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2. On March 16, 2000, MRSA entered into a written contract with Solari & Cameron Technologies ("Solari & Cameron") under which MRSA agreed to perform certain architectural services for improvements to the Real Estate for the lump sum amount of Twelve Thousand Two Hundred Fifty and 00/100 Dollars (\$12,250.00) plus reimbursable expenses subject to increase for additional or changed work (the "March 16, 2000 Contract").

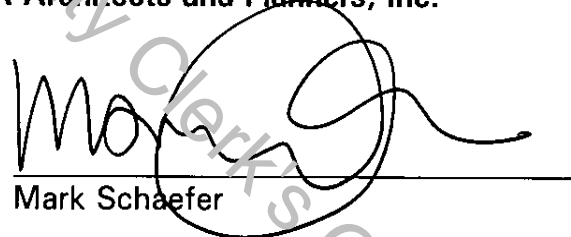
3. At the special instance and request of Solari & Cameron, MRSA furnished extra and additional services plus reimbursable expenses for the improvement of the Real Estate to the extent and value of Fourteen Thousand Five Hundred Ten and 34/100 Dollars (\$14,510.34).

4. The March 16, 2000 Contract was entered into by Solari & Cameron and the work was performed by MRSA with the knowledge and consent of the Owner. Alternatively, the Owner specifically authorized Solari & Cameron's agents to enter into contracts for improvement of the Real Estate. Alternatively, the Owner knowingly permitted Solari & Cameron or Solari & Cameron's agents to enter into contracts for the improvement of the Real Estate.

5. As of the date hereof, there is due, unpaid and owing to MRSA, the principal sum of Nineteen Thousand Six Hundred Twenty-Five and 17/100 Dollars (\$19,625.17) under the March 16, 2000 Contract, for which, with interest, MRSA claims a lien against the Real Estate.

**MRSA Architects and Planners, Inc.**

By:

  
Mark Schaefer

THIS INSTRUMENT WAS PREPARED BY AND  
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