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THIS DOCUMENT PREPARED BY

Bruce A. Salk Cohen, Salk & Huvard, P.C. 630 Dundee Road, Suite 120 Northbrook, Illinois 60062 Doc#: 0809142051 Fee: \$52.00 Eugene "Gene" Moore RHSP Fee: \$10.00 Cook County Recorder of Deeds Date: 03/31/2008 09:07 AM Pg: 1 of 9

AND AFTER RECORDING RETURN TO:

Harris N.A.

111 W. Monroe, 2nd Floor Chicago, Illinois 60603 Attn: Michael Chip

This space reserved for Recorder's use only

SA3972014 (all) EP JAZ

MODIFICATION OF LOAN DOCUMENTS

THIS MODIFICATION OF LOAN DOCUMENTS (this "Agreement") is made as of the day of Forman, 2008 oy and among WEST 55TH, LLC, an Illinois limited liability company ("Borrower"), BRIAN E. BASIC ("Basic"), BRIAN KUZDAS ("Kuzdas") (Basic and Kuzdas hereinafter are referred to, 1 individually, as "Guarantor," and, collectively, as the "Guarantors"), HARRIS N.A., a national backing association, its successors and assigns ("Lender").

RECITALS:

- A. Lender has heretofore made a loan ("Loan") to Borrower in the original principal amount of Two Million Six Hundred Nine Thousand Four Hundred and 00/100 Dollars (\$2,609,400.00) pursuant to the terms and conditions of a Construction Loan Agreement dated as of December 11, 2006 between Borrower and Lender, (the "Loan Agreement", all terms not otherwise defined herein shall have the meanings set forth in the Loan Agreement), and as evidenced by a Promissory Note dated as of December 11, 2006, in the principal amount of the Loan made payable by Borrower to the order of Lender ("Note").
- B. The Note is secured by, among other things, (i) that certain McAzage, Security Agreement, Assignment of Leases and Rents and Fixture Filing dated as of December 11, 2006 from Borrower to Lender recorded with the Recorder of Deeds in Cook County, Illinois (the "Recorder's Office") on December 27, 2006, as Document No. 0636135026 ("Mortgage"), which Mortgage encumbers the real property and all improvements thereon legally described on Exhibit A hereto ("Property"), (ii) that certain Assignment of Rents and Leases dated as of December 11, 2006, from Borrower to Lender and recorded in the Recorder's Office on December 27, 2006, as Document No. 0636135027 (the "Assignment of Leases"); (iii) that certain Environmental Indemnity Agreement dated December 11, 2006 from Borrower and Guarantor to Lender (the "Indemnity Agreement"); and (iv) certain other loan documents (the Note, the Mortgage, the Assignment of Leases, the Indemnity Agreement, the other documents evidencing, securing and guarantying the Loan, in their original form and as amended, are sometimes collectively referred to herein as the "Loan Documents").

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- C. The Loan is further secured by a Guaranty of Payment dated as of December 11, 2006 from Guarantor to Lender (the "Guaranty").
- D. Borrower desires to amend the Loan Documents in order to (i) extend the maturity date of the Loan to September 30, 2008; (ii) re-borrow up to \$125,000.00; and (iii) make certain other changes thereto, and Lender is willing to consent to such changes subject to the terms and provisions hereinafter provided.

AGREEMENTS:

NOW, THEREFORE, in consideration of (i) the facts set forth hereinabove (which are hereby incorporated into and made a part of this Agreement), (ii) the agreements by Lender to modify the Loan Documents, as provided herein, (iii) the covenants and agreements contained herein, and (iv) for other good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

- 1. Note. The Note is hereby modified as follows:
- a. The following paragraph is hereby inserted after the paragraph titled "Agreement to Pay":
 - "Additional Functs. As of January 4, 2008, the current outstanding principal balance of the promisery note is \$519,420.00. Borrower has requested the right to re-borrow up to \$125,000.00 under the Note for further unit improvements to the Property. Notwithstanding anything to the contrary contained in the Loan Agreement and the Loan Documents, Lender shall have no obligation to disburse the additional \$125,000.00 except for: (i) \$100,000.00 for hard costs associated with the unit improvements, and (ii) \$25,000.00 to replenish the interest reserve."
- b. Paragraph 2.1 is hereby amended by deleting the phrase "June 11, 2008 ("Maturity Date")" as it appears therein and replacing it with the phrase "September 30, 2008 ("Maturity Date")".
- 2. Mortgage. Paragraph A of the Recitals on page 1 of the Mortgage 13 hereby modified by deleting the phrase "June 11, 2008 ("Maturity Date") as it appears therein and replacing it with the phrase "September 30, 2008 ("Maturity Date")". Each reference in the Loan Agreement and in the Loan Documents to the term "Maturity Date" shall hereafter mean September 30, 2008.
- 3. Representations and Warranties of Borrower. Borrower hereby represents, covenants and warrants to Lender as follows:
 - (a) The representations and warranties in the Loan Agreement, the Mortgage and the other Loan Documents are true and correct as of the date hereof.

