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This Document Prepared by and after Recording Return to:

Alvin L. Kruse
Elizabeth Pfeiler Foley
Seyfarth Shaw LLP
131 South Dearborn Street
Suite 2400
Chicago, Illinois oc603



Doc#: 0836618024 Fee: \$66.00 Eugene "Gene" Moore RHSP Fee: \$10.00

Cook County Recorder of Deeds
Date: 12/31/2008 10:53 AM Pg: 1 of 16

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THIRD AMENDED AND RESTATED LOAN MODIFICATION AGREEMENT

THIS THIRD AMENDED AND RESTATED LOAN MODIFICATION AGREEMENT dated as of December 30, 2008, by and among RS HOMES I LLC, an Illinois limited liability company ("Homes"), RS POINTE LLC, an Illinois limited liability company ("Pointe"), and RS SOUARE LLC, an Illinois limited liability company ("Square") (Homes, Pointe and Square being referred to herein collectively, the "Borrowers"), ABLA HOMES LLC, a Delaware limited liability company (the "Pledgor"), LR DEVELOPMENT COMPANY LLC, a Delaware limited liability company doing business under the assumed name Related Midwest LLC ("LR"), and QUEST DEVFLOPMENT LLC, an Illinois limited liability company ("Quest") (LR and Quest being referred to herein collectively as the "Guarantors") (the Borrowers, the Pledgors and the Guarantors being sometimes referred to herein collectively as the "Borrower/Pledgor/Guarantor Parties"), and BANK OF AMERICA, N.A., a national banking association ("Senior Lender"), Successor by Merger to LaSalle Bank National Association, a national banking association, as Senior Lender and Agent ("LaSalle Senior"), and BANK OF AMERICA, N.A., a national banking association ("Bridge Lender"), Successor by Merger to LaSalle Bank National Association, a regional banking association, as Bridge Lender ("LaSalle Bridge") (Senior Lender and Bridge Lender being sometimes referred to herein collectively the "Lenders" and Senior Lender in its capacity as agent for Lenders being sometimes referred to herein as the "Agent");

WITNESSETH:

WHEREAS, the Borrower/Pledgor/Guarantor Parties and the Lenders heretofore entered into the following documents (collectively, the "<u>Documents</u>"):

(i) Amended and Restated Construction Loan Agreement dated as of May 31, 2007 (the "Loan Agreement"), by and among the Borrowers and the Lenders;

- (ii) Promissory Note A (Senior) dated May 31, 2007 ("Note A"), from the Borrowers to LaSalle alone, on its own behalf and not in its capacity as Agent for the Lenders, in the principal amount of \$4,600,000;
- (iii) Promissory Note C (Bridge) dated May 31, 2007 ("Note C"), from the Borrowers to LaSalle alone, on its own behalf and not in its capacity as Agent for the Lenders, in the principal amount of \$6,500,000;
- (iv) Mortgage, Security Agreement, Assignment of Leases and Rents and Fixture Filing dated as of May 1, 2005, by the Borrowers to and for the benefit of LaSalle Senior, on its own behalf and in its capacity as Agent for the Lenders, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, on June 6, 2005, as Document No. 0515727126, as modified and amended by the Modification Agreement dated as of May 31, 2007 (the "2007 Modification Agreement"), by and among he Borrower/Piedge./Guarantor Parties, LaSalle Senior, LaSalle Mezzanine (as defined therein), LaSalle Bridge and the Agent, a Memorandum of which was recorded in the Office of the Recorder of Deeds of Cook County, Illinois, on June 5, 2007, as Document No. 0715609079;
- (v) Assignment of Rents and Leases dated as of May 1, 2005, by the Borrowers to and for the benefit of LaSalle Senior, on its own behalf and in its capacity as Agent for the Lenders, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, on June 6, 2005, as Document No. 0515727127, as modified and amended by the 2007 Modification Agreement;
- (vi) Assignment of Plans, Permits and Contracts dated as of May 1, 2005, from the Borrowers to LaSalle Senior, on its own behalf and in its capacity as Agent for the Lenders, as modified and amended by the 2007 Mod fication Agreement;
- (vii) Pledge of Membership Interests (Security Agreement) dated as of May 1, 2005, by the Pledgors to and in favor of LaSalle Senior, on its own behalf and in its capacity as Agent for the Lenders, as modified and amended by the 2007 Modification Agreement;
- (viii) Environmental Indemnity Agreement dated as of May 1, 2005, by the Borrowers and the Guarantors to and for the benefit of LaSalle Senior, on its own behalf and in its capacity as Agent for the Lenders, as modified and amended by the 2007 Modification Agreement;
- (ix) Security Agreement (Redevelopment Documents) dated as of May 1, 2005, by the Borrowers to and for the benefit of LaSalle Senior, on its own behalf and in its capacity as Agent for the Lenders, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, on June 6, 2005, as Document No. 0515727128, as modified and amended by the 2007 Modification Agreement; and
- (x) Guaranty of Payment and Completion dated as of May 1, 2005, by the Guarantors for the benefit of LaSalle, on its own behalf in its capacity as Senior Lender

