**UNOFFICIAL CO#31318488

2002-11-29 12:39:57 Cook County Recorder 58.50

COOK COUNTY
RECORDER
EUGENE "GENE" MOORE
MARKHAM OFFICE



2042603 mrc/RN

ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNATION OF LEASES AND RENTS dated as of this 18th day of November, 2002, is made and executed by PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 5, 1995 AND KNOWN AS TRUST NUMBER 11182, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED JUNE 30, 2000 AND KNOWN AS TRUST NUMBER 12616, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED FEBRUARY 10, 1998 AND KNOWN AS TRUST NUMBER 11905, WESTERN SPRINGS NATIONAL BANK AND TRUST, AS TRUSTEE UNDER TRUST AGREEMEN' DATED JUNE 10, 1993 AND KNOWN AS TRUST NUMBER 3423, NORTH STAR TRUST COMPANY, SUCCESSOR TO BANCO POPULAR , ILLINOIS, AS TRUSTEE UNDER LAUST AGREEMENT DATED NOVEMBER 16, 1998 AND KNOWN AS TRUST NUMBER 26765, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED APRIL 10, 1987 AND KNOWN AS TRUST NUMBER 8256, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATES SEPTEMBER 19, 1995 AND KNOWN AS TRUST NUMBER 11191, AND WESTER! SPRINGS NATIONAL BANK AND TRUST, AS TRUSTEE UNDER TRUST ACCIDEMENT DATED NOVEMBER 10, 1992 AND KNOWN AS TRUST NUMBER 3398, in favor of BANCO POPULAR NORTH AMERICA, Chicago, Illinois.

DEFINITIONS

- (a) "Assignee" shall mean Banco Popular North America.
- (b) "Assignment" shall mean this Assignment of Leases and Rents.
- (C) "Assignor" shall mean collectively PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 5, 1995 AND KNOWN AS TRUST NUMBER 11182, PARKWAY BANK AND TRUST

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UNOFFICIAL COPY

COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED JUNE 30, 2000 AND KNOWN AS TRUST NUMBER 12636, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED FEBRUARY 10, 1998 AND KNOWN AS TRUST NUMBER 11905, WESTERN SPRINGS NATIONAL BANK AND TRUST, AS TRUSTEE UNDER TRUST AGREEMENT DATED JUNE 10, 1993 AND KNOWN AS TRUST NUMBER 3423, NORTH STAR TRUST COMPANY, SUCCESSOR TO BANCO POPULAR, ILLINOIS, AS TRUSTEE UNDER TRUST AGREEMENT DATED NOVEMBER 16, 1998 AND KNOWN AS TRUST NUMBER 26765, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED APRIL 10, 1987 AND KNOWN AS TRUST NUMBER 8256, PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 19, 1995 AND KNOWN AS TRUST NUMBER 11191, AND WESTERN SPRINGS NATIONAL PANK AND TRUST, AS TRUSTEE UNDER TRUST AGREEMENT DATED NOVEMBER 10, 1992 AND KNOWN AS TRUST NUMBER 3398.

- (d) "Assignor's Liabilities" shall mean all indebtedness or liabilities of the Assignor or the Borrower to the Assignee of every kind, nature and description, whether direct or indirect, absolute or contingent, now or hereafter owing, together with the performance and observance of all covenants and obligations made by the Assignor or the Porrower in favor of the Assignee.
 - (e) "Borrower" shall wean MEGA PROPERTIES, INC.
- (f) "Collateral" shall mean collectively the Leases, Rents, Rights and Guaranties.
- (g) "Default Rate" shall mean the per annum rate of interest charged upon the unpaid principal balance of the Note following a default thereunder and while the same shall be continuing.
- (h) "Environmental Indemnity" shall mean that certain Environmental Indemnity of even date herewith executed by DEMETRIOS KOZONIS and CHRISOULA KOZONIS and delivered to Assignee.
- (i) "Event of Default" shall mean any one or more of the following events:
 - (i) Borrower's failure to pay when due any payment of principal or interest under the Note, whether at maturity or otherwise; or
 - (ii) Assignor's or Borrower's failure to keep, perform or observe any of Assignor's Liabilities or any other covenant, condition or agreement contained or expressed herein.

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(iii) The occurrence of any default under any of the other Loan Instruments, if the same is not cured within any cure, grace or other period provided for in such Loan Instrument.

