Doc#: 0426132037

Eugene "Gene" Moore Fee: \$54.00 Cook County Recorder of Deeds

Date: 09/17/2004 12:17 PM Pg: 1 of 16

ASSIGNMENT OF RENTS AND LEASES

KNOW ALL MLN BY THESE PRESENTS, that SOGO PARTNERS, L.L.C., an Illinois limited liability company, whose address is 400 N. Noble, Chicago, Illinois ("Borrower"), in consideration of the mutual agreements herein contained and other good and valuable consideration, the receipt and sufficiency where si are hereby acknowledged, does pursuant to this Assignment of Rents and Leases ("Assignment") dated this 16th day of September, 2004, hereby assign, transfer and set over unto GREATBANK N.A. (hereinafter referred to as the "Lender"), whose address is 3300 W. Dempster Street, Skokie, Illinoi,, its successors and assigns, all right, title and interest of the Borrower in, under or pursuant to any and all present or future leases or subleases, whether written or oral, or any lettings of possession or, or any agreements for the use or occupancy of, the whole or any part of the real estate, improvements the eon, and premises hereinafter described which the Borrower may have heretofore made or agreed to crange hereafter make or agree to, or which may be made or agreed to by the Lender under the powers hereinafter granted, including all

THIS INSTRUMENT PREPARED BY AND UPON RECORDING SHOULD BE RETURNED TO:

Levin Ginsburg Lisa Arlyn Lowe 180 N. LaSalle Street **Suite 3200** Chicago, Illinois 60601-2800 STREET ADDRESSES: 400-402 N. Noble Suest

416 N. Noble Street

1413-1419 W. Hubbard Street

1463-1465 W. Hubbard Street

1438-64 W. Kinzie Street

417-419 N. Bishop

Chicago, Illinois

PERMANENT TAX INDEX NUMBERS:

17-08-136-013-0000 17-08-137-002-0000 17-08-136-014-0000 17-08-137-003-0000 17-08-136-015-0000 17-08-137-004-0000 17-08-136-016-0000 17-08-137-005-0000 17-08-136-025-0000 17-08-137-006-0000 17-08-136-029-0000 17-08-137-014-0000 17-08-136-032-0000 17-08-137-022-0000 17-08-137-001-0000 17-08-137-023-0000

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amendments and supplements to and renewals thereof at any time made (collectively the "Leases"), relating to that certain real estate situated at the street address shown below in the State of Illinois, legally described in Exhibit "A" attached hereto and made a part hereof and the improvements now or hereafter erected thereon (the "Mortgaged Property"), including, without limiting the generality of the foregoing, all right, title and interest of Borrower in and to all the rents (whether fixed or contingent), earnings, renewal rents, royalties, contract rights, security deposits, minimum rents, additional rents, percentage rents, storage space facilities rents, late fees, parking fees, common area maintenance, tax and insurance contributions, deficiency rents and liquidated damages following default, the premium payable by any obligor under any of the Leases upon the exercise of a cancellation privilege originally provided in any of the Leases, and all proceeds payable under any policy of insurance covering loss of rents resulting from untenantability caused by destruction or damage to the Mortgaged Property together with any and all rights and claims of any kind which Borrower may hav against any obligor under any of the Leases (including but not limited to any rights or claims Borrover may have against any guarantors thereof) or against any subtenants or assignees thereof, or any occupants of the Mortgaged Property and all other sums due or which may hereafter become due under or by virtue of the Leases (the "Rents").

This Assignment is made and given as collateral security for, and shall secure (i) the payment in full of all principal of and interest on and other sums due under that certain Secured Term Note (the "Note") of the Borrower dated of ever, date herewith, made payable to the order of the Lender in the face principal sum of \$5,250,000 which matures on October 1, 2009 (the "Maturity Date") expressed to bear interest prior to maturity, and after maturity until paid, as set forth in the Note, (ii) the performance of all obligations, covenants, promises and agreements contained herein and the payment of all amounts due Lender hereunder and the performance of all obligations, covenants. promises and agreements contained in and the payment of all amounts due Lender under (a) that certain Mortgage and Security Agreement dated of even date herewith from the Borrower to the Lender (the "Mortgage"), conveying and mortgaging the Mortgaged Property as security for the Note and (b) all other documents defined as the Loan Documents (the "Loan Documents") in said Mortgage, and (iii) the payment of all reasonable expenses and charges, legal or otherwise, paid or incurred by the Lender in realizing upon or protecting the indebtedness referred to in the foregoing clauses (i) and (ii) or any security therefor or any rights of the Lender in cornection therewith, including this Assignment (all amounts due under the Note and the other indebterness, obligations and liabilities referred to in clauses (i), (ii) and (iii) above being hereinafter referred to as the "Liabilities and Obligations").

