to great plant of section arrang out of regignence storic labelity or tout and any claim relating to any default by Lessee for any Event of Default. Lessee agrees to give Lessee notice of as actual or constructive recept or account and actual amounts and after lating to be made by Lessee turker this Section 13 shall be made in an amount which, after reduction by all federal claims and local ancome luxus populate.
- ASSIGNMENT LESSES SITEREST IN THIS LEASE IS NOT ASSIGNABLE LESSES SHALL NOT ASSIGN MORTGAGE OR PLEDGE THIS LEASE OR SUBLEASE THE EQUIPMENT OR ANY INTEREST THEREIM, OR PLEDGE OR TRANSFER THIS LEASE OR OTHERWISE DISPOSE OR TRANSFER POSSESSION OF THE EQUIPMENT COVERED HEREBY WITHOUT LESSOR'S PRIOR WRITTEN CONSENT WHICH SHALL NOT BE UNREASONSLY WITHHELD. Lessor may sell, transfer or assign that Lesse at das sole option and without notion to Lesser's assignmental three all of the rights but none of the obligations of Lessor under this Lesse Essees shall recognize and hereby consents to any sestimate of this Lesse by Lessor and shall not assert against the assignment shall have all all accounts and the same shall provide Lessor or as sestiment to serve laws against Lessor AS an expressed from and condition of the Lesses that provide Lessor or as sestiment without an ensural fluences information including financial estatements and tax returns as Lessor of as estimated and without to being notified by Lessor of an estimated and leafing to being notified by Lessor of an estimated thereto, by account the leaves discussed as each assignes and (c) not attempt to require any assignmen to perform any duty coversant or condition required to be performed by Lessor under this Lesse. Subject to the foreigning this Lesse assigns to be performed by the provise being assignment of the performance of the performs in which the best lesses as and the provise and the performance of the performan

15 . OWNERSHIP MARKINGS PERSONAL PROPERTY Lesses shall if at any time requested by Lessor, affec in a prominent position on each item of Equipment plates, tags or other xisnafying labels showing ownership thereof by Lessor. The Equipment is and shell teman the personal property of Lessor nobethetanding that any item of Equipment may be affixed or stacked to or embedded in or permanently resting upon real property.

LESSEE 8 REPRESENTATIONS, WARRANTIES AND COVENANTS

- . W
- Lesses represents and warrants to Lessor and agrees that the following representations and warrants shall be deared remade by Lesses on the date of execution of each Schedule that.

 Lesses is a <u>comprision</u> duly organized validly assisting and in good standing under the lows of the state of Delawers and as duly qualified to do business and as in good standing in all jurisdictions in which the Equipment is no wall be booted. (1) as or will be located
- (4)
- Estimate and is duly qualified to 60 business and it is good standing in all jurisdictions in which the Equipment is or will be located functional by all appropriate action in the part of Lassee in strict accordance with its grotest of incorporation and by all appropriate actions in the part of Lassee in strict accordance with its grotest of incorporation and brindly ellipsions of Lassee analocasible speanst Lassee in a direct related documents constitute the valid and lending ellipsions of Lassee analocasible speanst Lassee in a conditionation with their terms fursions of default and no event or condition statis that other the priving of standies or lapse of firms or both would constitute an event of default, under any moditage indenture contract agreement, judgment or either undertaking to which Lassee is a party or which purports to be bending upon Lassee or lapse of its services, the standing should be supported and the standing to an expect and any or standies aboutly to perform its obligations under the Lassee or the other documents contemplated ill enaby or any such aboutly to perform its obligations under the fluence of the other documents contemplated ill enaby or any such aboutly to perform its obligations under the fluence of the standing and the fluences in successful presented, contact appearment, promote or the standing and the fluences of contacts with penerally accounting principles consistently applied and thorefore fairly present the fluences contacted in each fluences and fluet there are no lonown contangent labelines or labelines for tastes of Lassee that are not reflected in each fluences attenued accounting the fluences and appears that so long as the Lassee is continuing, that it will correct with all levels and successes and fluences are containing, that it will correct which all levels and successes and appears that so long as the Lassee is containing, that it will correct and distances are all successes and appears that as long as the Lassee and each accounting that it will be accounte
- (m)
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- control in good starting.