under the Loan Agreement and in its capacity as Agent for the Lenders under the Loan Agreement, as modified and amended by the 2007 Modification Agreement; and

WHEREAS, the Documents were previously modified and amended by the Amended and Restated Loan Modification Agreement dated as of May 31, 2008 (the "First Modification"), by and among the Borrower/Pledgor/Guarantor Parties and the Lender, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, on July 8, 2008, as Document No. 0819035119, and the Second Amended and Restated Loan Modification Agreement dated as "Second Modification"), 2008 (the by and September 25. of Borrower/Pledgor/Guarantor Parties and the Lender, recorded in the Office of the Recorder of Deeds of Cock County, Illinois, on October 9, 2008, as Document No. 0828345073; (the 2007 Modification Agreement, the First Modification and the Second Modification are referred to herein collectively as the "Previous Modifications"); and

WHEREAS the Documents, as modified and amended by the Previous Modifications, encumber the real estate described in **Exhibit A** attached hereto and the personal property located thereon; and

WHEREAS, the parties desire to make certain modifications and amendments to the Documents, as modified and amended by the Previous Modifications, as more fully provided for herein, all as modifications, amendments and continuations of, but not as novations of, the Documents;

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

Section 1. Recitals Part of Agreement; Defined Terms, References to Documents.

- (a) The foregoing recitals are hereby incorporated into and made a part of this Agreement.
- (b) All capitalized terms used and not otherwise defined in this Agreement shall have the meanings set forth in the Loan Agreement.
- (c) Except as otherwise stated herein, all references in this Agreement to any one or more of the Documents shall be deemed to include the previous modifications and amendments to the Documents provided for in the Previous Modifications, whether or not express reference is made to such previous modifications and amendments.
- Section 2. Merger of LaSalle. The parties acknowledge that LaSalle was merged into the Lender effective as of October 17, 2008, and that by virtue of such merger the Lender is the successor by merger to all of the rights and obligations of LaSalle under the Documents. Effective as of October 17, 2008, all references in the Documents to LaSalle, either by its full name "LaSalle Bank National Association" or by a defined term such as, but not limited to, "Lender," "Bank," "Mortgagee" or "Assignee," shall be deemed to refer to Bank of America, N.A., as Successor by Merger to LaSalle.

Section 3. Status of Loan. The parties acknowledge that (i) the Borrowers have repaid Note A and Portion A of the Loan; (ii) as of the date of this Agreement, the principal outstanding on Note C and Portion C of the Loan is \$4,388,730, (iii) the amount not yet disbursed on Note C and Portion C of the Loan is \$______; and (iv) Bridge Lender alone is the Lender for the Loan.

Section 4. Extension of Maturity Date. The maturity date of the Loan and Note C, as previously extended by the Previous Modifications, is hereby extended from November 30, 2008, to March 5, 2009, and all of the Documents, as modified and amended by the Previous Modifications, are hereby modified and amended accordingly. Without limitation on the generality of the foregoing, the date "November 30, 2008" is hereby changed to "March 5, 2009" each time it appears in the Documents, as modified and amended by the Previous Modifications, in reference to the maturity date of the Loan and Note C.