Until the Liabilities and Obligations are paid in full, the Borrower does hereby irrevocably constitute and appoint the Lender the true and lawful attorney of the Borrower with full power of substitution for Borrower and in Borrower's name, place and stead to, following a Default, ask, demand, collect, receive, receipt for, sue for, compound and give acquittance for any and all sums due or to become due under any Lease, with full power to settle, adjust or compromise any claim thereunder as fully as the Borrower could do, and to endorse the name of the Borrower on all commercial paper given in payment or in part payment thereof, and in the Lender's discretion to file any claim or take any other action or proceeding, either in the Lender's name or in the name of the

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Borrower or otherwise, which the Lender may reasonably deem necessary or appropriate to protect and preserve the right, title and interest of the Lender in and to the Leases and Rents and the security intended to be afforded hereby. The power of attorney granted Lender under this Assignment shall be coupled with an interest and shall be irrevocable and same cannot be modified or altered without the written consent of Lender.

The Borrower warrants and represents to and agrees with the Lender that (i) Borrower has the full right, power and authority to enter into and execute this Assignment, (ii) Borrower is the sole owner of the entire interest of the landlord in the Leases and the Borrower has not heretofore alienated as igned, pledged or otherwise disposed of any of the Leases, Rents and other sums due or which may hereafter become due and which are intended to be assigned hereunder; without Lender's prior written consent, Borrower will not (other then to any party shown as a holder of a Permitted Encumbrance and the Mortgage) transfer, sell, assign, pledge, encumber or grant a security interest in any of the Leases or Pents and without Lender's prior written consent, Borrower will not consent to, suffer or permit the assignment or subletting of any leasehold estate created under any commercial Lease; any attempted sale, transfer, pledge, encumbrance, assignment or subletting without such written consent whether by Borrower or a tenant, shall be null and void, (iii) all Leases are and will be valid and enforceable in accordance with their terms, and shall remain in full force and effect irrespective of any merger cithe interest of landlord and tenant thereunder, (iv) Borrower will promptly notify Lender of any describt or claimed default by landlord or tenant under any commercial Leases of which it becomes aware, (v) if any Lease provides for the abatement of any Rent during repair of any portion of the Mortgaged Property demised thereunder by reason of fire or other casualty, the Borrower shall furnish loss of rent insurance to Lender in amount and form and written by insurance companies as shall be satisfactory to Lender, (vi) Borrower shall not hereafter permit any Lease to become subordinate to any lien other than the lien of the Mortgage and the holder of any Permitted Encumbrances as defined in the Mor gage and any liens to which the Mortgage is now, or may pursuant to its terms become, subordingle, nor terminate, modify or amend any of the commercial Leases or any guaranty thereof or any of the terms thereof without the prior written consent of Lender, and any attempted termination, modification or amendment of any of the commercial Leases or any guaranty thereof without such written consent shall be null and void, (vii) Borrower shall perform all of its material covenants and agreements under the Leases and shall not suffer or permit any release of liability of, or right to withhold payment of any Rent by, the tenants therein, (viii) Borrower shall not, other then in the normal course of Borrover's business in connection with any residential apartment lease, commence or continue proceedings to exict, remove or dispossess any tenant under any Lease or to terminate any Lease without the prior written consent of Lender, (ix) all Commercial Leases existing as of the date hereof are unmodified and in full force and effect, and neither the Borrower nor any of the tenants thereunder are in material default under any of the terms, covenants or conditions thereof and no event or condition has occurred or presently exists which would, but for the passage of time, the giving of notice or both, would constitute a material default by either the Borrower or any of the tenants thereunder, and none of the tenants thereunder have any right of set-off or counterclaim or any defense to full performance of such tenant's obligations thereunder, (x) Borrower shall not, other then in the normal course of Borrower's business in connection with any residential apartment lease, waive, cancel, release, modify, excuse,

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condone, discount, set-off, compromise or in any manner release or discharge any tenant or any guarantor of any tenant under any of the Leases or guaranty thereof from any obligation, covenant, condition or requirement of said Leases or guaranty, without the prior written consent of Lender and any of such actions taken without such written consent shall be null and void.

This Assignment includes and establishes a present, absolute and primary transfer and assignment of all Leases, Rents, earnings, income, issues and profits of the Mortgaged Property, but so long as (a) there does not occur or exist a Default, as defined in the Note or in any of the other Loan Documents, (b) Borrower remedies within thirty (30) days after written notice from Lender to Borrower any failure of Borrower to fully and faithfully satisfy, perform, discharge, observe and comply with each and every term, condition, agreement, undertaking, covenants and provision to be performed, discharged, observed and complied with by Borrower hereunder provided if Borrower is reasonably proceeding to remedy said failure following the making of said notice, same shall not be considered a Default unless said failure is not remedied for sixty (60) days after the making of said notice, (c) no representation or warranty made herein or in any other certificate, document, financial or other statement furnishe 1 at any time to Lender under or in connection herewith proves to have been incorrect, incomplete or misleading in any material respect on the date made or date delivered to Lender (collectively, a "Default"), the Borrower shall have the right and license to collect, use and enjoy all Rents and other sums due or to become due under and by virtue of any Lease as they respectively become due.