 associate in good starting,

 associate in good starting,

 associate and deliver from time to firm at the Lessor's request and at Lessor's expense, or cause to be

 associated and deliver from time to firm at the Lessor's request and at Lessor successing, or cause to be

 associated and deliver from time to firm at the received and other religiod information such instruments, peopers

 and other documents and take or cause to be taken, such further action as Lessor reasonably may require in

 connection with the braneactions contamplated hardly or as Lessor as all secondary requires in

 protect as interest in the Lesso and the Equipment

 deliver to Lessor (A) on or before the device a runoity (30) days following the end of looch fiscally year of

 Lessoes during the term of the Lesso, annual financial statements as of the end of the preceding year which

 financial statements shall be propered in accordance with generally accepted accounting principles consustently

 applied by an accounting company astarticity to Lessoe and (B) promptly, such additional financial and other

 and manufactures that the secondaried by a careforce of an accordance of the process of the secondaries. Such financial

 statements shall be accompanied by a careforce of an according officer of Lessoes cartifying that the financial

 statements larly present the financial condition of Lessoe and that there assets no level of Default or revent

 which with the passage of time or the gening of notice or both would become an Event of Default or favy Event

 of Default or such other event exists apocifying the nature thereof, the period of accessor, thereof and what

 action Lessoe lass lakes and proposes to take with respect thereto- and

 notify Lesson in writing promptly upon Lessoe's jearing thereof of any assaude action of any suck or

 administrative proceeding that any materially anyone in Lessoe's presented and the statution of any suck or

 administrative proceeding that any materially anyone in Lessoe's presented and the (H)
- (w)
- Ø
- whether or not the claim is considered to be covered by instrumon and the institution of any suit or edimentaline proceeding that may materially imper in Lease's reasonable judgment Leases's condition (fisancial or otherwise) business for operations, the all federal state and local tex returns and other reports which Leases is required by law to file. Invention adequate freedomental state and local text returns and other reports which Leases and pay promptly when due self-texes assessments, and other similar charges and abligations.

 Notal Leases in writing writin five (3) business days other the occurrence of any default which has not been curied within any spokeosis notice or care period by Leases wrider any note, indenture look agreement curied within any spokeosis notice or care period by Leases may be a party or by which its assets are bosent, which default may malerably sinper in Leases's seasonable judgment Leases's condition (financial or otherwise) business of operations or the value or sticky of any literio of Equipment Leases's condition (financial or otherwise) business of operations or the value or sticky of any literio of Equipment (3) any claim charge leas or other encurrorance which shall have attached to any literio of Equipment (3) any claim charge leas or other encurrorance which shall have attached to any literio of Equipment at the Equipment Leases's intensity of processis of any property on which any literio of Equipment is located or literior any encurrorance with respect to provide or event which with the lapse of liter or other encurrorance with respect to Default and prior to the granting by Leases of any anothage deed of trust or other encurrorance with respect to any focusion at which the Equipment Leasens are furth on any Schoolie Leases' into other encurrorance with respect to any Equipment Leasens are furth on any Schoolie Leases' test of the other encurrorance with respect to any lease of any anothage deed of trust or other encurrorance with respect to any focusion of the secure (M)

