This instrument prepared by and please return to: Jennifer L. Worstell, Esq. 100 West Monroe Street #1500 Chicago, Illinois 60603





COMMONLY KNOWN AS: P.I.N.:

812-818 Harrison, Oak Park, Illinois 16-18-135-011

FOURTH LOAN MODIFICATION AGREEMENT

This instrument is a Fourth Loan Modification Agreement ("Fourth Modification") among The PrivateBank and Trust Company, an Illinois banking corporation ("Lender"), Fifth Third Bank, formerly known as Old Kent Bank, successor to Pinnacle Bank, as successor to Suburban Trust and Savings Bank, Trustee under Trust Agreement No. 4093 ("Trust"), dated December 18, 1987 ("Trustee"), and Louis B. Scannicchio, Louis Scannicchio, Sr. and Linda A. Scannicchio (collectively "Beneficiaries"). Trustee and Beneficiaries are collectively referred to herein as "Borrowers."

RECITALS:

- A. Trustee holds fee simple title to certain real estate ("Real Estate") commonly known as 812-818 Harrison, Oak Park, Illinois, which is legally described on Exhibit A attached hereto.

 Beneficiaries are the beneficiaries of the Trust.
- B. On May 22, 1992, Trustee executed and delivered to Lender a Promissory Note in the amount of \$200,000 ("Note") which evidenced a loan in the amount of \$200,000 ("Loan"). To

secure the Note, Trustee, Louis B. Scannicchio and Linda A. Scannicchio executed and delivered to Lender the following documents ("Security Documents"):

- 1. a Real Estate Mortgage and Assignment of Rents ("Mortgage") executed by Trustee, Louis B. Scannicchio and Linda A. Scannicchio covering the Real Estate which Mortgage was recorded with the Cook County Recorder of Deeds on June 1, 1992 as Document No. 929377802;
- 2. An Assignment of Rents and Lessor's Interest in Leases executed by Trustee, Louis B. Scannicchio and Linda A. Scannicchio, which was recorded with the Cook County Recorder of Deeds on June 1, 1952 as Document No. 92377803 and was re-recorded on July 22, 1992 as Document No. 92536212;
- 3. a Collateral Assignment of Beneficial Interest in Land Trust ("Collateral Assignment") executed by Louis B. Scannicchio and Louis A. Scannicchio and accepted by Trustee;
- 4. an Environmental Indemnity Agreement executed by Louis B. Scannicchio and Linda A. Scannicchio; and
- 5. UCC-1 Financing Statements executed by Trustee, Lovis B. Scannicchio and Linda A. Scannicchio.
- C. On September 1, 1995, Trustee, Louis B. Scannicchio and Linda A. Scannicchio entered into a Loan Modification Agreement ("Modification"), pursuant to which Lender agreed to reduce the interest rate applicable to the Loan and established a prepayment premium for prepayments on the Loan. The Modification was recorded with the Cook County Recorder of Deeds on October 24, 1995 as Document No. 95725811.

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- D. On March 1, 1998, Borrowers entered into a Second Loan Modification Agreement ("Second Modification") pursuant to which Lender agreed to reduce the interest rate applicable to the Loan. The Second Modification was recorded with the Cook County Recorder of Deeds on March 11, 1998 as Document No. 98194211.
- E. On August 31, 2001, to be effective as of August 1, 2001, Borrowers entered into a Third Loan Modification Agreement ("Third Modification") pursuant to which Lender agreed to increase the amount of the Loan and to extend the maturity date and interest rate applicable to the Loan. Pursuant to the Third Modification, Borrowers executed a Promissory Note in the amount of \$146,812.39 ("Revised Note"). The Third Modification was recorded with the Cook County Recorder of Deeds on January 15, 2002 as Document No. 0020058260.
- F. The current outstanding talance of Revised Note II is \$133,654.00. Borrowers have now requested Lender to adjust the interest rate applicable to the Revised Note. Lender is agreeable to this request subject to the covenants, conditions and restrictions contained herein.