Notwithstanding anything contained herein to the contrary, (i) neither an Event of Default or Default will be deemed to exist under any of the Loan Documents and (ii) Lender will not be entitled to accelerate the Maturity Date or exercise any of its remodies under this Assignment or any of the Loan Documents (a) unless and until Borrower has failed to timely pay any of the Liabilities within fifteen (15) days of when due or declared due pursuant to the Loan Documents, or (b) a non-monetary Default or Event of Default has occurred under any of the Loan Documents and has remained unremedied and uncured for the applicable grace period.

Until the Liabilities and Obligations are paid in full, the Borrower hereby irrevocably consents to and authorizes and directs that any tenant or other obligor under any Lease, following a Default, upon demand and notice from the Lender of the Lender's right to receive Rents and other sums hereunder, shall pay such Rents and other sums to the Lender without any obligation on the part of such tenant or other obligor to determine the actual existence of any Default or event claimed by the Lender as the basis for the Lender's right to receive such Rents or other sums and notwithstanding any notice from or claim of the Borrower to the contrary. The Borrower hereby waives any right or claim against any tenant or other obligor for any such Rents and other sums paid by tenant or other obligor to the Lender.

Without limiting any legal rights of the Lender as the absolute assignee of the Rents, issues and profits of the Mortgaged Property and in furtherance thereof, Borrower agrees that following a Default, whether before or after the Note is declared due in accordance with its terms, the Lender may, at its option, (i) take actual possession of the Mortgaged Property, or of any part thereof,

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personally or by agent or attorney, as for condition broken, enter upon, take and maintain possession of all or any part of said Mortgaged Property together with all documents, books, records, papers and accounts relating thereto, and exclude the Borrower, its agents or servants, therefrom and hold, operate, manage and control the Mortgaged Property, and at the expense of the Mortgaged Property, from time to time, cause to be made all necessary or proper repairs, renewals, replacements, useful alterations, additions, betterments and improvements to the Mortgaged Property as may seem judicious, and pay taxes, assessments and prior or future charges on the Mortgaged Property, or any part thereof, and insure and reinsure the same, and lease the Mortgaged Property in such parcels and for such times and on such terms as Lender may reasonably deem fit, including Leases for terms expiring beyond the Maturity Date, and cancel any Lease or sublease for any cause or on any ground which would entitle the Borrower to cancel the same and in such case have the right to manage and operate the said Mortgaged Property and to carry on the business thereof as the Lender shall deem proper or (ii) with a without taking possession of the Mortgaged Property, Lender may proceed to enforce the Leases and collect all sums due or to become due thereunder and by so doing Lender shall not be deemed a mortgagee in possession nor to have assumed or become responsible or liable for any obligations of Borre wer arising thereunder or in respect thereof. In addition, after a Default, Borrower's rights to use the Kents shall terminate and any Rents then or thereafter coming into Borrower's possession after a Default or received prior to Default by Borrower or its agents for performance of any actions prohibited by this Assignment including any amounts received by Borrower in connection with any cancelization, modification or amendment of any Lease prohibited pursuant to the terms hereof shall be held in trust by Borrower for the benefit of Lender, not commingled with any other funds of Borrower and immediately delivered to Lender and Borrower shall have no further right to use the Rents without the written consent of Lender. After a Default, immediately upon demand by Lender, Borrower shall deliver to Lender the originals of the Leases, with appropriate endorsements and/or other specific evider co of assignment thereto to Lender, which endorsements and/or assignments shall be in form and substance acceptable to Lender, then or at any time or times thereafter, at its sole election, without notice thereof to Borrower, and without taking possession of the Mortgaged Property, may notify any or all of the obligors under the Leases that the Leases have been assigned to Lender, and Lender (in its name, in the name of Borrower or in both names) may direct said obligors thereafter to make all payments due from them under the Leases directly to Lender and Borrower, immediately upon demand by Lender, irrevocably shall direct all obligors of the Leases then and thereafter to make all payments then and thereafter due from them under the Leases directly to Lender. Lender shall also have the right, either before or after sale of the Mortgaged Property, without notice and without requiring bond (notice and bond being hereby waived), without regard to the solvency or insolvency of Borrower at the time of application and without regard to the then value of the Mortgaged Property or whether the same is then occupied, to make or require Borrower to make application for and obtain the appointment of a receiver for the Mortgaged Property. Such receiver shall have the power to collect the Rents during the pendency of any suit brought by Lender to foreclose the Mortgage and, in case of a sale and a deficiency, during the full statutory period of redemption if any, as well as during any further times when Borrower, except for the intervention of such receiver, would be entitled to collect the Rents, and shall have all other powers which may be necessary or usual in such cases for the protection, possession, control, management and operation of the Mortgaged Property. The court before which

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such suit is pending may from time to time authorize the receiver to apply the net income in his hands in payment, in whole or in part, of the Liabilities and Obligations.

