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This Instrument prepared by and after recording return to:

Randall S. Kulat Meltzer, Purtill & Stelle, LLC 1515 East Woodfield Road Second Floor Schaumburg, Illinois 60173



Doc#: 0434404095 Eugene "Gene" Moore Fee: \$58.00 Cook County Recorder of Deeds Date: 12/09/2004 10:12 AM Pg: 1 of 1.7



Permanent Real Estate Tax Index Nos.: See attached Exhibit A and Exhibit B

Address: See attached Exhibit A

ASSIGNMENT OF RENTS AND LEASES

Re: Sherman J lazz, Evanston, Illinois

THIS ASSIGNMENT OF RENTS AND LEASES is made and delivered this 364 day of November, 2004 by SHERMAN PLAZA PARTNLPS, LLC, a Delaware limited liability company ("Assignor"), to COLE TAYLOR BANK, an Illinois banking corporation ("Assignee").

WITNESSETH:

Assignor, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, hereby grants, transfers, sets over and assigns to Assigner, all of the right, title and interest of Assignor (i) in and to all of the rents, issues and profits of and from the premises described in Exhibit A and Exhibit B attached hereto and made part hereof (collectively, the "Premises"); (ii) in and to all leases and subleases (collectively, in Leases") now or hereafter existing on all or any part of the Premises (which term includes the particular Leases (the "Existing Leases") described in said Exhibit C); (iii) in and to all rights and claims for damage against tenants or subtenants arising out of defaults under the Leases, including rights to compensation with respect to rejected Leases pursuant to Section 365(a) of the Federal Bankruptcy Code or any replacement Section thereof; and (iv) all of Assignor's interest in any tenant improvements and fixtures located on the Premises.



THIS ASSIGNMENT OF RENTS AND LEASES IS GIVEN TO SECURE:

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- (a) Payment by Assignor when due of (i) the indebtedness evidenced by that certain Promissory Note of even date herewith (the "Note") made by Assignor, in the principal sum of \$99,000,000.00, delivered to Assignee simultaneously with the execution and delivery of this Assignment, and any and all renewals, extensions or refinancings thereof; (ii) any other obligations, liabilities or indebtedness which may be due and owing from Assignor to Assignee, or by any co-maker or guarantor of the Note pursuant to the Loan Documents (as hereinafter defined), whether such obligations, liabilities or indebtedness are now existing or hereafter created, direct or indirect, absolute or contingent, joint or several due or to become due, howsoever created, evidenced or arising and howsoever acquired by Assignee, and any and all renewals extensions or refinancings thereof; and (iii) all costs and expenses paid or incurred by Assignee in enforcing its rights hereunder, including without limitation, court costs and reasonable atterneys' fees.
- (b) Observance and performance by Assignor of the covenants, terms, conditions and agreements contained in the Note, this Assignment, the Mortgage, Leasehold Mortgage and Security Agreement (the "Mortgage") of even date herewith made by Assignor to Assignee and creating a first mortgage lien and first leasehold mortgage lien on the Premises, the Acquisition and Construction Loan Agreement ("Loan Agreement") of even date herewith by and among Assignor, Assignee and the Guarantors (as defined therein), the Security Agreement ("Security Agreement") made by Assignor to Assignee with respect to the Premises and any other document or instrument evidencing or securing the Note or delivered to induce Assignee to disburse the proceeds thereof. The Mor gage, Security Agreement, Loan Agreement, this Assignment and all such other documents and instruments evidencing or securing the Note and delivered to induce Assignee to disburse the proceeds thereof are hereinafter collectively referred to as the "Loan Documents".