- 17 NEGATIVE COVENANTS Leasure coverants that so long as that Leasure of continuing that
- Leases will not directly or indirectly create under assume or suffer to cost any lien mortiging pladge ascumy interest charge encumbrance financing statement the reservice or any other right or deem of any person or entity on or well respect to the Equipment. Leases shall give Leaser immediate written notice thereof and shall prombly at its own cost and expects take such action as may be accessary duly to declarge or remove any such their invarigage pledge, security interest charge encumbrance, financing statement like interestors and some entities of their input or charm and shall admiratly Leaser from any loss caused thereby Leaser shall at its own cost and expense protect and defend Leaser's side to the Equipment against all persons or embles clearing against or through Leases. W
- -18 DEFAULT. Any of the following events or conditions shall constitute an Event of Default herounder
- Lesser's failure to make any payment due under this Lesse for a period of ton (10) days from the date thereof-Lesser's failure to perform or obstrive any other obligation, term, coverant, condition or agreement to be (A) (由) Lesse's failure to perform or observe any other chigation term performed or observed by it bereunder for a period of ton (10) days
- (C)
- period of conserved by a transfer as a period of the full parys any time of charged against any liter of Equipment and not being released or astefled within litery (30) days any representation or testing specially in the full part of Equipment and not being released or astefled within litery (30) days any representation or testing specially in the server, (d) by Listage or any guaranter of Lassoc's obligations herounder (a "Guarantof") in Ary tending delivered in connection herewell [including without hintaition any guaranty of a Guarantof (a "Guaranty")) or (u) at any Essacial information now or hereafter furnished Lessoc at connection with the Lasse shall prove at any time to have been taken, mississing or account in any interpretable parts. (D) erroseous IR SRV micheral respect
- (E) .
- (F)
- encouse it any instant respect.

 Lasse hall be an default under any other agreement executed at any time between Lasser or an affiliate of Lesser or tunder any sots bond projective loan agreement or other network or agreement by which it is bound or there shall be a default sinder any Quaranty.

 Lesses shall default in the performance of any loans, mortgage, deed of trust or other such samilar document affecting the real property at which say from of Equipment is located. Lesses or any Guarantor which say formul or informal proceeding in field by Lesses or any Guarantor under any bundruptcy mashend or any formul or informal proceeding in field by Lesses or any Guarantor under any bundruptcy mashend or any formul or informal proceeding in field under any bundruptcy mashends or any Guarantor's assets in inventory not in the endersay course of business or any Guarantor and is not dismissed within thirty (30) days thereafter any document, agreement or internation and effect or shall be declared to be said and word or the validity or enforces that the declared to be said and word or the validity or enforces that the declared to be said and word or the validity or enforces that the declared to be said and word or the validity or enforces that the first barrier than Lesser or any party thereto other than Lesser or any party there m
- (H)
- to Lisson with respect thereto or any Guarantor shell the (f an industrial) or dissolve, iquidate or otherwise no longer be in existence m
- <u>REMEDIES.</u> Regardless of the remedy or remedies elected by Lessor Lasses shall rembly be Lassor for any 18 18 REMODES. Regardless of the terms of or remodes elected by Lessor. Lessoe shall remode seasor for any and all reasonable attorney feets Lessor structs in pushing and enforcing such remody or remodes. He right or remody herein conferred upon or reserved to Lessor as exclusive of any other agit or remody herein, or by less or by equity provided or permitted but each shall be cumulative of every other agit or remody given herein or now or hereafter existing by less or equity or by statute or otherwise and may be enforced concurrently thereight of from time-to-time. No arigin or postal exercise by Lessor of any right or remody areameder shall practicle any other or further existings of any other right or exempt. It is seen to defeat, Lessor with or without notice to Lessoe shall have the right to exercise my one or more of the following remodes: concurrently or separately and without any election of remodes being deemed to have been made.
 - Demand that Lesson and Lesson shell at its sole cost and expense upon such demand return the Equipment promptly to Lesson at such place in the continental United States as Lesson shall specify, or Lesson, at its option way eater upon the premises where the Equipment is located and take introducing possession of the Equipment and remove the same by territory proceedings or otherwise all without beliefy for or by session of such entry or taking of possession, whether for the restoration of distinge to properly caused by such taking or
 - Sell the Equipment at public or private sale with or without hobbs, advertisement, or publication, as Lassor may **(B)**
 - Sell the Equipment at public or private sale with or without notice, advertisement or publication as Lassor may determine or eliterwise dispose of hold, tise, operate, lasse to others or keep tills the Equipment as Lassor in its sole discribion may determine all free and clear of any rights of Lassee and without any duty to account to Lassee with respect to sich account to the same properties of the second of the payment date appended with respect thereto. By within 100ce to Lassee specifying a payment date demand that Lassee pay to Lassor, and Lassee shall pay to Lassor on the payment date specified in such account, as bounded damages for loss of a bargain and including the payment date specified entitle for the Equipment due on all tent payment dates up to and including the payment date specified in such notice plus an amount (together with interest or such amount at the Lasson Charge Ruty, store the payment date specified in such notice to the date of actual payment) equal to the excess, if any, or the Sepulated Lass Vetue of the Equipment as of the payment date specified in such notice over the Fair Market Sale Value of the Equipment as of the payment date specified in such notice to Lasson or Lassee specifying a payment date, demand that Lessee pay to Lasson, and Lassee shall pay to Lasson on the payment date specified as such soles. Sell lapadeted damages for loss of a bargain and not as a potentity, all account and separate sent for the Equipment state on all rent payment date specified in such notice plus an amount diogether with interest on such amount at ·(C)
 - (D)