Any sums received by Lender under or by virtue of this Assignment shall be applied to the payment of or on account of the following in such order and manner as Lender may elect:

- (a) to the payment of all proper charges and expenses including the just and reasonable costs of Lender, its respective attorneys, agents, clerks, servants and others employed in connection with the operation, management and control of the Mortgaged Property and the conduct of the business the eof and, if the Lender shall elect, to the establishment of a reserve which shall be sufficient in Lender's judgment to indemnify it against any liability, expense, loss or damage on account of any matter or thing done in good faith and in pursuance of the rights and powers contained herein;
- (b) to the payment of (i) operating expenses of the Mortgaged Property, including costs of management and leasing there of (including reasonable compensation to Lender and its agents, and lease commissions and other compensation and expenses of seeking and procuring tenants and entering into Leases), costs incurred in establishing any claims for damages, and premiums on insurance maintained for the benefit of the Mortgaged Property; (ii) taxes and special assessments now due or which may hereafter become due on the Mortgaged Property; and (iii) the costs of all repairs, decorating, renewals, replacements, alterations, additions, or betterments, and improvements of the Mortgaged Property, including, without limitation, the cost from time to time of installing or replacing such fixtures, furnishings and equipment therein, and of placing the Mortgaged Property in such condition as will, in the reasonable judgment of Lender, make it readily rentable;
- (c) to the payment of any sum secured by a lien or encumbrance upon the Mortgaged Property;
- (d) to the reasonable cost of completing any necessary or appropriate improvements being constructed on or about the Mortgaged Property; and
- (e) to the reduction of the Liabilities and Obligations, whether or not the same may then be due or be otherwise adequately secured.

The manner of application of such sums and the items which shall be credited or paid out of same shall be within the sole discretion of Lender and nothing herein contained shall obligate Lender to use any such sums for a purpose other than reducing the Liabilities and Obligations unless it shall elect so to do. Lender shall be subrogated to any lien discharged out of the Rents, income and profits of the Mortgaged Property.

As requested by Lender from time to time, Borrower shall deliver to Lender, in form and substance acceptable to Lender, a detailed rent roll of all the Leases and such other matters and

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information relating thereto as Lender may reasonably request, certified by Beneficiary by its chief financial officer, general partner or managing member as being true, correct, accurate and complete.

The Borrower hereby further covenants that the Borrower will upon request of the Lender execute and deliver such further instruments and do and perform such other acts and things as the Lender may reasonably deem necessary or appropriate to carry out the purposes and intent of this Assignment and to secure to the Lender the Leases and Rents which are intended to be assigned to the Lender hereunder. Borrower irrevocably waives any right it now or hereafter may have to offset any claim or liability owing from it to any obligor on a Lease against sums due or to become due from such or ligor under a Lease.

The acceptance by the Lender of this Assignment, with all of the rights, powers, privileges and authority so created, shall not, prior to entry upon and taking of actual physical possession of the Mortgaged Property by the Lender, be deemed or construed to constitute the Lender a mortgagee in possession nor impose any obligation whatsoever upon the Lender, it being understood and agreed that the Lender does not hereby undertake to perform or discharge any obligation, duty or liability of the Borrower under any Leases or under or by reason of this Assignment. The Lender shall not have any liability to Borrower or any one for any action taken or omitted to be taken by it hereunder except for Lender's gross negligence or willful misconduct. Should the Lender incur any expense, liability, loss or damage under or by reason of this Assignment or for any action taken by the Lender hereunder, or in defense against any claim or ien and whatsoever which may be asserted against the Lender arising out of any Lease, the amount the eof, including costs, expenses and reasonable attorneys' fees, together with interest thereon at the Default Rate as defined in the Note shall be secured by this Assignment and by the Mortgage and other Loan Documents, and the Borrower shall reimburse the Lender therefor immediately upon demand. Borrower's obligation to so pay and indemnify and hold harmless Lender as hereafter set forth shall survive the payment of the Liabilities and performance of the Obligations and the release of this Assignment.