AND ASSIGNOR HEREBY COVENANTS, AGREES, REPRESENTS AND WARRANTS AS FOLLOWS:

- 1. <u>Representations and Warranties of Assignor</u>. Assignor represents and warrants to Assignee that:
- (a) This Assignment, as executed by Assignor, constitutes the legal and binding obligation of Assignor enforceable in accordance with its terms and provisions;
- (b) Assignor is the lessor under the Existing Leases and is or will be the lessor under all Leases, in each case either directly or as successor in interest to the named lessor thereunder;
- (c) Assignor has not heretofore made any other assignment of its entire or any part of its interest in and to any or all of the Leases, or any or all of the rents, issues, income or profits assigned hereunder or entered into any agreement to subordinate any of the Leases, or Assignor's right to receive any of the rents, issues, income or profits assigned hereunder;

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- (d) Assignor has not heretofore executed any instrument or performed any act which may or might prevent Assignee from operating under any of the terms and provisions hereof or which would limit Assignee in such operation; and
 - (e) No tenant is in default under any Lease.
- 2. <u>Covenants of Assignor</u>. Assignor covenants and agrees that so long as this Assignment shall be in effect:
- (a) Assignor shall not enter into any lease for all or any portion of the Premises without the prior approval and written consent of Assignee, in accordance with the terms of the Lorn Agreement;
- (b) Assignor shall observe and perform all of the covenants, terms, conditions and agreements contained in the Leases to be observed or performed by the lessor thereunder, and Assignor shall not do or suffer to be done anything to impair the security thereof, or without the express written consent of Assignee, (i) release the liability of any tenant thereunder, (ii) permit or suffer any tenant thereunder to withhold the payment of rent or to make monetary advances and off-set the same against future rentals, (iii) permit or suffer any tenant thereunder to claim a total or partial eviction, (iv) permit any tenant thereunder to terminate or cancel any Lease, or (v) enter into any oral leases with respect to all or any portion of the Premises;
- (c) Assignor shall not collect any of the rents, issues, income or profits assigned hereunder more than two (2) months in advance of the time when the same shall become due, except for security or similar deposits;
- (d) Except as permitted by the Loan Agreement, Assignor shall not make any other assignment of its entire or any part of its interest in or its any or all Leases, or any or all rents, issues, income or profits assigned hereunder without the prior written consent of Assignee;
- Lease or give any consent (including, but not limited to, any consent to any assignment of, or subletting under, any Lease) or approval, required or permitted by such terms and provisions or cancel or terminate any Lease (other than any Lease in which the tenant thereunder is in default) without the prior written consent of Assignee;
- (f) Assignor shall not accept a surrender of any Lease other than any Lease in which the tenant thereunder is in default, or, except as permitted by the Loan Agreement, convey or transfer, or suffer or permit a conveyance or transfer, of the premises demised under any Lease or of any interest in any Lease so as to effect, directly or indirectly, proximately or remotely, a merger of the estates and rights of, or a termination or diminution of the obligations of, any tenant thereunder other than any Lease in which the tenant thereunder is in default;

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- (g) Assignor shall not alter, modify or change the terms of any guaranty of any Lease, or cancel or terminate any such guaranty or do or suffer to be done anything which would terminate any such guaranty as a matter of law, without the prior written consent of Assignee;
- (h) Assignor shall not waive or excuse the obligation to pay rent under any Lease, except in a commercially reasonable manner;
- (i) Assignor shall enforce the Leases and all rights and remedies of the lessor thereunder in case of default thereunder by any tenant in a commercially reasonable manner and Assignor shall enforce the observance and performance of each covenant, term, condition and agreement contained in each Lease to be observed and performed by the tenant(s) thereunder in a commercially easonable manner;
- (j) Assignor shall, at its sole cost and expense, appear in and defend any and all actions and proceedings arising under, relating to or in any manner connected with any Lease or the obligations, duties or liabilities of the lessor or any tenant or guarantor thereunder, and shall pay all costs and expenses of Assignee, including court costs and reasonable attorneys' fees, in any such action or proceeding in which Assignee is required to appear;
- (k) Assignor shall give prompt notice to Assignee of any notice of any default on the part of the lessor with respect to any Lease received from any tenant or guarantor thereunder;
- (1) Assignor shall not permit any of the Leases to become subordinate to any lien or liens other than liens securing the indebtedness secured hereby or liens for general real estate taxes not delinquent;
- Assignee, there shall be included therein a provision providing that tenant acknowledges that such Lease has been assigned pursuant to this Agreement and agrees not to look to Assignee as mortgagee, mortgagee in possession or successor in title to the Premises for accountability for any security deposit required by lessor under such Lease unless such sum; have actually been received in cash by Assignee as security for tenant's performance under such Lease, without the prior written consent of Assignee;
- (o) Assignor shall furnish to Assignee, within ten (10) business days after a request by Assignee to do so, a written statement containing the names of all tenants and subtenants of the Premises, or any part thereof;
- (p) Assignor shall exercise within five (5) days of any written demand therefor by Assignee any right to request from the tenant under any Lease a certificate or estoppel affidavit with respect to the status of said Lease; and
- (q) In the event that any tenant under any Lease is or becomes the subject of any proceeding under the Federal Bankruptcy Code, as amended from time to time, or any other