NOW, THEREFORE, in consideration of good and valuable consideration, the parties agree as follows:

- 1. The Note is hereby modified and amended in its entirety by a Promissory Note in the amount of \$133,654.00 ("Revised Note II"), a copy of which is attached hereto as Exhibit B. The Security Documents are hereby modified and amended to secure Revised Note II and all references to the Note or Revised Note in the Security Documents are modified and amended to refer to Revised Note II in lieu thereof.
- 2. This Fourth Modification shall be effective upon Lender's receipt of this Fourth Modification executed by the parties hereto and the following documents and items:

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- (a) Revised Note II executed by Borrowers;
- (b) a title insurance policy or endorsement to Lender's current loan title insurance policy which insures the Mortgage as modified by this Fourth Modification as a first lien on the Real Estate subject only to such exceptions as Lender shall permit and which reflects and insures that Trustee is the holder and owner of fee simple interest in the Real Estate;
 - (c) updated certificates of insurance as required by Section 4 of the Mortgage;
- a certified copy of the letter of direction to Trustee authorizing the execution of this Fourth Modifice aon and Revised Note II;
 - (e) a certifical copy of the Trust Agreement;
 - (f) an updated rent roll; and
 - (g) payment of Lender's expenses as described in Section 6 hereof.
- 3. This Fourth Modification shall constitute an amendment of the Security Documents and wherever in said instruments or in any other instrument evidencing or securing the indebtedness evidenced by the Note, Revised Note or Revised Note II ("Loan Documents") reference is made to the Loan Documents aforesaid, such reference shall be deemed a reference to such Loan Documents as hereby modified and amended. All other provisions of the Loan Documents remain unchanged. Nothing herein contained shall in any manner affect the lien or priority of the Mortgage, or the covenants, conditions and agreements therein contained or contained in the Note, Revised Note, Revised Note, Revised Note II, Modification, Second Modification or Third Modification.
- 4. In the event of conflict between any of the provisions of the Loan Documents and this instrument, the provisions of this instrument shall override and control.

- 5. Borrowers hereby renew, remake and affirm the representations and warranties contained in the Loan Documents.
- 6. Borrowers hereby agree to pay all of Lender's expenses arising out of and in connection with this Fourth Modification including, but not limited to, attorneys' fees, title insurance premiums and recording fees.
- Borrowers knowingly, voluntarily and intentionally waive irrevocably the right they may have to that by jury with respect to any legal proceeding based hereon, or arising out of, under or in connection with Revised Note II, the Revised Note, the Note, the Modification, the Second Modification, the Third Modification, the Mortgage or any of the documents executed or contemplated to be executed in conjunction herewith or any course of conduct or course of dealing, in which Lender and Borrowers are adverse parties. This provision is a material inducement for Lender in granting any financial accommodation to Borrowers, or any of them.
- 8. Borrowers hereby irrevocably submit to the jurisdiction of any state or federal court sitting in Chicago, Illinois over any action or proceeding, based hereon and Borrowers hereby irrevocably agree that all claims in respect of such action or proceeding shall be heard and determined in such state or federal court. Borrowers hereby irrevocably waive to the fullest extent they may effectively do so, the defense of an inconvenient forum to the maintenance of such action or proceeding. Borrowers irrevocably consent to the service of any and all process in any such action or proceeding by the mailing of copies of such process to Borrowers at their addresses as specified in the records of Lender. Borrowers agree that a final judgment in any such action or proceeding shall be conclusive and may be enforced in any other jurisdiction by suit on the judgment or in any other manner provided by law.

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Borrowers agree not to institute any legal action or proceeding against Lender or the directors, officers, employees, agents or property thereof, in any court other than the one herein above specified. Nothing in this Section shall affect the right of Lender to serve legal process in any other manner permitted by law or affect the right of Lender to bring any action or proceeding against Borrowers or their property in the courts of any other jurisdictions.