Section 5. Changes in Interest Rates. Section 2 of Note C is hereby modified and amended in its entirety to read as follows effective as of the date of this Agreement, with the existing Section 2 of Note C to remain in effect for periods prior to the date of this Agreement:

2. INTEREST RATE.

2.1 Interest Prior to Default.

- BBA LIBOR Daily Floating Rate. The unpaid principal balance (a) of this Note from day to day outstanding which is not past due, shall bear interest at a fluctuating rate of interest per annum equal to the BBA LIBOR Daily Floating Rate (as defined below) for that day plus 400 basis points per annum. The "BBA LIBOR Daily Floating Rate" snall mean a fluctuating rate of interest per annum equal to the British Bankers Association LIBOR Rate ("BBA LIBOR"), as published by Reuters (or other commercially available source providing quotations of BBA LIBOR as selected by the Lender from time to time) as determined for each Business Day at approximately 11:00 a.m. London time two London Banking Days (as defined below) prior to the date in question, for U.S. Dollar deposits (for delivery on the first day of such interest period) with a one month term, as adjusted from time to time in the Lender's sole discretion for reserve requirements, deposit insurance assessment rates and coner regulatory costs. A "London Banking Day" is a day on which banks in Lordon are open for business and dealing in offshore dollars.
- (b) Alternative Rates. The Lender may notify the Borrower if the BBA LIBOR Daily Floating Rate is not available for any reason, or if the Lender determines in good faith (which determination shall be conclusive, absent manifest error) that no adequate basis exists for determining the BBA LIBOR Daily Floating Rate, or that the BBA LIBOR Daily Floating Rate will not adequately and fairly reflect the cost to the Lender of funding the Loan, or that any applicable law or regulation or compliance therewith by the Lender prohibits or restricts or makes impossible the charging of interest based on the BBA LIBOR Daily Floating Rate. If the Lender so notifies the Borrower, then interest

shall accrue and be payable on the unpaid principal balance of this Note at a fluctuating rate of interest equal to the Prime Rate of the Lender plus 300 basis points per annum, from the date of such notification by the Lender until the Lender notifies the Borrower that the circumstances giving rise to such suspension no longer exist, or until the maturity date of this Note (whether by acceleration, declaration, extension or otherwise), whichever is earlier to occur. The term "Prime Rate" means, on any day, the rate of interest per annum then most recently established by the Lender as its "prime rate." Any such rate is a general reference rate of interest, may not be related to any other rate, and may not be the lowest or best rate actually charged by the Lender to any customer or a favored rate and may not correspond with future increases or decreases in interest Tates charged by other lenders or market rates in general, and the Lender may rake various business or other loans at rates of interest having no relationship to such rate. Any change in the Prime Rate shall take effect at the opening of business on the day specified in the public announcement of a change in the Lender's Prime Rate. If the Lender (including any subsequent holder of this Note) ceases to exist or to establish or publish a prime rate from which the Prime Rate is then deterrained, the applicable variable rate from which the Prime Rate is determined thereafter shall be instead the prime rate reported in The Wall Street Journal (or the average prime rate if a high and a low prime rate are therein reported), and the Prime Nate shall change without notice with each change in such prime rate as of the date such change is reported.

- 2.2 <u>Interest After Default</u>. From and after the Maturity Date or upon the occurrence and during the continuance of an Event of Default, interest shall accrue on the unpaid principal balance during any such period at an annual rate (the "<u>Default Rate</u>") equal to the BBA LIBOR Daily Floating Rate plus 600 basis points, or if an alternative rate is in effect rursuant to Section 2.1(b) hereof, then at a fluctuating rate of interest equal to the Friene Rate of the Lender plus 500 basis points per annum; provided, however, in no event shall the Default Rate exceed the maximum rate permitted by law. The interest accruing under this Section shall be immediately due and payable by the Borrower to the holder of this Note upon demand and shall be additional indebtedness evidenced by this Note.
- 2.3 <u>Interest Calculation</u>. Interest on this Note shall be calculated on the basis of a 360-day year and the actual number of days elapsed in any portion of a month in which interest is due. If any payment to be made by the Borrower hereunder shall become due on a day other than a day on which the Lender is open for the conduct of commercial banking business in Chicago, Illinois, such payment shall be made on the next succeeding day on which the Lender is so open for business, and such extension of time shall be included in computing any interest in respect of such payment.