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federal, state, or local statute which provides for the possible termination or rejection of the Leases assigned hereby, Assignor covenants and agrees that if any such Leases is so terminated or rejected, no settlement for damages shall be made without the prior written consent of Assignee, and any check in payment of damages for termination or rejection of any such Lease will be made payable both to Assignor and Assignee. Assignor hereby assigns any such payment to Assignee and further covenants and agrees that upon the request of Assignee, it will duly endorse to the order of Assignee any such check, the proceeds of which will be applied in accordance with the provisions of paragraph 6 below.

- Rights Prior to Default. So long as Assignor is not in default hereunder, Assignee shall not demand from tenants under the Leases or any other person liable thereunder, any of the tents issues, income and profits assigned hereunder, and Assignor shall have the right to collect at the time, but not more than sixty (60) days in advance of the date, provided for the payment thereof, all tents, issues, income and profits assigned hereunder, and to retain, use and enjoy the same. Assignee shall have the right to notify the tenants under the Leases of the existence of this Assignment at any time.
- 4. Events of Default. The occurrence of any one or more of the following shall constitute an "Event of Default" 10, purposes of this Assignment:
- (a) Failure by Assignor to pay or cause to be paid (i) on the date when due any installment of principal or interest payable pursuant to the Note, or (ii) within ten (10) days written notice from Assignee any other amount payab'e pursuant to the Note, the Mortgage, the other Loan Documents or this Assignment.
- (b) Failure by Assignor to promptly perform or cause to be performed any other obligation or observe any other condition, covenant, term agreement or provision required to be performed or observed by Assignor under this Assignment, the Note, the Mortgage or any other Loan Document within thirty (30) days after written notice; provided, however, that if such condition, covenant, term, agreement or provision is such that it cannot win the exercise of reasonable diligence be performed within said thirty (30) days and Assignor diligently undertakes said performance within said thirty (30) day period, and thereafter diligently pursues such performance, the time to so perform shall be extended for an additional period, not to exceed sixty (60) days total, to effect such performance, unless the continued operation or safety of the Premises or the priority, validity or enforceability of the lien created by the Mortgage, the Loan Agreement or any other Loan Document or the value of the Premises is materially impaired, threatened or jeopardized.
- (c) There shall exist or be continuing an "Event of Default" under the Note, the Loan Agreement, the Mortgage or any of the other Loan Documents.
- (d) The existence, as of the date made or deemed to have been made, of any material inaccuracy or untruth in any representation, covenant or warranty contained in this Assignment or any Loan Document, or of any statement or certification as to facts delivered to Assignee by Assignor, any co-maker or guarantor of the Note, or any applicant for the loan evidenced by the Note.