the Late Charge Rate from the payment date specified at such sotice to the date of actual payment) equal to the Casualty Value for the Equipment computed as of the payment enter specified at such sotice and upon such payment of liquidated damages and the payment of all other amounts then due hereunder, Lessor shall proceed to sell the Equipment and shall pay over to Lessoe the set proceeds of such sate (after deducing from such processes all costs and expenses whatsoever increased by Lessor in connection thereigh and all other amounts that may become payeths to Lessor to be amount of the Casualty Value actually pead. By written notice to Lessoe specifying a payment date domaind that Lessoe pay to Lessor and Lessoe shall pay to Lessor, on the payment date specified in such sotice as foundated damages from the casualty and not as a pensity, the sum of all account and unped sent for the Equipment and other payments and charges due undor this Lessoe than account of the Selection of the Equipment and their payments and charges due undor this Lessoe than account of the Equipment, in the transportation cure and clustody of the Equipment after Lessor in stopping delivery of the Equipment, in the transportation care and distinctly of the Equipment after Lessors a default or otherwise resulting from Lessee's default of the roture or desposition of the Equipment plus Lessors a extruste in the time the Leseo's was entered into of Lessor's residual interest in the Equipment reduced to present value at a discount rate of this at of the date of default, less the net proposeds of disposition. dainy of the Equipment

(F) ed to enforce performance by Lasses of its obligations horounder or to recover flamages for breach thereof:

(G) terminate this Lease and all Schedules executed pursuant hereto or

(E)

sourcise any other split or remedy which may be available to it under the Uniform Commorcial Code or any other applicable law or mequity