- (j) "Guaranty" shall mean any and all agreements executed in Assignor's or Borrower's favor guaranteeing, insuring or otherwise securing the obligations of any Lessee under any of the Leases, together with all rights, powers and privileges and other benefits of the Assignor or Borrower thereunder.
- (k) "Leases" shall mean all oral and written leases with or other agreements for the use and occupancy made by any person or entity for the use, occupancy or enjoyment of the Mortgaged Property or the avails thereof, including all renewals, extensions, amendments, modification and replacements thereof, whether now existing or hereafter arising.
- (1) "Loan" shall mean that certain extension of credit by the Assignee to the Porrower in the original aggregate principal amount of Five Million and No/100 Dollars (\$5,000,000.00), and any subsequent extension of credit, all as evidenced by the Loan Instruments.
- (m) "Loan Instruments" shall mean this Assignment, the Note, the Mortgage, any and all other agreements or understandings given to secure the payment of the indebtedness evidenced by the Note or in connection with the Loan, extensions, amendments, modification and replacements thereof.
- (n) "Mortgage" shall mean that certain Real Estate Mortgage of even date herewith securing the indebtedness evidenced by the Note, executed by the Assignor and pertaining to the Mortgaged Property.
- (o) "Mortgaged Property" shall mean the real procerty described in **Exhibit "A"** hereto and all improvements thereon and appurtenances thereto.
- (p) "Note" shall mean that certain Revolving Credit Note of even date herewith evidencing the Loan, executed by the Borrower and delivered to the Assignee, and any and all additional notes, renewals, extensions, amendments, modifications or replacements thereof.
- (q) "Rents" shall mean all sums which are due or may hereafter become due, whether pursuant to any of the Leases or otherwise from any Lessee, user or occupant of the Mortgaged

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Property to the Assignor, including, without limitation securing deposits, insurance or condemnation proceeds or awards, damages or other sums.

- (r) "Rights" shall mean all rights, powers, privileges, options and other benefits of the Assignor under the Leases, including but not limited to:
 - (i) The immediate and continuing right to receive and collect all rents, income, revenues, issues, profits, insurance proceeds, condemnation awards, monies and security deposits or the like;
 - (ii) The right to make all waivers and agreements, including any waivers pertaining to the obligations of lessees:
 - (iii) The right to give all notices, permissions, consents and releases, including consents to any instrument which subordinates or makes paramount the interest of a lessee to the Mortgage;
 - (iv) The right to take such action upon the happening of a default under any or the Leases (including the commencement, conduct and consummation of proceedings at law or in equity) as shall be permitted under any provisions of the Leases or by law;
 - (v) The right to do any and all other things whatsoever which Assignor is or may become entitled to do under the Leases including, without limitation, the right to cancel or alter Leases;
 - (vi) The right to exercise any option required or permitted under any of the Leases; and
 - (vii) The right to execute new leases of the Mcrtgaged Property.

GRANTING CLAUSES

In consideration of the Loan, to secure the payment of the indebtedness evidenced by the Note, to secure the payment of all amounts due under and the performance and observance of all covenants, conditions and obligations contained in the Loan Instruments and to secure Assignor's and Borrower's payment of

UNOFFICIAL COPY all other of Assignor's Liabilities and performance under all other agreements between Assignor or Borrower and Assignee, Assignor hereby assigns to Assignee, all of the right, title and interest of Assignor in: (a) the Leases; (b) the Rents; (c) the Rights; and (d) the Guaranties; and Assignor authorizes Assignee: (a) to manage the Mortgaged Property and take possession of the books and records relating thereto; (b) to prosecute or defend any suits in connection with the Mortgaged Property or enforce or take any other action in connection with the Leases in the name of Assignee; (c) to make such repairs to the Mortgaged Property as Assignee may deem advisable; and (d) to do any and all other things with respect to the Mortgaged Property and the Collateral which an absolute owner or landlord has the right to do.

COVENANTS AND WARRANTIES

- (a) Notwithstanding that this Assignment constitutes a present assignment of leases and rents, Assignor may collect the Rents and, subject to the terms and provisions of the Loan Instruments, manage the Mortgaged Property in the same manner as if this Assignment had not been given, but only if and so long as an Event of Default has not occurred. If an Event of Default occurs, the right of Assignor to collect the Rents and to manage the Mortgaged Property shall thereupon automatically terminate and such right together with the other rights, powers and authorizations contained herein shall belong exclusively to Assignee.
- (b) This Assignment confers upon Assignee a power coupled with an interest and cannot be revoked by Assignor.