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- (e) At any time, Assignor or any guarantor or co-maker of the Note files a voluntary petition in bankruptcy, or is adjudicated a bankrupt or insolvent, or institutes (by petition, application, answer, consent or otherwise) any bankruptcy, insolvency, reorganization, arrangement, composition, readjustment, dissolution, liquidation or similar proceedings under any present or future Federal, state or other statute or law, or admits in writing his or its inability to pay his or its debts as they mature, or makes an assignment for the benefit of his or its creditors, or seeks or consents to the appointment of any receiver, Assignor or similar officer for all or any substantial part of his or its property.
- Assignor or any guarantor or co-maker of the Note, or the institution against the Assignor, Assignor or any guarantor or co-maker of the Note, of any reorganization, arrangement, composition, readjustment, dissolution, liquidation or similar proceedings under any present or future Federal, state or other statute or law, or the appointment of a receiver, Assignor or other officer for all or any substantial part of the property of Assignor or any guarantor or co-maker of the Note, which shall remain undismissed or undischarged for a period of sixty (60) days.
- (g) Any sale, transfer, lease, assignment, conveyance, pledge, lien or encumbrance made in violation of the provisions of the Loan Documents.
- (h) The making of any lavy, judicial seizure or attachment on the Leases or any portion thereof, which shall remain undistriissed or undischarged for a period of sixty (60) days.
- (i) Assignor fails to cause to be resolved to Assignee's satisfaction any claim which could adversely affect the validity or priority of this Agreement or the lien of the Mortgage or the Loan Documents.
- incompetency (i) Assignor provides Assignee with a substitute guarantor whose creditworthiness and real estate experience and skills are comparable to those of the original guarantor and who is otherwise acceptable to Assignee in Assignee's sole discretion, and (ii) such substitute guarantor executes a guaranty in favor of Assignee in form and substance substantially similar to the existing guaranty and otherwise satisfactory to Assignee.
- 5. Rights and Remedies Upon Default. At any time upon or following the occurrence of any one or more Events of Default hereunder, Assignee may, at its option, exercise any one or more of the following rights and remedies without any obligation to do so, without in any way waiving such Event or Events of Default, without further notice or demand on Assignor, without regard to the adequacy of the security for the obligations secured hereby, without releasing Assignor or any guarantor or co-maker of the Note from any obligation hereunder, and with or without bringing any action or proceeding to foreclose the Mortgage or any other lien granted by the Loan Documents:

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- (a) Declare the unpaid balance of the principal sum of the Note, together with all accrued and unpaid interest thereon, immediately due and payable;
- (b) Enter upon and take possession of the Premises, either in person or by agent or by a receiver appointed by a court, and have, hold, manage, lease and operate the same on such terms and for such period of time as Assignee may deem necessary or proper, with full power to make from time to time all alterations, renovations, repairs or replacements thereto or thereof as may seem proper to Assignee, to make, enforce, modify and accept the surrender of Leases. To obtain and evict tenants, to fix or modify rents, and to do any other act which Assignee deems necessary or proper;
- Either with or without taking possession of the Premises, demand, sue for, settle, compromise, collect, and give acquittances for all rents, issues, income and profits of and from the Premises and pursue all remedies for enforcement of the Leases and all the lessor's rights therein and thereunder, provided that, for such purpose, this Assignment shall constitute an authorization and direction to the tenants under the Leases to pay all rents and other amounts payable under the Leases to Assignee, without proof of default hereunder, upon receipt from Assignee of written notice to the easter pay all such rents and other amounts to Assignee and to comply with any notice or demand by Assignee for observance or performance of any of the covenants, terms, conditions and agreene ms contained in the Leases to be observed or performed by the tenants thereunder, and provided, further, that Assignor will facilitate in all reasonable ways Assignee's collection of such rents, issues, income and profits, and upon request will execute written notices to the tenants under the Leases to thereafter pay all such rents and other amounts to Assignee; and
- (d) Make any payment or do any act required herein of Assignor in such manner and to such extent as Assignee may deem necessary, and any amount so paid by Assignee shall become immediately due and payable by Assignor with interest thereon until paid at an annual rate (the "<u>Default Rate</u>") equal to four percent (4%) plus the applicable Loan Rate (as defined in the Note) then in effect under the Note and shall be secured by this Assignment.
- 6. Application of Proceeds. All sums collected and received by Assignee out of the rents, issues, income and profits of the Premises following the occurrence of any one or more events of default under the provisions of Section 4 of this Assignment shall be applied as follows:
- (a) First, to reimbursement of Assignee for and of all expenses (including court costs and reasonable attorneys' fees) of: taking and retaining possession of the Premises; managing the Premises and collecting the rents, issues, income and profits thereof, including without limitation, salaries, fees and wages of a managing agent and such other employees as Assignee may deem necessary and proper; operating and maintaining the Premises, including without limitation, taxes, charges, claims, assessments, water rents, sewer rents, other liens, and premiums for any insurance provided in the Mortgage; the cost of all alterations, renovations,