This Fourth Modification is executed by Fifth Third Bank, formerly known as Old Kent Bank, as successor to Pinnacle Bank, as successor to Suburban Trust and Savings Bank, as Trustee, not individually or personally, but solely as Trustee as aforesaid, in the exercise of the power and authority confer.ed upon and vested in it as such Trustee, and it is expressly understood and agreed that nothing herein contained shall be construed as creating any liability on Trustee personally to pay any indebtedness arising n accruing under or pursuant to this Fourth Modification, or to perform any covenant, undertaking, representation or agreement, either express or implied, contained in this Fourth Modification, all such personal liability of Trustee, if any, being expressly thi. waived by each and every person now or hereafter claiming ary right under this Fourth Modification.

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IN WITNESS WHEREOF, the parties hereto have executed this Fourth Modification on

1-6-03, 2002 to be effective as of December 1, 2002.

| TRUSTEE: | LENDER: |
|--|---|
| Fifth Third Bank, formerly known as Old Kent Bank, as successor to Pinnacle Bank, as successor to Suburban Trust and Savings Bank, as Trustee under Trust Agreement dated December 18, 1987 and known as Trust No. 4093, and no individually | The PrivateBank and Trust Company, an Illinois banking corporation By: ASSICIPIE MANAGINE DIRECTOR |
| Attest Alverta a Cartwright | BENEFICIARIES: Louis B. Scannicchio |
| Its <u>Usit Vust (jekter</u>) EXONERATION PROVISION RESTRICTING | Louis Scannicchio, Sr. |
| ANY LIABILITY OF FIFTH THIRD BANK, ATTACHED HERETO, IS HEREBY EXPRESSLY MADE A PART HEREOF. | Linda A. Scannicchio |
| STATE OF ILLINOIS))SS COUNTY OF C O O K) | C/O |
| certify that <u>Jeffrey Schmot</u> and Robbe | Third Bank, formerly kno vn's Old Kent Bank, arban Trust and Savings Bank, as Trustee as e persons whose names are subscribed to the person and acknowledged that they signed and voluntary act and as the free and voluntary act |
| GIVEN under my hand and Notarial Seal | 1/8, 2002. Restree & Bylenske. Notary Public |
| "OFFICIAL SEAL": ESTHER K. BYLINSKI Notary Public, State of Illinois My Commission Expires 7/24/2004 | Notary Public |

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| STATE OF ILLINOIS |))SS | • | |
|---|---|--|---|
| COUNTY OF C O O K |) | | |
| The undersigned, a licertify that Louis B. Scanni subscribed to the foregoing in he signed and delivered the purposes therein set forth. | cchio, personally kno- nstrument, appeared be | fore me this day in persor | e person whose name is and acknowledged that |
| GIVEN under my ha | and Notarial Seal | <u>/-6- 03</u> , 200 2 | 2. |
| % | | Della J. 1 Notary Public | Doitans |
| STATE OF ILLINOIS |) | coccesses | |
| COUNTY OF COOK The undersigned, a Recertify that Louis Scannicch subscribed to the foregoing in the signed and delivered the purposes therein set forth. | NOTARY PUR MY COMMISS MY COMMISS MY COMMISS MY COMMISSION NOTARY PURPLE MY COMMISSION MY COMMISSION | fore me this day in persor | e person whose name is n and acknowledged tha |
| STATE OF ILLINOIS COUNTY OF C O O K |)SS } NOTA | FFICIAL SEAL" EBRA I. POSITANO RY PUBLIC, STATE OF ILLINOIS MMISSION EXPIRES 7/28/2005 | S O.c |
| The undersigned, a last certify that Linda A. Scanni subscribed to the foregoing in she signed and delivered the purposes therein set forth. | Notary Public in and f cchio, personally known strument, appeared be | or the State and County wn to me to be the same fore me this day in person | e person whose name is n and acknowledged that |

| STATE OF ILLINOIS |))SS | | 003018967 |
|--|--|--|--|
| COUNTY OF C O O K |) | | ~ |
| certify that personally known to me to ment, appeared before me t said instrument as his/her o for the uses and purposes the | merein set forth. AL" RD Illir oie 06'/06/04 1-12/27/02 - 2.27 PM | Director of The Privately whose name is subscribed acknowledged that she act and as the free and ver Linguage Notary Public | signed and delivered the oluntary act of said Bank, 12. Mond |
| | TC | Puny Clark's | |