Borrower hereby agrees to indemnify, defend with counsel rear onably acceptable to Lender (at Borrower's sole cost) and hold Lender harmless of, from and against any and all liability, loss, damage or expense which Lender may or might incur by reason of this Assignment, or for any action taken by Lender hereunder, or by reason of or in defense of any and all claims and demands whatsoever which may be asserted against Lender arising out of the Leases, including, but without limitation thereto, any claim by any obligor thereunder of credit for rental paid to and received by Borrower including any security deposits under any Lease, but not delivered to Lender, for any period under any of the Leases more than one month in advance of the due date thereof. Should Lender incur any such liability, loss, damage or expense, the amount thereof (including without limitation reasonable attorneys' fees and costs) shall be payable by Borrower immediately upon demand, shall bear interest at the Default Rate as defined in the Note, and shall be secured hereby and by the Mortgage and other Loan Documents.

Until the Liabilities shall have been paid in full and full performance of the Obligations has been made, Borrower will, upon Lender's request, deliver to Lender promptly after request, executed

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copies of any and all present or future Leases, and hereby covenants and agrees to make, execute and deliver unto Lender upon demand and at any time or times, any and all specific assignments thereof that the Lender may reasonably deem to be advisable for carrying out the purposes and intent of this Assignment.

The rights and remedies of the Lender hereunder are cumulative and are not in derogation of, secondary to or in lieu of but are in addition to any rights or remedies which the Lender shall have under the Note, Mortgage or any other Loan Document or any other instrument or document or under applicable law and the exercise by Lender of any rights and remedies herein contained shall not be deemed a wriver of any other rights or remedies of Lender, whether arising under the Mortgage, the Loan Documents or otherwise, each and all of which may be exercised whenever Lender deems it in its interest to do so. The rights and remedies of the Lender may be exercised from time to time and as often as such exercise is deemed expedient and the failure of the Lender to enforce any of the terms, provisions and conditions of this Assignment for any period of time, at any time or times, shall not be construed or deemed to be a waiver of any rights under the terms hereof.

The right of the Lender to collect and receive the Rents assigned hereunder or to exercise any of the rights or powers herein granted to the Lender shall, to the extent not prohibited by law, extend also to the period from and after the filing of any suits to foreclose the lien of the Mortgage, including any period allowed by law for the redemption of the Mortgaged Property after any foreclosure sale.

Every provision for notice, demand or request required in this Assignment or by applicable law shall be deemed fulfilled by written notice, demand or request personally served on or sent by facsimile (unless otherwise required by law), and shall be effective when actually delivered to (or mailed to, as hereinafter provided) the party entitled there or or on its successors or assigns. If mailed, such notice, demand or request shall be made by certified or registered mail, and deposited in the United States mail, enclosed in a postage paid envelope addressed to such party at its address set forth below or to such other address as either party shall direct by fixe written notice and shall be deemed to have been made on the third (3rd) day after posting as afores ad. If sent by commercial courier which guarantees next day delivery, such notice, demand or request shall be deemed to have been made on the first (1st) business day after delivery to the courier, with fixe paid and next day delivery designated. For purposes herein, notices shall be sent to Borrower and Lender as follows:

To Borrower:

SoGo Partners, L.L.C. 400 N. Noble Chicago, Illinois 60622 Attention: Steven Mendes

with a courtesy copy to:

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Laser, Pokorny, Schwartz, Friedman, Economos, P.C. 6 West Hubbard Street Chicago, Illinois 60610 Attn: Marc H. Schwartz

To Lender:

GreatBank N.A. 3300 W. Dempster Street Skokie, Illinois 60076 Attention: Donald Berg

with a courtesy copy to:

Levin Ginsburg 180 N. LaSalle Street Suite 3200 Chicago, Illinois 60601-2800 Attention: Lisa A. lyn Lowe

or at such place or to such other person as any party may by notice in writing designate in the manner described above as a place for the service of notice. Failure to deliver courtesy copies shall not affect the validity of service between the parties.

BORROWER BY ITS EXECUTION HEREOF VAIVES TRIAL BY JURY IN ANY ACTION, PROCEEDING, CLAIM OR COUNTERCLAIM. WHETHER IN CONTRACT OR TORT, AT LAW OR EQUITY, ARISING OUT OF OR IN ANY WAY RELATED TO THIS ASSIGNMENT. THIS WAIVER OF RIGHT TO JURY TRIAL IS KNOWINGLY AND VOLUNTARILY GIVEN AND IS INTENDED TO ENCOMPASS INDIVIDUALLY EACH INSTANCE AND EACH ISSUE AS TO WHICH THE RIGHT TO A TRIAL BY JURY WOULD OTHERWISE ACCRUE.