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repairs or replacements of or to the Premises which Assignee may deem necessary and proper, with interest thereon at the Default Rate;

- (b) Second, to reimbursement of Assignee for and of all sums expended by Assignee pursuant to paragraph 5(d) above to make any payment or do any act required herein of Assignor, together with interest thereon as provided herein;
- (c) Third, to reimbursement of Assignee for and of all other sums with respect to which Assignee is indemnified pursuant to paragraph 7 below, together with interest thereon as provided herein;
- (d) Fourth, to reimbursement of Assignee for and of all other sums expended or advanced by Assignee pursuant to the terms and provisions of or constituting additional indebtedness under any of the Loan Documents, with interest thereon as provided therein;
- (e) Fifth, to the payment of all accrued and unpaid interest on the principal sums of the Note;
- (f) Sixth, to payment of the unpaid balance of the principal sums of the Note; and
 - (g) Seventh, any balance 'emining to Assignor, its successors and assigns.
- Limitation of Assignee's Liabur'y. Assignee shall not be liable for any loss sustained by Assignor resulting from Assignee's fallure to let the Premises following the occurrence of any one or more Events of Default under 'ne provisions hereof or from any other act or omission of Assignee in managing, operating or mairinaining the Premises following the occurrence of any one or more Events of Default under the provisions hereof. Assignee shall not be obligated to observe, perform or discharge, nor does Assignee hereby undertake to observe, perform or discharge any covenant, term, condition or agreement contained in any Lease to be observed or performed by the lessor thereunder, or any obligation, duty or liability of Assignor under or by reason of this Assignment, and Assignor shall and does hereby agree to indemnify Assignee for, and to hold Assignee harmless of and from, any and all liability loss or damage which Assignee may or might incur under any Lease or under or by reason of this Assignment and of and from any and all claims and demands whatsoever which may be asserted against Assignee by reason of any alleged obligation or undertaking on its part to observe or perform any of the covenants, terms, conditions and agreements contained in any Lease, except for such claims and demands arising or resulting from the negligent or willful actions of Assignee or its successors or assigns. Should Assignee incur any such liability, loss or damage under any Lease or under or by reason of this Assignment, or in the defense of any such claim or demand, the amount thereof, including costs, expenses and attorneys' fees, shall become immediately due and payable by Assignor with interest hereon at the Default Rate and shall be secured by this Assignment. This Assignment shall not operate to place responsibility for the care, control, management or repair of the Premises or for the carrying out of any of the covenants, terms, conditions and agreements contained in any Lease upon Assignee, nor shall it operate to make

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Assignee responsible or liable for any waste committed upon the Premises by any tenant, occupant or other party, or for any dangerous or defective condition of the Premises, or for any negligence in the management, upkeep, repair or control of the Premises resulting in loss or injury or death to any tenant, occupant, licensee, employee or stranger. Nothing herein or in the Mortgage contained, and no exercise by Assignee of any of the rights herein or in the Mortgage conferred shall constitute or be construed as constituting Assignee a "mortgagee in possession" of the Premises, in the absence of the taking of actual possession of the Premises by Assignee pursuant to the provisions hereof. Assignee has not received nor been transferred any security deposited by any tenant with the lessor under the terms of any Lease and Assignee assumes no responsibility or liability for any security so deposited.