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- (b) There is currently no Event of Default (as defined in the Mortgage) under the Note, the Mortgage or the other Loan Documents and Borrower does not know of any event or circumstance which with the giving of notice or passing of time, or both, would constitute an Event of Default under the Note, the Mortgage or the other Loan Documents.
- (c) The Loan Documents are in full force and effect and, following the execution and delivery of this Agreement, they continue to be the legal, valid and binding obligations of Borrower enforceable in accordance with their respective terms, subject to limitations imposed by general principles of equity.
- (d) There has been no material adverse change in the financial condition of Borrower, Guarantor or any other party whose financial statement has been delivered to Lender in connection with the Loan from the date of the most recent financial statement received by Lender.
- (e) As of the date hereof, Borrower has no claims, counterclaims, defenses, or set-offs with respect to the Loan or the Loan Documents as modified herein.
- organization and has the requisite power and authority to execute and deliver this Agreement and to perform the Loan Documents as modified herein. The execution and delivery of this Agreement and the performance of the Loan Documents as modified herein have been duly authorized by all requisite action by or on behalf of Borrower. This Agreement has been duly executed and delivered on behalf of Borrower.
- 4. <u>Title Policy</u>. As a condition precedent to the agreements contained herein, Borrower shall, at its sole cost and expense, cause Chicago Title Insurance Company to issue an endorsement to Lender's title insurance policy No. 1410 SA 3972014 (ine "<u>Title Policy</u>"), as of the date this Agreement is recorded, reflecting the recording of this Agreement and insuring the first priority of the lien of the Mortgage, subject only to the exceptions set forth in the Title Policy as of its date of issuance and any other encumbrances expressly agreed to by Lender.
- 5. Reaffirmation of Guaranty. Guarantor ratifies and affirms the Guaranty and agrees that the Guaranty is in full force and effect following the execution and delivery of this Agreement. The representations and warranties of Guarantor in the Guaranty are, as of the date pereof, true and correct and Guarantor does not know of any default thereunder. The Guaranty continues to be the valid and binding obligation of Guarantor, enforceable in accordance with its terms and Guarantor has no claims or defenses to the enforcement of the rights and remedies of Lender thereunder, except as provided in the Guaranty.
- 6. Expenses. As a condition precedent to the agreements contained herein, Borrower shall pay to Lender all out-of-pocket costs and expenses incurred by Lender in connection with this Agreement, including, without limitation, title charges, recording fees, appraisal fees and attorneys' fees and expenses.

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7. Miscellaneous.

- (a) This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.
- (b) This Agreement shall not be construed more strictly against Lender than against Borrower or Guarantor merely by virtue of the fact that the same has been prepared by counsel for Lender, it being recognized that Borrower, Guarantor and Lender have contributed substantially and materially to the preparation of this Agreement, and Borrower, Guarantor and Lender each acknowledges and waives any claim contesting the existence and the adequacy of the consideration given by the other in entering into this Agreement. Each of the parties to this Agreement represents that it has been advised by its respective counsel of the legal and practical effect of this Agreement, and recognizes that it is executing and delivering this Agreement, intending thereby to be legally bound by the terms and provisions thereof, of it own free will, without promises or threats or the exertion of duress upon it. The signator es hereto state that they have read and understand this Agreement, that they intend to be legally bound by it and that they expressly warrant and represent that they are duly authorized and empowered to execute it.
- (c) Notwithstarding the execution of this Agreement by Lender, the same shall not be deemed to constitute Londer a venturer or partner of or in any way associated with Borrower or Guarantor nor shall privity of contract be presumed to have been established with any third party.
- (d) Borrower, Guarantor and Lender each acknowledges that there are no other understandings, agreements or representations, either oral or written, express or implied, that are not embodied in the Loan Documents and this Agreement, which collectively represent a complete integration of all prior and contemporaneous agreements and understandings of Borrower, Guarantor and Lender; and that all such prior understandings, agreements and representations are hereby modified as set forth in this Agreement. Except as expressly modified hereby, the terms of the Loan Documents are and termain unmodified and in full force and effect.
- (e) This Agreement shall bind and inure to the benefit of the puries hereto and their respective heirs, executors, administrators, successors and assigns.
- (f) Any references to the "Note", the "Mortgage" or the "Loan Documents" contained in any of the Loan Documents shall be deemed to refer to the Note, the Mortgage and the other Loan Documents as amended hereby. The paragraph and section headings used herein are for convenience only and shall not limit the substantive provisions hereof. All words herein which are expressed in the neuter gender shall be deemed to include the masculine, feminine and neuter genders. Any word herein which is expressed in the singular or plural shall be deemed, whenever appropriate in the context, to include the plural and the singular.
- (g) This Agreement may be executed in one or more counterparts, all of which, when taken together, shall constitute one original Agreement.

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(h) Time is of the essence of each of Borrower's obligations under this Agreement.