Section 6. Extension Fee. As a condition to agreements of Bridge Lender and the Agent provided for in this Agreement, on the date of the execution and delivery of this

Agreement, the Borrower shall pay to Bridge Lender a non-refundable extension fee in the amount of \$7,290.

- Section 7. Attachment to Note C. The Lender may, and prior to any transfer by it of Note C shall, attach a copy of this Agreement to the original Note C and place an endorsement on the original Note C making reference to the fact that such attachment has been made.
- Section 8. Representations and Warranties. In order to induce the Lenders to enter into this Agreement, the Borrower/Pledgor/Guarantor Parties hereby represent and warrant to the Lenders as follows as of the date of this Agreement and if different, as of the date of the execution and delivery of this Agreement:
- (a) Each Borrower is a duly formed limited liability company under the laws of the State of Illinois, validly existing, in good standing and fully qualified to do business in the State of Illinois, and has full right, power and authority to enter into this Agreement and each of the Documents to which it is a party and the Previous Modifications and to perform and consummate the transactions contemplated hereby and thereby.
- (b) LR is a duly formed limited liability company under the laws of the State of Delaware, validly existing and in £0cd standing in the State of Delaware, fully qualified to do business and in good standing in the £1ate of Illinois, and has full power and authority to execute this Agreement and each of the Documer to which it is a party and the Previous Modifications and to perform and consummate the transact one contemplated hereby and thereby.
- (c) Quest is a duly formed limited liability company under the laws of the State of Illinois, validly existing, in good standing and fully qualified to do business in the State of Illinois and has full power and authority to execute this regreement and each of the Documents to which it is a party and the Previous Modifications and to perform and consummate the transactions contemplated hereby and thereby.
- (d) Execution and delivery of this Agreement and the 1 ocuments and the Previous Modifications do not and will not contravene, conflict with, violate of constitute a default under the certificate of formation, articles of organization or articles of incorpo ation, limited liability company agreement or operating agreement, or bylaws governing any of the Borrower/Pledgor/Guarantor Parties.
- (e) This Agreement and each of the Documents and the Previous Modifications constitute the duly authorized, valid and legally binding obligations of the party required to execute the same and will be enforceable strictly in accordance with their respective terms (except to the extent that enforceability may be affected or limited by applicable bankruptcy, insolvency and other similar debtor relief laws affecting the enforcement of creditors' rights generally and general principles of equity).
- (f) The Borrower/Pledgor/Guarantor Parties are in full compliance in all material respects with all of the terms and conditions of the Documents to which they are a party and the Previous Modifications, and no Default or Event of Default has occurred and is continuing with respect to any of the Documents or the Previous Modifications.