- 8. Non-Waiver. Nothing contained in this Assignment and no act done or omitted to be done by Assignee pursuant to the rights and powers granted to it hereunder shall be deemed to be a waiver by Assignee of its rights and remedies under the Note, the guaranty thereof or any of the Loan Document; this Assignment is made and accepted without prejudice to any of the rights and remedies of Assignee under the terms and provisions of such instruments; and Assignee may exercise any of its rights and remedies under the terms and provisions of such instruments either prior to, simultaneously with, or subsequent to any action taken by it hereunder. Assignee may take or release any other security for the performance of the obligations secured hereby, may release any party primarily or secondarily liable therefor, and may apply any other security held by it for the satisfaction of the obligations secured hereby without prejudice to any of its rights and powers hereunder.
- 9. <u>Further Assurances</u>. Assignor shall execute or cause to be executed such additional instruments (including, but not limited to general or specific assignments of such Leases as Assignee may designate) and shall do or cause to be done such further acts, as Assignee may reasonably request, in order to permit Assignee to perfect, protect, preserve and maintain the assignment made to Assignee by this Assignment.
- 10. <u>Security Deposits</u>. Assignor hereby acknowledges that Assignee has not received nor been transferred any security deposited by any tenant with lessor under the terms of the Existing Leases and that Assignee assumes no responsibility or liability for any security so deposited.
- 11. <u>Severability</u>. The invalidity or unenforceability of any particular provision of this Assignment shall not affect the other provisions, and this Assignment shall be construed in all respects as if such invalid or unenforceable provision had not been contained herein.
- 12. <u>Benefit</u>. This Assignment is binding upon Assignor, and its successors and permitted assigns, and the rights, powers and remedies of Assignee under this Assignment shall inure to the benefit of Assignee and its successors and assigns, including without limitation, the holder from time to time of the Note.
- 13. <u>Written Modifications</u>. This Assignment shall not be amended, modified or supplemented without the written agreement of Assignor and Assignee at the time of such amendment, modification or supplement.

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- 14. <u>Duration</u>. This Assignment shall become null and void at such time as Assignor shall have paid the principal sum of the Note, together with all interest thereon, and shall have fully paid and performed all of the other obligations secured hereby and by the Loan Documents.
- 15. <u>Governing Law</u>. This Assignment shall be governed by and construed in accordance with the substantive laws of the State of Illinois.
- 16. <u>Notices</u>. All notices and demands which are required or permitted to given or served be reunder shall be deemed sufficiently served when delivered or mailed in the manner and to the persons described in the Mortgage.
- ASSIGNOR AND ASSIGNEE (BY Weiver of Trial by Jury. 17. ACCEPTANCE HEREOF), HAVING BEEN REPRESENTED BY COUNSEL, EACH KNOWINGLY AND VOLUNTARILY WAIVES ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO ENFORCE OR DEFEND ANY RIGHTS (a) UNDER THIS ASSIGNMENT OR ANY RELATED AGREEMENT OR UNDER ANY AMENDMENT, INSTRUMENT DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION WITH THIS ASSIGNMENT OR (b) ARISING FROM ANY BANKING RELATIONSHIP EXISTING IN CONNECTION WITH THIS ASSIGNMENT, AND AGREES THAT ANY SUCH ACTION OR PROCEEDING WILL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY. ASSIGNOR AGREES THAT IT WILL NOT ASSERT ANY CLAIM AGAINST ASSIGNEE OR ANY OTHER PERSON INDEMNIFIED UNDER THIS ASSIGNMENT ON ANY THEORY OF LIABILITY FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES.

(the balance of this page is intentionally left clark)

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Assignor has executed and delivered this Assignment as of the day and year first above written.

ASSIGNOR:

SHERMAN PLAZA PARTNERS, LLC, a Delaware limited liability company

SPV Finance, LLC, a Delaware limited liability company, its sole member

Stock Cook (39). SPV Holdings, LLC, a Delaware limited liability company, its sole member

Sherman Plaza Venture, L.L.C., an Illinois limited liability company, its sole member

SPV, Inc., an Illinois corporation, its manager

> Nanc: Timo - COLLINGO OFFICE OFFIC

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STATE OF ILLINOIS)) SS.
COUNTY OF COOK)
hereby certify that work corporation, which is the liability company, which liability company, which limited liability company whose name is subscribed before me this day in instrument as his own trefor the uses and purposes	I, a Notary Public in and for said County, in the State aforesaid, do the foresaid, the foresaid, the foresaid, the foresaid, the foresaid of SPV, Inc., an Illinois limited is the sole member of SPV Holdings, LLC, a Delaware limited is the sole member of SPV Finance, LLC, a Delaware limited is the sole member of Sherman Plaza Partners, LLC, a Delaware ("Assignor"), who is personally known to me to be the same personal to the foregoing instrument as such foresaid, appeared person and acknowledged that he signed and delivered the said the and voluntary act and as the free and voluntary act of the Assignor, the sin set forth. hand and potarial seal, this day of November, 2004.
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(SEAL)	ability of
My commission expires:	2/26/08
	2/24/08 Desta