[SPACE INTENTIONALLY LEFT BLANK. SIGNATURE PAGE TO FOLLOW]

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IN WITNESS WHEREOF, the parties hereto have executed this Agreement dated as of the day and year first above written.

Opens Or Coop

LE	NDER:

HARRIS N.A.

By: Name:

Its:

BORROWER:

WEST 55TH, LLC, an Illinois limited liability company

By: OAC MANAGEMENT CO., an Illinois corporation, its manager

By:

Brian E. Basic, President

GUARANTOR:

BRIAN E. BASIC

BRIAN KUZDAS

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STATE OF ILLINOIS)		
) SS		
COUNTY OF COOK)		
certify that BRIAN E. BASIC, sole manager of WEST 55TH me to be the same person whose this day in person and acknowled President of OAC MANAGE authority, given by the member act and as the free and voluntation for the uses and purposes there	President of OAC M, LLC, an Illinois limber name is subscribed ledged that he signed, MENT CO., on behavers of said limited liability act of said corporate in set forth.	ited liability company, and to the foregoing instrumes, sealed and delivered the salf of said limited liability bility company, as his own	llinois corporation, the d personally known to nt, appeared before me aid instrument as such company, pursuant to and free and voluntary ted liability company,
My Commission Expires:	an 200747	Notary Public	(My Commission Ex
	, C	ONDSAMO State of Illinols	MOFFICIA LARIAY TH MOENT Public - MOENT Public -
STATE OF ILLINOIS)		
) SS		
COUNTY OF COOK)		
I, the undersigned, a Notary I CERTIFY that BRIAN E. BA to the foregoing instrument for Given under my hand	SIC, personally appe or the uses and purpo	ared before me this day at	d subscribed his name
My Commission Expires:	(Motary Public	ngsn
,I		OFFICIAL LARRY THO Notary Public - S My Commission Exp	MPSON { tate of Illinois {

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STATE OF ILLINOIS)) SS		
COUNTY OF COOK)		
I, the undersigned, a Notary CERTIFY that BRIAN KUZ to the foregoing instrument f	DAS, personally appe or the uses and purpo	eared before me this day asses therein stated.	and subscribed his name
Giver under my hand	l and notarial seal this	$\frac{25^{\text{TH}}}{\text{day of}}$	2008.
60			
	0,	Notary Public	Rompon
My Commission Expires:		-	
	94	OFFICIAL SEA LARRY THOMPS Notary Public - State of	ON {
STATE OF ILLINOIS)	My Commission Expires Je	n 02, 2012}
COUNTY OF COOK) SS	Ung.	
I, the undersigned, a Notary that Michael Chiperson whose name is subscibefore me this day in person his own free and voluntary ac	, of HARRIS ribed to the foregoing and acknowledged that, and as the free and	S N.A., personally know instrument as such at he signed and delivers	vn to me to be the same \[\sum \frac{P}{P}, \text{ appeared} \] ed the said instrument as
uses and purposes therein se)	0,5
Given under my hand	l and notarial seal this	s25 TH day of Fek	2009.
My Commission Expires:		Notary Public	hompour
			OFFICIAL SEAL LARRY THOMPSON
			Notary Public - State of Illinois Hy Commission Expires Jan 02, 2012

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EXHIBIT A

THE PROPERTY

PIN:

19-10-326-052-0000; 19-10-326-053-0000; 19-10-326-054-0000;

19-10-326-055-0000

ADDRESS:

4400 West 55th Street, Units 2, 5, 7, and 8, Chicago, Illinois

4406 West 55th Street, Units 2 and 7, Chicago, Illinois 4412 West 55th Street, Units 2, 4, and 7, Chicago, Illinois 4418 West 55th Street, Units 1, 2, 4, 6, and 8, Chicago, Illinois

UNIT NUMBERS 2 5, 7, AND 8 IN BUILDING 4400, UNIT NUMBERS 2 AND 7 IN BUILDING 4406, UNIT NUMBERS 2, 4, 7 IN BUILDING 4412, AND UNIT NUMBERS 1, 2, 4, 6 AND 8 IN BUILDING 4418 IN WEST 55TH STREET CONDOMINIUM, AS DELINEATED ON A PLAT OF SURVEY FOR THE FOLLOWING DESCRIBED TRACT OF LAND: LOTS 16, 17, 18, 19, 20, 21, 22, AND 23 IN BLOCK & IN ARCHER HIGHLANDS ADDITION, BEING H.H. WESSEL AND COMPANY'S SUBDIVISION OF THE WEST HALF OF THE WEST HALF OF THE NORTH EAST QUARTER OF SECTION 10, ALSO THE EAST QUARTER (EXCEPT RAILROAD RIGHT OF WAYS) OF EAST HALF OF THE SOUTH WEST QUARTER OF SECTION 10, ALL IN TOWNSHIP 38 NORTH RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, WHICH PLAT OF SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM RECORDED APRIL 16, 2007 AS DOCUMENT NUMBER 0710615064; TOGETHER WITH ITS UNIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.