- (c) Assignor represents and warrants as follows: Assignor is the sole owner of the lessor's entire interest in the Leases and the other Collateral and has full right to assign the Collateral; (ii) there has been no previous assignment and, without Assignee's prior written consent, Assignor will permit no future assignment (as collateral or otherwise) of the lessor's right, title or interest in any of the Leases or other Collateral; (iii) the Leases are valid and enforceable in accordance with their terms and have not been altered, modified or amended in any manner whatsoever; (iv) the lessees are not in default under the Leases and have no defenses, set-offs or counterclaims against the lessor under the Leases and have not been granted any waiver, release, reduction, discount, discharge, compromise or other concession by the lessor; (v) Assignor shall not permit or suffer to occur any default in the performance of any of its obligations under the Leases, nor shall it permit or suffer any waiver of any of its rights or remedies pursuant to the Leases; (vi) ro Rent reserved in the Leases has been assigned; and (vii) no Rent for any period subsequent to the date hereof has been collected more than thirty (30) days in advance of the time when said Rent becomes or would become due under the terms of the Leases.
- (d) Assignor covenants that (i) it will deliver to Assignee reports of the rental income and expenses of the Mortgaged Property in such reasonable detail and at such times as Assignee may require verified by the responsible operating official of the Mortgaged Property; (ii) it will not modify, change, alter, supplement, amend, cancel, surrender of accept surrender of any of the Leases without Assignee's consent; (iii) it will not consent to any assignment or subletting of the lessee's interest under any of the Leases without Assignee's consent; (iv) it will not accept Rent more than thirty (30) days in advance under any of the Leases and (v) it will not assert any right of setoff or other claim or take any action against any lessee under any of the Leases, or otherwise seek recovery, damages or other relief against any such lessee, which would have the effect of relieving such lessee from any obligation or liability or which would affect, impair or discharge any right of Assignee and, if Assignor shall recover any such sums from such lessee, Assignor will forthwith pay over the same to Assignee for application to the indebtedness secured hereby. Assignor further covenants that if any Lease provides for the abatement of rent during repair of the premises demised thereunder by reason of fire or other casualty, Assignor shall furnish to Assignee rental insurance in an amount and form and written by insurance companies as shall be satisfactory to Assignee.

- (e) Assignor shall execute and deliver, at the written request of Assignee, all such further assurances and assignments as Assignee from time to time shall determine are necessary to effectuate the terms and provisions of this Assignment.
- (f) Assignee shall be deemed to be the creditor of each lessee under the Leases in any assignments for the benefit of creditors and bankruptcy, reorganization, insolvency, dissolution, receivership or probate proceedings affecting such lessee (without any obligation on the part of Assignee to file claims or otherwise to pursue creditors rights in such proceedings). All monies received in connection with any such proceedings or occurrences shall constitute additional Rents hereunder.

DEFAULTS AND REMEDIES

- (a) If an Event of Default shall occur or be continuing:
- (i) Assignee may exercise its rights as provided in this Assignment without regard to the adequacy of the security and without waiving any other remedy available to Assignee and without waiving such Event of Default;
- (ii) In the event Assignee elects to invoke any of its rights hereunder and thereafter, for any reason, relinquishes to Assignor such rights, this Assignment shall not be terminated, but shall remain in full force and effect until Assignor's Liabilities are paid in full, it being the intent of the parties that Assignee shall, until release of this Assignment, have all the rights granced hereby and be able to exercise them from time to time if an Event of Default occurs.
- (b) No delay or omission on the part of Assignee in the exercise of any remedy for an Event of Default shall operate as a waiver thereof. The remedies available to Assignee under this Assignment shall be in addition to, and exercisable in any combination with, any and all remedies available by operation of law and under the other Loan Instruments. Said remedies shall be cumulative and concurrent, may be pursued separately, successively or together against Assignor or the Mortgaged Property at the sole discretion of Assignee and may be exercised as often as occasion therefor shall arise.