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EXHIBIT A

LEGAL DESCRIPTION:

LOTS 11 AND 12 (EXCEPT THAT PART THEREOF LYING SOUTH OF A LINE 33 FEET NORTH OF AND EXTENDING PARALLEL WITH THE SOUTH LINE OF SAID LOT 11) IN BLOCK 4 IN OAK PARK SUBDIVISION, BEING A SUBDIVISION OF LOTS 2 AND 3 AND PART OF LOT 1 LYING WEST OF OAK PARK AVENUE, IN THAT PARTITION OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS, OF THE EAST 1/2 OF LOT 2 IN SUBDIVISION OF SECTION 18, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIAL MERIDIAN, (EXCEPT THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SAID SECTION), IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS:

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The Open Coopen County Clark's Office

P.I.N.:

PROMISSORY NOTE ("Revised Note II")

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\$133,654.00 December 1, 2002

FOR VALUE RECEIVED the undersigned, Fifth Third Bank, formerly known as Old Kent Bank, as successor trustee to Pinnacle Bank, as successor to Suburban Trust & Savings Bank, as Trustee ("Trustee") and not individually, under Trust Agreement No. 4093 dated December 18, 1987; Louis B. Scannicchio, Louis Scannicchio, Sr. and Linda A. Scannicchio (collectively "Borrowers"), jointly and severally promise to pay to the order of The PrivateBank and Trust Company, an Illinois banking corporation (said Bank and each successive owner and holder of this Note being hereinafter called 'Folder"), the principal sum of One Hundred Thirty-Three Thousand Six Hundred Fifty-Four and no/100 (\$133,654.00) Dollars, or so much thereof as may from time to time be outstanding hereunder, together with interest on the balance of principal from time to time remaining unpaid, in the amounts, at the rates and on the dates hereafter set forth.

The rate of interest payable on this Note will change from time to time as hereafter provided. Monthly payments on account of this Note will be adjusted from time to time as the rate of interest changes. Payments on account of this Note will be made as follows:

- (a) On January 1, 2003, and continuing on the first day of each succeeding month to and including December 1, 2005, there shall be paid on account of this Note the amount of \$1,700.00, which amount shall be applied first to interest at a rate of seven (7.0%) percent per annum and the balance to principal.
- (b) On December 1, 2005 ("Adjustment Date"), the rate of interest to be paid by Borrowers to Holder shall be adjusted ("Adjusted Rate"). The Adjusted Rate shall be determined by adding 3.50 percentage points to the weekly average yield on interest rate swaps adjusted to a constant maturity of three (3) years in effect as of the date forty-five (45) days preceding the Adjustment Date, as published in the Federal Reserve Statistical Release (E.15, Selected Interest Rates Report), rounded to the nearest .125%.
- (c) On January 1, 2006 ("Adjusted Payment Date"), the monthly payment shall be adjusted to a payment in the appropriate amount required to amortize, by the level rate an ortization method, the outstanding principal balance of the Note as of each Adjustment Date at such Adjusted Rate for a term of months determined by deducting from two hundred twenty-three (223) months the number of months elapsed from January 1, 2003 to the Adjustment Date ("Adjusted Payment"). The Adjusted Payment shall be made on the Adjusted Payment Date and on the first day of each succeeding month thereafter until the Maturity Date and shall be applied first to interest at the Adjusted Rate and the remainder to principal.