BORROWER HEREBY SUBMITS TO THE NON-EXCLUSIVE JURISDIC FION OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS AND OF ANY ILLINOIS STATE COURT SITTING IN CHICAGO, ILLINOIS OR IN ANY COUNTY IN ILLINOIS WHEREIN THE MORTGAGED PROPERTY IS LOCATED AND FOR THE PURPOSES OF ALL LEGAL PROCEEDINGS ARISING OUT OF OR RELATING TO THIS ASSIGNMENT (INCLUDING THE OTHER LOAN DOCUMENTS) OR THE TRANSACTIONS CONTEMPLATED HEREBY. BORROWER IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH BORROWER MAY NOW OR HEREAFTER HAVE TO THE LAYING OF THE VENUE OF ANY SUCH PROCEEDING

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BROUGHT IN SAID COURT AND ANY CLAIM THAT ANY SUCH PROCEEDING BROUGHT IN SUCH COURT HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

No judgment or decree which may be entered on any of the Liabilities and Obligations shall operate to abrogate or lessen the effect of this Assignment, but that the same shall continue in full force and effect until the payment of all the Liabilities and performance of all the Obligations, and until all bills incurred by virtue of the authority herein contained have been fully paid out of Rents, income, issues and profits of the Mortgaged Property, or by the Borrower, or until such time as this Assignment may be voluntarily released. This Assignment shall also remain in full force and effect during the pendency of any foreclosure proceedings, both before and after sale, until the issuance of a deed pursuant to a foreclosure decree, unless all the Liabilities are fully satisfied and all the Obligations fully performed before the expiration of any period of redemption.

To the extent, if any, that any provisions of the Mortgage may provide for the partial release thereof upon condition; therein stated, the Leases of any portion of the Mortgaged Property which may be released from the lien of the Mortgage pursuant to such provisions, and any Rents, thereafter accruing with respect thereto, shall ipso facto be immediately released from this Assignment without the necessity of further action or instrument.

This Assignment and all provisions hereof shall be binding upon the Borrower, its successors, assigns, executors, administrators and legal representatives and all other persons or entities claiming under or through Borrower and shall include all such persons and entities and any others liable for the payment of the Liabilities or performance of the Obligations or any part thereof. The word "Lender," when used herein, shall include Lender's successors, assigns, and legal representatives, including all other holders, from time to time, of the Note.

This Assignment shall be governed by the laws (without giving effect to the conflicts of laws principles thereof) of the State of Illinois in which state the Note and this Assignment were executed and delivered, the Mortgaged Property is located and the principal and interest due under the Note are to be paid. Wherever possible each provision of this Assignment shall be interpreted in such a manner as to be effective and valid under applicable law, but if any provisior of this Assignment shall be prohibited by or invalid under such law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Assignment. Time is of the essence of this Assignment. Whenever pursuant to this Assignment Lender exercises any right given to it to approve or disapprove, or any arrangement or term is to be satisfactory to Lender, the decision of Lender to approve or disapprove or to decide the arrangement or terms are satisfactory or not satisfactory shall, provided Lender proceeds in a commercially reasonably manner, be in the sole discretion of Lender and shall be final and conclusive. Neither this Assignment nor any provision hereof may be amended, modified, waived or discharged orally. Borrower specifically acknowledges that Borrower has had an opportunity to review this Assignment with Borrower's legal counsel and after said review understands the legal meaning and legal consequences of the provisions contained herein.

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IN WITNESS WHEREOF, the undersigned have caused this Assignment to be executed as of the day and year first above written.

> SOGO PARTNERS, L.L.C., an Illinois Jimited liability company

Property of Cook County Clark's Office

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STATE OF ILLINOIS)) S	S.
COUNTY OF COOK)	
HEREBY CERTIFY, that S known to me to be the same p before me this Jay in person	Steven Me person who and ackno I as the free	y Public in and for said County, in the State aforesaid, DC ndes, Manager of SOGO PARTNERS, L.L.C., personally use name is subscribed to the foregoing instrument, appeared wledged that he signed and delivered the said instrument as a and voluntary act of said corporation and partnership for the
Witness my hand and seal this day of September, 2004.		
	Co	Notary Public
i diwala Bir Najorahan	Aug Officials Of Gall Fuel Gate of Fil	My Commission Expires:
e e Cumitus into	.E. Bua d√r	My Commission Expires:

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EXHIBIT A

LEGAL DESCRIPTION

Parcel 1: Lot 13 and the north 1.0 foot of Lot 16 in Block 2 in Armours Subdivision in the southeast corner of the west half of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2: Lots 2, 5, 5 and 7 in the subdivision of Lots 2, 3, 6, 7 and 10 in Block 2 and Lots 9 to 13 in Block 2 in Armour's Subdivision in the southeast corner of the west half of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 3: Lots 11, 14 and the north 1.0 foot of Lot 15 in Block 2 in Armour's Subdivision in the southeast corner of the west helf of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 4: Lots 16 (except the north 20.0 feet the reof), all of Lots 17, 20 and 21 and those parts of Lots 24 and 25 bounded and described as follows: beginning at the northeast corner of said Lot 24; thence west along the north line of said Lot 24 to the northwest corner thereof; thence south along the west line of said Lots 24 and 25 to a point 5.0 feet south of the northwest corner of said Lot 25; thence east parallel with the north line of said Lot 25, a distance of 55.0 feet; thence northeasterly along a straight line to a point in the east line of said Lot 24; a distance of 5.0 feet north of the southeast corner thereof; thence north along the east line of said Lot 24 to the point of begin ling, all of the foregoing lying and being in Block 2 of George Armour's Subdivision of part of the west half of the northwest quarter of Section 8, Township 39 North, Range 14 Eart of the Third Principal Meridian as shown on the map of said subdivision recorded November 14, 1853 in Recorder's Office of Cook County, Illinois in Book 49 of Plat, page 101;

Also, Lot 15 (except the north 20 feet thereof), the north 1.0 foot of Lot 15, all of Lots 18, 19, 22 and 23 and Lot 26 (except that part of the Lot 26 described as beginning at the southeast corner thereof; thence north along the east line of said lot 4.8 feet; thence southwesterly to a point on the south line of said lot 29.59 feet west of the southeast corner thereof; thence east to the point of beginning) all in Block 2 in Armour's Subdivision in the southeast corner of the west half of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois;

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Also, Lots I to 6 inclusive in Block 3 in Armour's Subdivision in the southeast corner of the west half of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois;

Also, all that part of vacated North Bishop Street lying west of and adjoining the west line of Lots 15, 18, 19, 22, 23 and 26 in Block 2 lying east of and adjoining the east line of Lots 1 to 6 both inclusive in Block 3 and lying south of and adjoining the south line of the north 20.0 feet of said Lot 15 in Block 2 produced west 60.0 feet;

Also, all that part of vacated north and south 10.0 foot alley lying west of and adjoining the west line of Lots 16 and 17, 20, 21, 24 and 25 lying east of and adjoining the east line of Lots 15, 18, 19, 22, 23 Lot 26 lying south of and adjoining the south line of the north 20.0 feet of said Lot 16 produced west 10.0 feet, in Block 2 (except that part of the east half of said vacated north and south 10.0 foot alley lying south of the south line of the north 5.0 feet of said Lot 25 produced west to its intersection with center line of said vacated 10.0 foot alley) and except that part of the west half of said vacated north and south 10.0 foot alley accruing to the following described property; that part of Lot 26 described as beginning at the southeast corner thereof; thence north along the east line of said Lot 26, 4.8 feet thence southwesterly to a point on the south line of said Lot 26, 29.59 feet west of the southeast corner thereof; thence east to the point of beginning;

Also, that part of the east half of the north and south vacated alley lying west of and adjacent to Lot 25 in Block 2 described as follows: beginning at a point on the west line of said Lot 25, said point being 6.42 feet north of the southwest corner of said Lot 25; thence north along the west line of said Lot 25 to a point 5.0 feet south of the north line of said Lot 25; thence west along a line parallel to the north line of said Lot 25, extended west 5.0 feet to the center line of said vacated alley; thence south along the center line of said vacated alley to a point which is 5.61 feet north of the south line of said Lot 25, extended west as measured along said center line; thence easterly along a straight line 5.07 feet to the point of beginning.

The east half of the vacated north and south 10 foot alley lying west of and adjoining the west line of Lots 1 to 6, lying east of and adjoining the east line of Lot 19 and lying south of and adjoining the north line of said Lot 6, produced west 10.0 feet in Block 3, all in Armour's Subdivision in the southeast corner of the west half of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

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Parcel 5: That part of Lots 17, 18 and 19 in Block 3 in Armour's Subdivision in the southeast corner of the west half of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, described as follows: commencing at a point on the north line of Kinzie Street, said point being 78.64 feet west of the east line of said Lot 19; thence north along a line parallel to the east line of said Lot 19, 56.20 feet; thence west parallel to the north line of Kinzie Street, 0.64 feet; thence north along a line parallel to the east line of said Lot 19, 34.72 feet; thence east along a line parallel to the north line of Kinzie Street, 12.36 feet; thence north 65.46 feet, more or less, to a point in the north line of said Lot 17 which is 66.62 feet west of the east line of said Lot 19; thence east along the north line of said Lots 17, 18 and 19 to the northeast corner of said Lot 19; thence south along the east line of said Lot 19, 156.38 feet, more or less to the north line of Kinzie Street; thence west along the north line of Kinzie Street, 78.64 feet to the point of beginning;

Also, the west half of that part of the vacated north and south 10 foot alley lying east of and adjoining Lot 19 aforesaid which lies south of the north line of Lot 6 in said Block 3, produced west 10 feet, all in Cook County, Illi nois.