- (c) Assignee may apply the Rents, in such order as Assignee may determine, to the payment of Assignor's Liabilities and of all expenses for the care and management of the Mortgaged Property, including taxes, insurance, assessments, management fees, usual and customary commissions to real estate brokers for leasing real estate and the reasonable expenses and fees of all attorneys, agents and employees engaged in connection with the exercise of the rights and powers granted to Assignee hereunder. For purposes of the preceding sentence, attorneys' fees shall be deemed to include compensation and actual overhead of staff counsel, if any, of Assignee in addition to the fees of any other attorneys engaged by Assignee and shall include fees and expenses incurred in connection with the appeal of any matter arising under the Lean Instruments if Assignee is the prevailing party therein.
- (d) The receipt by Assignee of any Rents pursuant to this Assignment following an Event of Default and the exercise of any remedies provided for herein or in the other Loan Instruments shall not cure such Event of Default or affect or prejudice the exercise of such remedies.
- (e) Assignee's obligations as to any Rents actually collected shall be discharged by application of such Rents to any of the purposes specified in subparagraph (c), above. Assignee shall not be liable for uncollected Rents or for failure to collect Rents or for any claim for damages or setoffs arising out of Assignee's management of the Mortgaged Property. Assignee shall not be liable to any lessee for the return of any security deposit made under any Lease unless Assigned shall have received such security deposit from the Assignor of such lessee. Assignee shall not by reason of this Assignment or the exercise of any right granted herein be obligated to perform any obligation of the lessor under any of the Leases, nor shall Assignee be responsible for any act committed by the lessor, or any breach or failure to perform by the lessor with respect to any of the Leases. Nothing contained herein shall be deemed to have the effect of making Assignee a mortgagee in possession of the Mortgaged Property or any part thereof.
- (f) Assignor shall reimburse Assignee for and indemnify Assignee against all expenses, losses, damages and liabilities which Assignee may incur by reason of this Assignment or the exercise of any of the rights granted hereunder. Any and all amounts due and payable, shall be added to Assignor's Liabilities, shall bear interest at the Default Rate and shall be secured by this Assignment and the other Loan Instruments.

(g) Each present and future lessee under any of the Leases is hereby authorized and directed to pay the rent payable thereunder to Assignee upon written demand from Assignee stating that an Event of Default has occurred without inquiry as to whether any such default has occurred or whether Assignee is rightfully entitled to such rent. Following receipt of any such demand, no lessee shall be given credit for any rent paid other than to Assignee thereafter until Assignee instructs such lessee otherwise in writing.

MISCELLANEOUS

- (a) If the time of payment of any indebtedness secured hereby is extended at any time or times, if the Note is renewed, modified or replaced or if any security for the Note is released, Assignor and any other parties now or hereafter liable therefor or interested in the Mortgaged Property shall be deemed to have consented to such extensions, renewals, modifications, replacements and releases, and their liability and the lien hereof and of the other Loan Instruments shall not be released and the rights created hereby and thereby shall continue in full force, the right of recourse against all such parties being reserved by Assignee.
- (b) This Assignment shall inute to the benefit of Assignee and be binding upon Assignor, the heirs, legal representatives, successors and assigns of Assignor and all persons and entities (including owners and lessees) which may hereafter have any interest in the Mortgaged Property. Whenever Assignor or Assignee is referred to herein, such heirs, legal representatives, successors and assigns thereof shall be included in such reference. Notwithstanding the foregoing. Assignor shall may not assign its rights and obligations hereunder without Assignee's prior written consent.
- (c) Notwithstanding the conveyance or transfer of title to any or all of the Mortgaged Property to any lessee under any of the Leases, the lessee's leasehold estate under such Lease shall not merge into the fee estate and the lessee shall remain obligated under such lease as assigned by this Assignment.
- (d) All notices, reports, requests, demands or other instruments required or contemplated to be given or furnished under this Assignment to Assignor or Assignee shall be directed to Assignor or Assignee, as the case may be, at the following addresses:

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Assignee:

Banco Popular North America

100 East Ogden Avenue Westmont, IL 60559 Attn: G. Joe Humpfer

Senior Vice President

with a copy to:

David A. Kallick, Esq. Tishler & Wald, Ltd.

200 South Wacker Dr., Suite 2600

Chicago, IL 60606

Assignor:

c/o Chrisoula Kozonis

President

Mega Properties, Inc. 4849 N. Milwaukee Ave.