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EXHIBIT B

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(d) On June 1, 2007 ("Maturity Date"), the principal balance together with all accrued interest and all other amounts due hereunder shall be paid.

In the event prior to any Adjustment Date the United States shall discontinue the publication of the Federal Reserve Statistical Release, the adjustment provided for in subparagraph (b) above shall be made based upon such index as shall be, in the reasonable judgment of Holder, comparable to the index provided for in said subparagraph (b). In the event the index selected by Holder is not acceptable to Borrowers, the interest rate previously in effect shall continue to be in effect for an additional period of two (2) months and monthly payments shall continue in the same amount. During such period of two (2) months Borrowers and Holder shall negotiate an acceptable rate of interest and a mutually acceptable method of determining a rate of interest for future adjustments. Should the parties reach an agreement the monthly payments for the preceding two (2) months shall be adjusted and monthly payments shall be calculated based upon such agreement. Should the parties not reach an agreement within such two (2) months, then the principal balance, together with all accrued interest and all other amounts due hereunder, shall be due and payable, and shall be paid on the tenth day following the expiration of such two (2)-month period.

Interest shall be calculated on the basis of a calendar year having three hundred sixty (360) days and shall be paid for the actual days outstanding.

This Note may be prepaid, without premium or penalty, in whole or in part, and all accrued interest hereon shall be payable and shall be paid on the date of prepayment.

Payment upon this Note shall be made in lewful money of the United States at such place as the Holder of this Note may from time to time in writing appoint and in the absence of such appointment, shall be made at the offices of The PrivateBank and Trust Company, 10 North Dearborn, Chicago, Illinois 60602.

Without limiting the provisions of the succeeding paragraphs in the event any payment of interest is not paid within ten (10) days after the date the same is due, the undersigned promises to pay a late charge ("Late Charge") of five (5.0%) percent of the amount 30 overdue to defray the expense incident to handling any such delinquent payment or payments.

This Note is executed pursuant to a Fourth Loan Modification Agreement executed concurrently herewith ("Fourth Modification"). This Note replaces that certain Promiserry Note in the amount of \$200,000 ("Original Note") made by Borrowers on May 22, 1992. The Original Note is secured by a Real Estate Mortgage and Assignment of Rents ("Mortgage") executed on May 22, 1992 and recorded on June 1, 1992 with the Cook County Recorder of Deeds as Document No 929377802. The Mortgage is modified by a Loan Modification Agreement ("Modification") recorded on October 24, 1995 with the Cook County Recorder of Deeds as Document No. 95725811, a Second Loan Modification Agreement ("Second Modification") recorded on March 11, 1998 as Document No. 98194211, and a Third Loan Modification Agreement ("Third Modification") recorded on January 15, 2002 as Document No. 0020058260. Pursuant to the Third Modification, Borrowers executed and delivered to Bank a Promissory Note in the amount of \$146,812.39

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("Revised Note"). Amounts outstanding pursuant to the Original Note and Revised Note shall be outstanding under this Note. All interest rates applicable to and charged on the Original Note and Revised Note and all payments made on the Original Note and Revised Note are unchanged. Pursuant to the Fourth Modification, the Mortgage, Modification, Second Modification, Third Modification and other security documents ("Security Documents") are modified to secure this Note.

At the election of the Holder hereof, without notice, the principal sum remaining unpaid hereon, together with accrued interest, shall be and become at once due and payable in the case of default for five (5) days in the payment of principal or interest when due in accordance with the terms hereof or upon the occurrence of any "Event of Default" under the Mortgage and Security Documents.

Under the provisions of the Mortgage and Security Documents the unpaid balance hereunder may, at the option of the Holder, be accelerated and become due and payable forthwith upon the happening of certain events as set forth therein. The Mortgage and Security Documents are, by this reference, incorporated nerein in their entirety and notice is given of such possibility of acceleration.