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EXHIBIT A

Legal Description

PA	R	Cì	E)	L	1	:

LOTS 2, 3 AND 4 IN SHERMAN PLAZA SUPART OF THE SOUTHWEST QUARTER OF RANGE 14 EAST OF THE THIRD PRINCIPAL INVESTIGATION OF THE THIRD OF THE THIRD PRINCIPAL INVESTIGATION OF THE THIRD PRINCIPAL INVE	F SECTION 18, TOWNSHIP 41 NORTH, MERIDIAN, IN COOK COUNTY, ILLINOIS.
WHICH PLAT WAS RECORDED	
PARCEL 2. PERPETUAL E AS EMENTS FOR THE BENEFIT AND EGRESS, AND OTHER PURPOSES AS DESCRIPT OF LOT 3, AS DESCRIPT OF LOT 3, AS DESCRIPT AGREEMENT DOCUMENT NO. P.I.N.:11-18-304-007 11-18-304-024 11-18-304-019 11-18-304-019 11-18-304-010 11-18-304-010 11-18-304-017 11-18-304-025 11-18-304-026	043440408
PERPETITAL FASEMENTS FOR THE DEVICE.	T OF DADCEL 1 FOR SUPPORT INCRESS
AND FORESS AND OTHER PURPOSES AS T	DESCRIBED AND DESIMED IN SECTION A
AND FOR THE REMEET OF LOT 3 AS DESC	PIRED AND DEFINED IN SECTION OF
THE RECIPROCAL FASEMENT AGREEMENT	NIDED AND DEFINED IN SECTION 9, OF
DOCUMENT NO	
BOCOMENT NO.	
P.I.N.:11-18-304-007	
11-18-304-024	
11-18-304-009	
11-18-304-018	
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EXHIBIT B

Leasehold Estate

PARCEL 3:

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THAT PART OF LOT 1, AFORESAID, LYING ABOVE GROUND TIER FINISHED FLOOR ELEVATION OF 666.8, MORE OR LESS, AND BELOW SECOND TIER RAMP AND PARKING AREA FINISHED FLOOR ELEVATIONS RANGING FROM 609.83 THROUGH 623.58, MORE OR LESS, DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID LOT 1; THENCE NORTH 00 DEGREES 21 MINUTES 30 SECONDS WEST ALONG THE WEST LINE OF SAID LOT 1. A DISTANCE OF 44.55 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST 2.69 FEET FOR THE PLACE OF BEGINNING; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 14.45 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH 00 DEGREES 15 MINUTES 44 SECONDS WEST, 0.31 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 16.62 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.31 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.67 FELT; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH 00 DEGREES 23 MINUTES 04 SECONDS WEST, 0.31 FEET; THENCE NORTH 00 DEGREES 12 MINUTES 33 SECONDS WEST, 16.94 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH 00 DEGREES 28 MINUTES 08 SECONDS WEST, 0.31 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 16.62 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.31 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH 00 DEGREES 39 MINUTES 06 SECONDS WEST, 0.31 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 16.62 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.31 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS

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EAST, 0.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET: THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH 00 DEGREES 17 MINUTES 01 SECONDS WEST, 0.31 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 16.62 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.31 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH 00 DEGREES 11 MINUTES 41 SECONDS WEST, 0.31 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 16.62 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.31 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 3.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.67 FEET; THENCE NORTH CO DEGREES 00 MINUTES 14 SECONDS EAST, 0.31 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 16.64 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.50 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.30 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 2.17 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 1.08 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 6.90 FEET THENCE SOUTH 34 DEGREES 57 MINUTES 00 SECONDS EAST, 16.32 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 47.82 FEET; THENCE NORTH 87 DEGREES 40 MINUTES 27 SECONDS EAST, 15.00 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 13.71 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 1.00 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.08 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS LAST, 37.70 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 23 SECONDS EAST, 26.40 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.33 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 0.60 FEET; THENCE NORT 9 89 DEGREES 40 MINUTES 27 SECONDS EAST, 6.47 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 19.36 FEET; THENCE SOUTH 89 DEGREES 36 MINUTES 33 SECONDS WEST, 0.25 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 1.50 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.25 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 18.92 FET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.25 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 1.50 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.25 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 18.92 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.25 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 1.50 FEET; THENCE NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 0.25 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 19.58 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 0.04 FEET; THENCE SOUTH 27 DEGREES 41 MINUTES 23 SECONDS WEST, 19.40 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 10.43 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.29 FEET; THENCE NORTH 00 DEGREES