- (g) Except as disclosed to Lenders in writing, there is no litigation, arbitration, governmental or administrative proceedings, actions, examinations, claims or demands pending or threatened (i) against any Borrower, or (ii) against any Pledgor or any Guarantor which individually or in the aggregate, if adversely determined, would have a material adverse effect on the financial condition of any Pledgor or any Guarantor.
 - (h) The statements contained in the recitals to this Agreement are true and correct.
- Documents to Remain in Effect; Confirmation of Obligations; Section 9. References. The Documents shall remain in full force and effect as originally executed and delivered by the parties, except as previously modified and amended by the Previous herein. provided amended as modified and Modifications and Borrower/Pledgo:/Guarantor Parties hereby (i) confirm and reaffirm all of their obligations under the Documents, as previously modified and amended by the Previous Modifications and as modified and amended as provided herein; (ii) acknowledge and agree that the Lenders, by entering into this Agreement, do not waive any existing or future default or event of default under any of the Documents, or any rights or remedies under any of the Documents, except as expressly provided herein; (iii) acknowledge and agree that the Lenders have not heretofore waived any default or event of default under any of the Documents, or any rights or remedies under any of the Documents; and (2) acknowledge and agree that they do not have actual knowledge of any defense, set-off or cour erclaim to the payment or performance of any of their obligations under the Documents, as previously modified and amended by the Previous Modifications and as modified and amended berein. All references in the Documents to any one or more of the Documents, or to the "Loan Documents," shall be deemed to refer to such Document, Documents or Loan Documents, as the case may be, as previously modified and amended by the Previous Modifications and as modified and amended by this Agreement.
- Section 10. Certifications, Representations and Warranties. In order to induce the Lenders to enter into this Agreement, the Borrower/Pledgor/Gurantor Parties hereby certify, represent and warrant to the Lenders that all certifications, representations and warranties contained in the Documents and the Previous Modifications and in all certificates heretofore delivered to the Lenders are true and correct as of the date of this Agreement and if different, as of the date of the execution and delivery of this Agreement, and all such certifications, representations and warranties are hereby remade and made to speak as of the date of this Agreement and if different, as of the date of the execution and delivery of this Agreement.
- Section 11. Entire Agreement; No Reliance. This Agreement sets forth all of the covenants, promises, agreements, conditions and understandings of the parties relating to the subject matter of this Agreement, and there are no covenants, promises, agreements, conditions or understandings, either oral or written, between them relating to the subject matter of this Agreement other than as are herein set forth. The Borrower/Pledgor/Guarantor Parties acknowledge that they are executing this Agreement without relying on any statements, representations or warranties, either oral or written, that are not expressly set forth herein.
- Section 12. Successors. This Agreement shall inure to the benefit of and shall be binding upon the parties and their respective successors, assigns and legal representatives.

- <u>Section 13</u>. <u>Severability</u>. In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.
- <u>Section 14</u>. <u>Amendments, Changes and Modifications</u>. This Agreement may be amended, changed, modified, altered or terminated only by a written instrument executed by all of the parties hereto.

Section 15. Construction.

- (a) The words "hereof," "herein," and "hereunder," and other words of a similar import refer to this Agreement as a whole and not to the individual Sections in which such terms are used.
- (b) References to Sections and other subdivisions of this Agreement are to the designated Sections and other subdivisions of this Agreement as originally executed.
- (c) The headings of this Agreement are for convenience only and shall not define or limit the provisions hereof.
- (d) Where the context so requires, words used in singular shall include the plural and vice versa, and words of one gender shall include all other genders.
- (e) The Borrower/Pledgor/Guaranter Parties and the Lenders, and their respective legal counsel, have participated in the drafting of this Agreement, and accordingly the general rule of construction to the effect that any ambiguities in a contract are to be resolved against the party drafting the contract shall not be employed in the construction and interpretation of this Agreement.
- Section 16. Execution of Counterparts. This Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.
- Section 17. Governing Law. This Agreement is prepared and entered into with the intention that the law of the State of Illinois shall govern its construction and enterement.

[SIGNATURE PAGE(S) AND EXHIBIT(S), IF ANY, FOLLOW THIS PAGE]

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IN WITNESS WHEREOF, the parties have executed this instrument as of the date first above written.

> RS HOMES I LLC RS POINTE LLC RS SQUARE LLC

Droponty Ox Coc By ABLA Homes LLC, Sole Member of each Borrower

By LR ABLA LLC, Manager/Member

By LR Development Company LLC, d/b/a Related Midwest LLC, Sole Member

ABLA HOMES LLC

By LR ABLA LLC Manager/Member

By LR Development Company LLC, d/b/a Related Midwest LLC, Scle Member

LR DEVELOPMENT COMPANY LLC, d/b/a Related Midwest LLC

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	QUEST DEVELOPMENT LLC
	By AM
	Printed Name: Cortez A.Carter Manager
	LASALLE BANK NATIONAL ASSOCIATION, as Senior Lender
DOOP OF C	ByPrinted Name:
O _F C	Title:
	Bridge Lender
	ByPrinted Name:
	C/O/H
	Title:

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QUEST DEVELOPMENT LLC

14	By
•	Printed Name:
	Manager
A	LASALLE BANK NATIONAL ASSOCIATION, as Senior Lender
1400°	By A A A A A A A A A A A A A A A A A A A
	Printed Name: W War Can
Ujr.	Title: S. V. Q.
	Occurred the control of the control
·	1 ASALLE BANK NATIONAL ASSOCIATION, as
	Brid; e Lender
	By
	Printed Name:
	Title:

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STATE OF ILLINOIS)			
COLDITY OF COOK) SS			
COUNTY OF COOK)		- 1	
The foregoing inst	rument was ack	nowledged before r	me this 39th day	of December,
2008, by Nanorah Walt	ras, vice m	resident of LR	R Development Comp	pany LLC, a
Delaware limited liability	company, the	sole member of LI	R ABLA LLC, a Del	aware limited
liability company, the me	ember/manager	of ABLA Homes	LLC, a Delaware lir	nited liability
company, the sole member	er of RS Homes	I LLC, RS Pointe	LLC and RS Square	LLC, each an
Illinois Lini ed liability co	mpany, on benai	ii oi said iimited na	.omty companies.	
OFFICIAL SE JACALYN N. FINKE NOTARY PUBLIC, STATE MY COMMISSION EXPIR	EL GUON E OF ILLINOIS	Ann D	moleen	
		Notary P	ublic	
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	C			
STATE OF ILLINOIS)			
) SS	4		
COUNTY OF COOK	·)	'		
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The foregoing instrument was acknowledged before me this although day of December, 2008, by Deborah Waltes We President of LR Development Company LLC, a Delaware limited liability company, the sole member of LR ABLA LLC, a Delaware limited liability company, on behalf of said limited liability companies.

OFFICIAL SEAL
JACALYN M. FINKEL GUON
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 03-06-2010

Notary Public

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STATE OF ILLINOIS)) SS
COUNTY OF COOK)
The foregoing instrument was acknowledged before me this day of December, 2008, by Debotation of LR Development Company LLC, a Delaware limited liability company doing business under the assumed name Related Midwest LLC, on behalf of the company.
GFR.C. AL SEAL JACALYN M. FINKEL GUON NOTARY PUBLIC, ST. TE OF ILLINOIS MY COMMISSION FAPT.FS 03-06-2010 Notary Public
STATE OF ILLINOIS SS
COUNTY OF COOK)
The foregoing instrument was ack owledged before me this day of December 2008, by Corte A Carte, Manager of Quest Development LLC, an Illinois limited liability company, on behalf of the company.
OFFICIAL SEAL JACALYN M. FINKEL GUON NOTARY PUBLIC. STATE OF ILLINOIS MY COMMISSION EXPIRES 03-06-2010
Notary Public
STATE OF ILLINOIS)) SS
COUNTY OF COOK)
The foregoing instrument was acknowledged before me this 3 day of December 2008, by <u>liarte from , Semby Vill Presidented</u> Bank of America, N.A., a national banking association, on behalf of the association, in its capacity as Senior Lender.
OFFICIAL SEAL CHARLOTTE GOSSELIN NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 2-26-2012 Notary Public

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STATE OF ILLINOIS)) SS		
COUNTY OF COOK)		
The foregoing instrum 2008, by <u>liarke croning</u> banking association, on behal	nent was acknow Senior Vic f of the association	vledged before me this <u>refresion</u> of Bank of on, in its capacity as Brid	day of December, America, N.A., a national lge Lender.
OFFICIAL SFAS CHARLOTTE GOS. ZLIN NOTARY PUBLIC, STATE OF ALLIAO'S MY COMMISSION EXPIRES 2-26-20'2		Sold Holder Public	eli
	CO04		
		Clark Clark	
			SOM CO

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EXHIBIT A

LEGAL DESCRIPTION OF THE PREMISES

1223 W. ARTHINGTON

PARCEL 1: LOT 12 IN RESUBDIVISION OF LOTS 3 AND 4 OF PLAT 1 ROOSEVELT SQUARE SUBDIVISION, A RESUBDIVISION OF BUCKLEYS SUBDIVISION, PART OF MACALASTER'S SUBDIVISION, AND SUBDIVISION OF BLOCK 14 OF VERNON PARK ADDITION TO CHICAGO, PART OF THE EAST HALF OF THE SOUTHWEST QUARTER OF SECTION 17, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, CITY OF CHICAGO, COUNTY OF COOK, STATE OF ILLINOIS.

