On the part of Crown to be performed which are contained in said

Lease (ii) to perform, on behalf and at the cost and expense of

the Assignor, all covenants on the part of the Assignor to be performed which are contained in said Lease, and (iii) to do all such

acts and things, on behalf and at the cost and expense of the

Assignor, which may be authorized to be done by the Assignor pursuant to said Lease, hereby ratifying and confirming all that the

Assignee may do pursuant to this authority; but nothing herein

contained shall be construed to require the Assignee, or to impose

upon the Assignee any liability for its failure, to enforce any

such covenant or perform any such covenant or do any such act or

thing.

This Assignment is made as collateral security for a certain loan made this date by the Assignee to the Assignor, and this Assignment and authority to pay and receive payments and the above appointment of the Assignee as attorney for the Assignor shall continue until full payment of the principal and interest of such loan is made, unless sooner released or reassigned, by the Assignee; provided, however, that Assignor expressly consents and agrees that Crown, its successors and assigns, may continue to make payments to the Assignee and to recognize the Assignee as attorney for the Assignor unless and until it shall have received written notice from the Assignee that said loan has been paid or that this Assignment has been released or reassigned or there shall have been exhibited to it the paid notes or other instrument evidencing said loan.

Assignor represents and warrants that said Lease is now

(Continued on next page)