- RECOVERY OF SUMS DUE OR TO BECOME DUE, WANTER LESSON shall pay Lesson at costs and 20 RECOVERY OF SUMS DUE OR TO RECOVE DUE WAYER Lessee shell pay Lieuor at costs and expenses, including naseonable attorneys' sees, costs and spenses and dout costs, incurred by Lessor in exercising any of its innis candidries of previous hereof. To the extent polyntiate by applicable law Lessee hereby werves any and all rights and remedies contented upon a lessee to (a) cancel or terminate this Lesse (b) reputates this Lesse (c) report the Equipment; (d) revolus acceptance of the Equipment (e) recover damages from Lessor for any breaches of testinatry or for any other reason with respect to the Equipment; (d) a security intenset in the Equipment in the Equipment of the Equipme
- 21 <u>NONCANCELABLE LEASE. OFFEET, filtryty AL</u>. This Lease cannot be cancelled or terminated except as expressly provided in the Lease. Leases hereby agrees that Leases a obligation to pay all rent and performs all other obligations study the Lease shall be absolute invocable, unconditional and independent and shall be paid and performed without studement deduction or effect of any fund or nature whatsoever. The Lease shall not terminate, or the respective obligations of Leaser or Leases be otherwise affected or Leaser have any liability whatsoever to Leases by reason of any finite or delay in delaying of any or all fitters of Equipment from whetever cause, the prohibition of Leaser's see of any flow of Equipment the maniference with use by any government, senson or entry the anything or unenforceability or lack of due authorization or other mismity of this Lease, any lack of right power or authority of Leaser or Leases to enter into this Lease or any other cause whether smiler or desample to the foregoing.
- NOTICES All notices and domands made pursuant to this Lease shall be in writing, and shall be deemed to have been given or made when (a) dispossed in the U.S. mad, first class postage prepaid (b) taleoppied with evidence of confirmation or (c) delivered to a nationally recognized overaight council sortice for delivery as each case addresse of the parties set forth above or to such other address as the period designate in writing to the other.
- CHOICE OF LAW. CONSENT TO JURISDICTION This Lease shall be considered to have been made in the state of lows and shall be interpreted in accordance with the lease and regulations of the state of lows, according her of conflicts of low less sections. And agrees to personal jurisdiction in the state of lows in any action, suit or proceeding regarding this lease or any schedule or accentant relating thereto and inrevocably wants any objection based on vehicle or inconvenient portion or related claims and waives trial by jury in abortion lessee concedes that it, and each of them transparted business in the state of the County of Lessor's present the Equipment covered limits by Lessee agrees that venue is proper in Marshall County lows or in the County of Lessor's or Lessor's greegins, principal place of business.
- 24 SURVIVAL If during the Lease term, one or more events occur which give tries to a liability of Leases under the Lease any Schedule(s) or both, such liability shall continue sobirdistanding the expension or termination of the Lease any Schedule, or both until each such tribility is paid or etherwise satisfied in full by Lease. The survival of the liability of Leases shall not be conditioned in any way upon the seasons of a report or any other determination of liability by a tioning furthout the farm of this Lease or of any Schedule. The representations and trianments contained herein and Leases's obligations pursuant to sections 6 11 and 13 shall survive the expession of early learnershon of the Leese and Leesee shall remain hab
- 25 <u>MN.TPLE LEBSEFS</u> Leasor analy, with the consent of any one of the Lessoes bereunder, anothly extend or change any of the Lessoe better without the consent of knowledge of the others, without in any way selessing. Waving or expering any notice granted to Lessor against the others, Lessoe and each of these are jurily and severally susponsible and lable to Lessor under the Lessoe.

- 25 ENTRE AGREGIENT, NO ORAL MODIFICATIONS, NO WAIVER This Lease constitutes the entire agreement between Leasor and Leases and supersedes and replaces any prior or contradictory representations: warrantes or agreements between Leasor and Leases. No provision of the Lease shall be modified or rescanded unless in writing approach by an other instances.
- 27 SEVERABILITY This bases is intended to constitute a valid and enforceable legal instrument, and so provision of this base or related Schedule or Addends that may be deemed thereforceable shall as any way invalidate any other provision or provisions hereof all of which shall remain in full force and affect.
- Affice LANEOUS. Whenever the context of this Lesse requires the singular number includes the plural whenever the word "Lesser" is used herein it shall include all assignees of Lessor and whenever the word "Lesser" is used herein it shall include all assignees of Lessor and whenever the word "Equipment" is used herein it shall include all reflected and Addenda Lassee hereby sufficience Lessor to meet in this Lesse or any Schedule send numbers and other identifying date of the Equipment which determined by Lessor shall provide Lessor with process and other stendings discusses that or resembly scorphile to Lessor describes and documents that show Lessor's minrest in the Equipment to be gived or recorded. Lessee specifically sufferings Lessor to the Ecoupment to be gived or recorded. Lessee specifically suffering score to the Ecoupment of speed by Lessor are not on behalf of Lessee as Lessee's attended in the speed by Lessor for such purposes should the Lessee field to so within the (3) days of wetters not on thereof. Lessee agrees to pay or resultance Lessor for the costs and expenses relating to any searchest undertides by Lessor, or any fling, recording stamp fees or terms enough from the filling or recording of any such instrument or statement and any other costs, superiness or charges sourced by Lessor in documenting administrang and terminating this Lesse including, without limitation stoomers.