Chicago, IL 60630

Notices shall be either (i) personally delivered to the addresses set forth above, in which case they shall be deemed delivered on the date of such delivery or (ii) sent by certified mail, return receipt requested, in which case they shall be deemed delivered on the date of delivery set forth in the return receipt, unless delivery is delayed or refused by the addressee, in which event they shall be deemed delivered on the date mailed to such addressee. Any party may change the address to which any such notice, report, demand or other instrument is to be delivered by furnishing written notice of such change to the other parties in compliance with the foregoing provisions.

- (e) The headings of the various sections, paragraphs and subdivisions of this Assignment are for convenience only, are not to be considered a part hereof, and shall not limit, expand or otherwise affect any of the terms hereof.
- (f) In the event that any of the covenants, agreements, terms or provisions, or the application thereof to any rersons, entities or circumstances, contained in the Note, this Assignment or in any other Loan Instrument shall be invalid, illegal or unenforceable in any respect, the validity of the remaining covenants, agreements, terms or provisions contained herein or in the Note or in any other Loan Instrument (or the application of the covenant, agreement or term held to be invalid, illegal or unenforceable, to persons, entities or circumstances other than those in respect of which it is invalid, illegal or unenforceable) shall be in no way affected, prejudiced or disturbed thereby.

- (h) This Assignment shall be construed, interpreted, enforced and governed by and in accordance with the laws of the State of Illinois.
- (i) This Assignment is executed by the Assignor, not personally, but as Trustee as aforesaid in the exercise of the power and authority conferred upon and invested in it as such Trustee and said Trustee hereby warrants that it possesses full power and authority to execute this instrument. It is expressly understood and agreed that nothing contained herein shall be construed as creating any liability on the part of Trustee individually to pay the Note or any interest thereon, or any indebtedness accruing thereurder, or to perform any covenant either express or implied herein contained; all such liability, if any, being expressly waived by the Assignee and by every person now or hereafter claiming any right of security hereunder and that so far as said Trustee personally is concerned, the legal holder or holders of the Note small look solely to the Mortgaged Property and the enforcement of the lien hereby created or to an action to enforce the personal limitity of any guarantor of the Note.

IN WITNESS WHEREOF, the undersigned has executed this Assignment on the date first above written.

PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DITED SEPTEMBER 5, 1995 AND KNOWN AS TRUST NUMBER 11182 and not individually

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PARKWAY BANK AND TRUST COMPANY, AS
TRUSTEE UNDER TRUST AGREEMENT DATED JUNE
30, 2000 AND KNOWN AS TRUST NUMBER 1263 6 nd not individually

By: Vice President Trust Officer

PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED FEBRUARY 10, 1998 AND KNOWN AS TRUST NUMBER 11905 and not individually

By: Kill Vice President Thus Officer

WESTERN SPRINGS NATIONAL BANK AND TRUST,

1.S TRUSTEE UNDER TRUST AGREEMENT DATED

JULE 10, 1993 AND KNOWN AS TRUST NUMBER (
3423

Corporate

Bv:

DOOP OF

ILS DANIEL N. WLODEK

TRUST OFFICER

NORTH STAR TRUST COMPANY, SUCCESSOR TO BANCO POPULAR, ILLINOIS. AS TRUSTEE UNDER TRUST AGREEMENT DATED NOVEMBER 16, 1998 AND KNOWN AS TRUST WIMBER 26765

v:V

ts: Sr Land Trust Offic

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PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED APRIL 10, 1987 AND KNOWN AS TRUST NUMBER

8256 and not individually

B**y**':___

Tts/

ice President Trust Officer

PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 19, 1995 AND KNOWN AS TRUST NUMBER 11191 and making individually

Bv:

Tte:

ice President Prust Office

NOVEMBER 10, 1992 AND KNOWN AS TRUST NUMBER 3398

By:

MEL N. WLODEK

TRUST OFFICER

4

This instrument was prepared by:

David A. Kallick
Tishler & Wald, Ltd.
200 South Wacker Drive
Suite 2600
Chicago, Illinois 60606
(312) 876-3800

Mail To:

David A. Kallick
Tishler & Wald, Ltd.
200 South Wacker Drive
Suite 2600
Chicago, Illinois 60606

Corporate

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ACKNOWLEDGMENT

STATE	OF	ILLINOI	S)	
COUNTY	? OF	Cook)	ss

residing in said County and State, DO HEREBY CERTIFY that

DIANLY LESTING of PARKWAY BANK AND TRUST COMPANY and
the same person whose name is subscribed to the foregoing
instrument, appeared before me this day in person and
acknowledged that he or she signed and delivered said instrument
as his or her own free and voluntary act and the free and
voluntary act of the company for the uses and purposes set forth
therein.