PARCEL 2: NON-EXCLUSIVE EASEMENTS FOR THE BENEFIT OF PARCEL 1 AND OTHER PROPERTY AS SET FORTH IN AND CREATED BY THE DECLARATION OF EASEMENTS, RESTRICTIONS AND COVENANTS FOR THE 1205-1231 WEST ARTHINGTON TOWNHOMES AS RECORDED AS DOCUMENT NUMBER 0619534100.

Property Address:

1223 Arthington, Chicago, IL 60607

Permanent Index Number(s): 17-17-323-028-0000 (affects subject property for 2006 and beyond

1225 W. ARTHINGTON

PARCEL 1: LOT 13 IN RESUBDIVISION OF LOTS 3 AND 4 OF PLAT 1 ROOSEVELT SQUARE SUBDIVISION, A RESUBDIVISION OF BUCKLEYS SUBDIVISION, PART OF MACALASTER'S SUBDIVISION, AND SUBDIVISION OF BLOCK 14 OF VERNON PARK ADDITION TO CHICAGO, PART OF THE EAST HALF OF THE SOUTHWEST QUARTER OF SECTION 17, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, CITY OF CHICAGO, COUNTY OF COOK, STATE OF ILLINOIS.

PARCEL 2: NON-EXCLUSIVE EASEMENTS FOR THE BENEFIT OF PARCEL 1 AND OTHER PROPERTY AS SET FORTH IN AND CREATED BY THE DECLARATION OF EASEMENTS, RESTRICTIONS AND COVENANTS FOR THE 1205-1231 WEST ARTHINGTON TOWNHOMES AS RECORDED AS DOCUMENT NUMBER 0619534100.

Property Address:

1225 Arthington, Chicago, IL 60607

Permanent Index Number(s): 17-17-323-029-0000 (affects subject property for 2006 and beyond

THE FRANKLIN, UNIT 212

PARCEL 1: UNIT 212 IN THE FRANKLIN AT ROOSEVELT SQUARE CONDOMINIUMS (AS HEREINAFTER DESCRIBED) TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, WHICH UNIT AND COMMON ELEMENTS ARE COMPRISED OF:

- (A) THE LEASEHOLD ESTATE (SAID LEASEHOLD BEING DEFINED IN PARAGRAPH 1.C. OF THE ALTA LEASEHOLD ENDORSEMENT(S) ATTACHED HERETO), CREATED BY THE INSTRUMENT HEREIN REFERRED TO AS THE LEASE, EXECUTED BY: CHICAGO HOUSING AUTHORITY, AS LESSOR, AND RS SQUARE LLC, AS LESSEE, DATED AS OF MAY 1, 2005, WHICH LEASE WAS RECORDED JUNE 6, 2005 AS DOCUMENT NUMBER 0515727116, AND RE-RECORDED JUNE 16, 2005 AS DOCUMENT 0516/45100; WHICH LEASE AS AMENDED, DEMISES THE LAND (AS HEREINAFTER DESCRIBED IN 1(B) BELOW) FOR A TERM OF 99 YEARS (EXCEPT THE BUILDINGS AND EMPROVEMENTS ON THE LAND);
- (B) OWNERSHIP OF THE BUILDINGS AND IMPROVEMENTS LOCATED ON THE FOLLOWING DESCRIBED LAND: LOT 33 IN PLAT 2 ROOSEVELT SQUARE SUBDIVISION, A RESUBDIVISION OF BLOCKS 6, 7, AND PART OF 8 OF HENRY WALLER'S SUBDIVISION, PART OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 29 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, WHICH SURVEY IS ATTACHED AS EXHIBIT "A-2" TO THE DECLARATION OF CONDOMINIUMS, RECORDED AS DOCUMENT NUMBER 0629010076, AND AMENDED FROM TIME TO TIME, IN COOK COUNTY, ILLINOIS.

Common Address: 1155 W. Roosevelt, Unit 212
Permanent Index Number(s): 17-20-200-090-4012 (affects subject property for 2007 and beyond)