RÉAD UNDERSTOCO AND AGREED TO

| Washington | |
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3A — 1/10/25 TJ - 1/1/7

Title _____

Date

Lessee Washington Manufacturing Company, Inc

By · Kven

Tille General

Date 10/ 16/01

CERTIFICATE OF VANSTEEL INC.

The undersigned, Secretary of Washington Manufacturing Company a Delaware corporation (the "Corporation") does hereby represent and currify as follows:

- The Corporation is duly organized and existing and existing and us m good standing under the laws off the state of Delaware and 12 authorized to do business in the state of Jowa.
- 5. The Corporator, in anjet accordance and compliance with its articles of locorporators and bylava, as duly adopted resolutions authorizing the following officers, os any ope of them, of the Corporation to negotiate, necessis and deliver commercial lessa agreement no. 028711 dated August 17, 2000 and all related documents and schedules (the "Lessa") on the Corporation's behalf.

MAME OF OFFICER TITLE MANGE SECRETARY TREDOSCENE

6 The lease is a valid and builing obligation of the Corporation and is enforcephic in all respects and in accordance with its terms.

WITNESS MY HAND this _ day of ______ 2000

Lessoe:

Exemplars of Socre

OR ____

If no Secretary, other Officer Signature and Tide

Manter Leans Agreement No. 029711

EQUIPMENT LIKABE QUARANTY

THE SCINDMENT LEASE GLARANTY (title "Guncarty") is made and entered into the 176 day of August, 2000 by Persused Inc. in its expectly as a corporation (the "Guncarto") in Sever of West import State Henk ("Leaser").

Guaranter dealing that Lasser water into tractor issue agreement ps[2571], and any palested documents and achecules (the "Lasser" into tractor issue agreement ps[2571], and any palested documents and achecules (the "Lasser" in Wishington Manufacturing Company, first, a Deleusare composition. Guaranter has an interest, first-sold or chemical, in Lasses and it is to Guaranter's benefit that Lasser entire into the Lasse without Guaranter acceptable. Guaranter activated pages to be acceptable. Guaranter activated pages in the Lasser as timeling to enter into the Lasser without Guaranter's acceptable.

Therefore, in order to induce Leaser to enter into the Lease, Exercitor, jointly and assembly, bereby unconditionally and interposity guarantee Leases's fabrill and full partitioners of all Lease terms and constitions. Guaranter telecoditionally and interposity precises to the partition arising the under the Lease, plus collection costs, including specially and interposity precises to pay leaser at some time to perfect any of Leases's under the Lease. Summator's obligations are joint and several and are independent of Leases's under the Lease. A separate action may be interpt against Summator immediately and without any element or indice tragenties of whether or not an action at brought against Leases or whether Leases be sometimed or indice tragenties of whether or not an action at brought against Leases or whether Leases be sometimed or indice tragenties of whether at not an action at brought against Leases or whether Leases be

Guerarior welves the henoth of any suretratile deferent that might effect Guerarior's liability motor, or the enforcement of, this discussive. Surjector welves my role to require Lesses to proceed against Lesses, or against or estimate any other serves any soles to busine any other serves and surjective to Lesses. In modify, Guerarior welves my detecte while by rescon of any deferme of Lesses, or present of Lesses is related in declarate of Serves or serves the Lesses. The serves of the cause or serves the Lesses.

Guaranter authorizes Leaser to renew, extend, accelerate or greated figs Laures payment temps or either Laures temps without recipe or descript in Guaranter and witness effecting Guaranter's Making under this Guarante. Laseer they self, senion for imposer this Guarante, in whole or in part and without dottes to Guaranter This Guarante stall be binding on Guaranter's successors, here and personni representatives and straight.

The Guernity shall be considered to have been brade and entered into it the state of loss and shall be interpreted in neconstance with the least and separations of the state of least account to least of considered by the least of present and square of constant and square and constant on square on square and square and square of square and square square on the square of square square square in the square of square square square in the country, it is become in the square in the country of savings of the square in the country, it is become in the country of sections, principal phoof of jumpass in the class of loss.

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FANETBEL INC.

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