Parcel 6: Lots 6, 7, 8, 9 and 10 in Bickerdike's Subdivision of the east 1 acre of 2 acres east of and adjoining Block 19 in Bickerdike's Addition to Chicago in the west half of the northwest quarter of Section 8, Township 39 North, Reage 14, East of the Third Principal Meridian;

Also, all that part of Lot 17 in Block 3 in Armour's Subdivision of part of the west half of the northwest quarter of Section 8, lying west of a line described as commencing at a point in the south line of said Lot 17, which is 78.64 feet west of the east line of Lot 19 in Block 3 in Armour's Subdivision aforesaid and running thence north parallel to the east line of Lot 19 aforesaid, a distance of 56.20 feet; thence west 64/100th of a foot thence north parallel to the east line of said Lot 19, a distance of 34.72 feet; thence east parallel to the north line of Kinzie Street, a distance of 12.36 feet; thence north 65.42 feet, more or less, to a point in the north line of said Lot 17, which is 66.62 feet west of the east line of said Lot 19, in Cook County, Illinois.

Parcel 7: That part of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, described as follows: commencing at the southeast corner of Lot 8 in Block 19 in Bickerdike's Addition to Chicago; thence south 89 degrees, 32 minutes, 40 seconds east along the north line of Kinzie Street to a point which is 170.24 feet east of the southwest corner of Lot 6 in said Block 19 for the point of beginning; thence north 00 degrees, 08 minutes, 33 seconds west along the southerly extension of and the east face of a brick building and its northerly extension for a distance

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of 78.50 feet to the north face of a brick building; thence south 88 degrees, 46 minutes, 33 seconds east along said north face 9.44 feet to the west face of a brick building; thence north 01 degree, 13 minutes, 27 seconds east along said west face 5.05 feet to the north face of a brick building; thence south 88 degrees, 44 minutes, 57 seconds east along said north face 5.30 feet; thence north 00 degrees, 00 minutes, 26 seconds east 240.39 feet to a point in the south line of Hubbard Street, which point is south 89 degrees, 44 minutes, 28 seconds east 184 86 feet from the northwest corner of Lot 5 in George Bickerdikes' Subdivision of Lot 1 to 5, inclusive, of Block 19 aforesaid; thence south 89 degrees, 44 minutes, 28 seconds east 1 acres of 2 acres east of and adjoining Block 19 aforesaid; thence southerly along the west line of said last described subdivision to the southwest corner of Lot 6 therein (being 5.50 the north line of Kinzie Street); thence westerly along said north line of Kinzie Street to the north of the westerly extension of the north line of Lot 6 aforesaid) in Cook County, Illinois.

Parcel 8: That part of the northwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, described as follows: commencing at the southeast corner of Lot 8 in Block 19 in Bickerdike's Ad at on to Chicago; thence south 89 degrees, 32 minutes, 40 seconds east along the north line of Kinzie Street to a point which is 170.24 feet east of the southwest corner of Lot 6 in said Block 19 for the point of beginning; thence north 00 degrees, 08 minutes, 33 seconds west along the southerly extension of and the east face of a brick building and its no therly extension for a distance of 78.50 feet to the north face of a brick building; thence south 38 degrees, 46 minutes, 33 seconds east along said north face 9.44 feet to the west face of a krick building; thence north 01 degree, 13 minutes, 27 seconds east along said west face 5.05 feet to the north face of a brick building; thence south 88 degrees, 44 minutes, 57 seconds east along said north face 5.30 feet; thence north (10 degrees, 00 minutes, 26 seconds east 240,39 feet to a point in the south line of Hubbard Street, which point is south 89 degrees, 44 minutes, 28 seconds east 184.86 feet from the northwest corner of Lot 5 in George Bickerdil es' Subdivision of Lot J to 5, inclusive, of Block 19 aforesaid; thence south 89 degrees, 14 minutes, 28 seconds east along the south line of Hubbard Street to the west line of Lot 5 in the Subdivision of the east 1 acre of 2 acres east of and adjoining Block 19 aforesaid; thence southerly along the west line of said last described subdivision to the southwest corner of Lot 6 therein (being also the north line of Kinzie Street); thence westerly along said north line of Kinzie Street to the point of beginning (except that part lying south of the westerly extension of the north line of Lot 6 aforesaid), also excluding the east half of the north 162.44 feet thereof, in Cook County, Illinois.