Novembox, 2002.

Notary Public

My commission expires:

"OFFICIAL SEAL"

LUBA KOHN

NOTARY PUBLIC STATE OF ILLINOIS

My Commission Expires 05/22/2004

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ACKNOWLEDGMENT

STATE OF ILLINOIS)
COUNTY OF COOK)
I, the undersigned , a Notary Public in and for and residing in said County and State, DO HEREBY CERTIFY that
DANIEL N. WLODEK , personally known to me to be the
Trust Officer of WESTERN SPRINGS NATIONAL BANK AND
TRUST and the same person whose name is subscribed to the
foregoing instrument, appeared before me this day in person and
acknowledged that he or she signed and delivered said instrument
as his or her own free and voluntary act and the free and
voluntary act of the company for the uses and purposes set forth
therein.
GIVEN under my hand and notarial seal this 18th day of
November , 2002.
90/
Sans. Beorge
Notary Public O
My commission expires:
OFFICIAL SEAL LORNAL GEORGE
NOTARY PUBLIC STATE OF ILLINO'S MY COMMISSION EXP. JULY 31,20.4

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ACKNOWLEDGMENT

STATE	OF	ILLINO	IS)	
COUNTY	OF	' COOK))	SS.

residing in said County and State, DO HEREBY CERTIFY that

Marita Castilo
, personally known to me to be the
of NORTH STAR TRUST COMPANY, SUCCESSOR

TO BANCO POPULAR, ILLINOIS, and the same person whose name is
subscribed to the foregoing instrument, appeared before me this
day in person and acknowledged that he or she signed and
delivered said distrument as his or her own free and voluntary
act and the free and voluntary act of the company for the uses
and purposes set forth therein.

NOVEMber., 2002. day of

OFFICIAL SEAL
NICHOLAS P. BLACK
NOTARY PUBLIC, SEAVE OF ILLINOIS
MY COMPUTED, SEAVE OF ILLINOIS
MY SEASON OF ILLINOIS

Notary Public

My commission expires:

MAY 7, 2003

F:\Clients\B\Banco Popular\Banco Popular (1167)\Mega Properties, Inc. (582)\Documents\Assign of Leases & Rents.wpd

LEGAL DESCRIPTION

PARCEL 1:

LOTS 5, 6 AND 7 IN BALLARD AND DARLOWS SUBDIVISION OF THE WEST 201 FEET OF LOT 1 OF BLOCK 1 OF AUSTIN AND MERRICKS SUBDIVISION OF THE WEST 1/2 OF THE NORTH WEST 1/4 OF SECTION 9, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

LOTS 38 AND 39 IN ELOCK 46 IN THE HULBERT MILWAUKEE AVENUE SUBDIVISION, BEING A SUBDIVISION OF LOT 1 IN THE RESUBDIVISION BY ELIZABETH REDELING OF PART OF LILL AND DIVERSEY'S SUBDIVISION OF PART OF THE SOUTHWEST 1/4 OF SECTION 30, TOWNSHIP 41 NORTH, PANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIRM, IN COOK COUNTY, ILLINOIS.

PARCEL 1:

LOT 17 (EXCEPT THE SOUTHWESTERLY 17 FEET THEREOF FOR LINCOLN AVENUE) IN BLOCK 28 IN THE W. F. KAISER AND COMPANY'S 1ST ADDITION TO ARCADIA TERRACE, A SUBDIVISION IN THE SOUTHEAST 1/4 OF SECTION 1, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JUNE 3, 1914 AS DOCUMENT 5450347, IN COOK COUNTY, ILLINOIS.