The principal hereot, including each installment of principal, shall bear interest after the occurrence of an event of defaul, not cured within the applicable cure period, at the annual rate (herein called the "Default Rate") determined by adding four (4.0%) percentage points to the interest rate then required to be paid, as above provided, on the principal balance.

Borrowers waive notice of default, presentment, notice of dishonor, protest and notice of protest.

If this Note is placed in the hands of an attorney for collection or is collected through any legal proceeding, the undersigned promise to pay all costs included by Bank in connection therewith including, but not limited to, court costs, litigation expenses and attorneys' fees.

Payments received on account of this Note shall be applied first to the payment of any amounts due pursuant to the next preceding paragraph, second to interest and Late Charges and the balance to principal.

Funds representing the proceeds of the indebtedness evidenced herein which are disbursed by Holder by mail, wire transfer or other delivery to Borrowers, escrowees or otherwise for the benefit of Borrowers shall, for all purposes, be deemed outstanding hereunder and received by Borrowers as of the date of such mailing, wire transfer or other delivery, and interest shall accrue and be payable upon such funds from and after the date of such mailing, wire transfer or other delivery until repaid to Holder, notwithstanding the fact that such funds may not at any time have been remitted by such escrowees to Borrowers.

Borrowers knowingly, voluntarily and intentionally waive irrevocably the right they may have to trial by jury with respect to any legal proceeding based hereon, or arising out of, under or in

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connection with this Note, the Mortgage, the Modification, the Second Modification, the Third Modification, the Fourth Modification or any of the other obligations, or the collateral secured by the Security Documents, or any agreement, executed or contemplated to be executed in conjunction herewith or any course of conduct or course of dealing, in which Holder and Borrowers are adverse parties. This provision is a material inducement for Holder in granting any financial accommodation to Borrowers, or any of them.

Borrowers hereby irrevocably submit to the jurisdiction of any state or federal court sitting in Chicago, Illinois over any action or proceeding based hereon and Borrowers hereby irrevocably agree that all claims in respect of such action or proceeding shall be heard and determined in such state or federal court. Borrowers hereby irrevocably waive, to the fullest extent they may effectively do so, the defense of an inconvenient forum to the maintenance of such action or proceeding. Borrowers irrevocably consent to the service of any and all process in any such action or proceeding by the mailing of copies of such process to Borrowers at their addresses as specified in the records of Holder. Borrowers agree that a final judgment in any such action or proceeding shall be conclusive and may be enforced in any other jurisdiction by suit on the judgment or in any other manner provided by law.

Borrowers agree not to institute any legal action or proceeding against Holder or the directors, officers, employees, agents of property thereof, in any court other than the one herein above specified. Nothing in this Section shalf affect the right of Holder to serve legal process in any other manner permitted by law or affect the right of Holder to bring any action or proceeding against Borrowers or their property in the courts of any other jurisdictions.

This Note is executed by Fifth Third Bank, for nor y known as Old Kent Bank, as successor trustee to Pinnacle Bank, as successor to Suburban Trust & Savings Bank, under Trust Agreement No. 4093 dated December 18, 1987, not individually or personally, but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and it is expressly understood and agreed that nothing herein contained shall be construed as creating any liability on Trustee personally to pay any indebtedness arising or accruing under or pursuant to this Note, or to perform any covenant, undertaking, representation or agreement, either express or implied, contained in this Note, all such personal liability of Trustee, if any, being expressly waived by each and every person now or hereafter claiming any right under this Note.

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Time is of the essence of this Note and each provision hereof.

| Fifth Third Bank, formerly known as Old Kent Bank, as successor trustee to Pinnacle Bank, as successor to Suburban Trust & Savings Bank, under Trust Agreement No. 4093 dated December 18, 1987, and not individually | Louis B. Scannicchio Louis Scannicchio, Sr. |
|---|---|
| By: | |
| Its: | Linda A. Scapnicchio |
| Attest: | A. |
| C:\WINDOWS\TEMP\note.exhbit.wpd | Clark's Orgica |

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