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19 MINUTES 33 SECONDS WEST, 0.67 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 4.00 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 0.67 FEET; THENCE SOUTH 89 DEGREES 20 MINUTES 58 SECONDS WEST, 0.29 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 14.58 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.29 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 0.67 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 3.17 FEET; THENCE SOUTH 00 DEGREES 19 MINUTES 33 SECONDS EAST, 1.04 FEET; THENCE SOUTH 89 DEGREES 33 MINUTES 59 SECONDS WEST, 0.04 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 0.21 FEET; THENCE NORTH 06 DEGREES 39 MINUTES 58 SECONDS WEST, 0.38 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 12.62 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST 0.67 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 1.67 FELT, THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 36.50 FEET; THENC'S NORTH 89 DEGREES 40 MINUTES 27 SECONDS EAST, 1.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SECONDS WEST, 2.67 FEET; THENCE SOUTH 89 DEGREES 40 MOUTES 27 SECONDS WEST, 1.67 FEET; THENCE NORTH 00 DEGREES 19 MINUTES 33 SFCONDS WEST, 2.04 FEET; THENCE NORTH 86 DEGREES 50 MINUTES 50 SECONDS WEST, 0.17 FEET; THENCE SOUTH 89 DEGREES 40 MINUTES 27 SECONDS WEST, 20.75 FFET TO THE PLACE OF BEGINNING.

PARCEL 4:

LEKLETOAL ENDEMENTS LOK THE RENEL	I CE PARCEL 3 FOR SUPPO	ORT. INGRESS
AND EGRESS, AND OTHER PURPOSES AS	DESCRIBED AND DEFINED	IN SECTION 3
OF THE RECIPROCAL EASEMENT AGREEM		
DOCUMENT NO		
	04344	04005
PARCEL 5:	(0,	
LEASEHOLD ESTATE AS CREATED BY T	11/2/11	DUNGO
LEASEHOLD ESTATE AS CREATED BY T	HE RETAIL PARKING LEA	SE RETWEEN
CITY OF EVANSTON AND SHERMAN PLAZ	A PARTNERS LLC RECCRE	DE DETWEEN
2004 AS DOCUMENT NO.	WHICH DEMISES AND	TACEC THE
FOLLOWING FOR A TERM COMMENCING	G ON THE COMMENCEME	NO PATE AS
DEFINED THEREIN AND TERMINATING UP		
DELIVED THEIR HAND LEKAMIANIMO OF	ON THE 40TH VIMIAEK2VK	I ITELLOF:

"...SUFFICIENT UNASSIGNED AND UNRESERVED AUTOMOBILE PARKING SPACES TO COMPLY WITH THE CITY OF EVANSTON'S ZONING ORDINANCE, AS THAT ORDINANCE MAY BE MODIFIED FROM TIME TO TIME, LOCATED AT THE PLANNED NEW PUBLIC PARKING GARAGE LOCATED..." ON LOT 1 IN SHERMAN PLAZA SUBDIVISION, AFORESAID.

P.I.N.:11-18-304-007

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EXHIBIT C

Description of Existing Leases

	Tenant	Date of Lease
1.	Red Door Salons, Inc.	October 27, 2004
2.	Brares & Nobel Booksellers, Inc.	October 31, 2004
3.	Ann Taylor Retail, Inc.	November 1, 2004
4.	Pier 1 Imports (U.S.), Inc.	November <u>12</u> , 2004
5.	Sherman Plaza venture, L.L.C.	Oct. 31 October 34, 2004

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