PARCEL 4:

THAT PART OF LOTS 31, 32, AND 33 TAKEN AS A TRACT IN BLOCK 1 IN THE SUBDIVISION OF BLOCKS 1 AND 2 OF HOWELL'S SUBDIVISION OF THE EAST 12 ACRES OF THE NORTHWEST 1/4 OF SECTION 8, TOWNSHIP 40 NORTH, [ANCE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING NORTH OF THE RIGHT OF WAY OF THE CHICAGO AND NORTHWESTERN RAILROAD, LYING WESTERLY OF A LINE DRAWN AT RIGHT ANGLES TO THE NORTHERLY LINE OF NORTH NORTHWEST HIGHWAY, DISTANT 74 FRET SOUTHEASTERLY OF THE NORTHEASTERLY CORNER OF SAID NORTH NORTHWEST HIGHWAY AND NORTH MCVICKER AVENUE, IN COOK COUNTY, ILLINOIS.

PARCEL 5:

LOTS 1, 2 AND 3 IN BLOCK 6 IN A. T. MCINTOSH'S BRYN MAWP AVENUE ADDITION TO CHICAGO, BEING A SUBDIVISION OF LOTS 1 AND 2 (EXCEPT THE FAST 46.33 FEET OF SAID LOT 1), IN CIRCUIT COURT PARTITION OF LOTS 13, 14 AND 15 IN COUNTY CLERK'S DIVISION OF THE SOUTH 1/2 OF THE SOUTHWEST 1/4 AND THE NORTHEAST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 5, TOWNSHIP 40 NORTH, RANGE 13, EAST OF MIST THIRD PRINCIPAL MERIDIAN (EXCEPT THAT PART OF THE SOUTH 33.0 FEET LYING LAST OF NORWOOD PARK AVENUE), IN COOK COUNTY, ILLINOIS.

PARCEL 6:

LOT 18 IN BLOCK 40 IN NORWOOD PARK, A SUBDIVISION OF PARTS OF SECTIONS 5 AND 7.

TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK
COUNTY, ILLINOIS.

PARCEL 7:

LOTS 1. 2, 3, 4, 5, 6, 7, 8 AND 9 IN SCHEUBERT AND AMBERG'S SUBDIVISION OF THE WEST 307 FEET OF THE NORTH 631.75 FEET OF THE SOUTHEAST 1/4 OF SECTION 34, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING THE PLAT OF SAID SUBDIVISION REGISTERED IN THE REGISTRAR'S OFFICE OF COOK COUNTY, ILLINOIS ON FEBRUARY 4, 1914 AS DOCUMENT NUMBER 36796, IN COOK COUNTY, ILLINOIS.

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PARCEL 8:

LOTS 21 TO 24, BOTH INCLUSIVE, IN BLOCK 10 IN MILLS AND VESEY'S GLADSTONE PARK ADDITION, A SUBDIVISION OF THE WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 8. TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF THE CENTER OF MILWAUKEE AVENUE, ALSO A RESUBDIVISION OF THAT PART OF CARPENTER'S SUBDIVISION OF THE EAST 1/2 OF THE SOUTHEAST FRACTIONAL 1/4 OF SECTION 5, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING BETWEEN THE CENTER OF MILWAUKEE AVENUE AND ELSTON AVENUE (EXCEPT THAT PORTION OF SAID LOTS CONDEMNED FOR THE WIDENING OF MILWAUKEE AVENUE BY CASE 49469), IN COOK COUNTY, ILLINOIS.

P.I.N.#'s: 16-09-121-008-0000, 16-09-121-009-0000 AND 16-09-121-010-0000, AFFECTING PARCEL 1; 10-30-308-042-0000, AFFECTING PARCEL 2; 13-01-416-013-0000, AFFECTING PARCEL 3; 13-08-107-049-0000, AFFECTING PARCEL 4; 13-05-328-001-0000, 13-05-328-002-0000; 13-08-328-003-0000, AFFECTING PARCEL 5; 13-06-401-034-0000, AFFECTING PARCEL 6; 13-34-400-001-0000, AFFECTING PARCEL 7; 13-05-429-014-0000, 13-05-429-015-0000, 13-05-429-016-0000 AND 13-05-429-017-0000, AFFECTING PARCEL 8.

Addresses

PARCEL 1 401 N. CENTRAL

PARCEL 2: 7425 N. HARLEM

PARCEL 3: 5723-37 N. CALIFORNIA (LINCOLN)

PARCEL 4: 5525 N NORTHWEST HIGHWAY

PARCEL 5: 5669 N. MORTHWEST HIGHWAY

PARCEL 6: 5970 N NCRIHWEST HIGHWAY PARCEL 7: 4335-65 W. ARMITAGE

PARCEL 8: 5601-09 N. MILWAUKEE