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FIRST AMERICAN File # 54350 CH

Doc#: 1218831080 Fee: \$46.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds

Date: 07/06/2012 03:07 PM Pg: 1 of 5

GENERAL WARRANTY DEED

KNOW ALL MEN BY THESE PRESENTS: that True North Energy, LLC, a Delaware limited incility company, for valuable consideration paid, grants with general warranty covenants to 5.1%. N. Milwaukee, LLC, an Illinois limited liability company, whose tax mailing address is 3181 North Milwaukee, Chicago, IL 60618, the following described real property:

THAT PART OF LOT 3 IN DARLIN, KELLY AND CARROLL'S SUBDIVISION OF THE NORTHWEST 1/4 OF SECTION 26, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

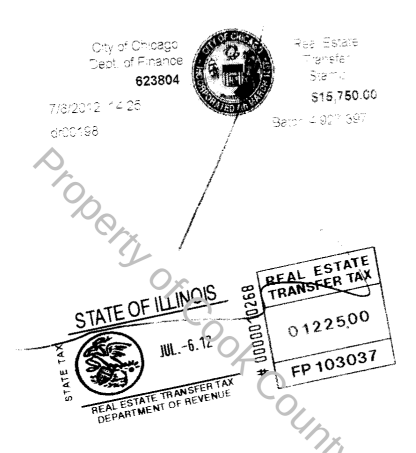
BEGINNING AT THE SOUTHEAST CORNER OF WEST BELMONT AVENUE AND NORTH AVERS AVENUE (AS OPENED), WHICH CORNER IS 52.00 FEET EAST OF THE POINT OF IN FERSECTION OF THE SOUTH LINE OF SAID WEST BELMONT AVENUE AND THE NORTHEASTERLY LINE OF NORTH MILWAUKEE AVENUE AND RUNNING THENCE SOUTH ALONG THE EAST LINE OF SAID NORTH A JERS AVENUE (AS OPENED) PERPENDICULAR TO SAID SOUTH LINE OF WEST BELMONT AVENUE A DISTANCE OF 43.88 FEET TO ITS INTERSECTION WITH SAID NORTHEASTERLY LINE OF NORTH MILWAUKEF AVENUE; THENCE SOUTHEASTERLY ALONG SAID NORTHEASTERLY I INE OF NORTH MILWAUKEE AVENUE, A DISTANCE OF 183.54 FEET TO THE THENCE **CORNER OF** A BRICK BUILDING: WESTERLY NORTHEASTERLY ALONG THE NORTHWESTERLY FACE OF SAID BRICK BUILDING AND ALONG A NORTHEASTERLY EXTENSION OF THE LINE OF SAID NORTHWESTERLY FACE, A DISTANCE OF 84.46 FEET; THENCE NORTH PERPENDICULAR TO SAID SOUTH LINE OF WEST BELMONT AVENUE, A DISTANCE OF 97.6 FEET TO SAID SOUTH STREET LINE AND THENCE WEST ALONG SAID SOUTH LINE OF WEST BELMONT AVENUE, A DISTANCE OF 194.62 FEET TO THE PLACE OF BEGINNING, IN COOK COUNTY, ILLINOIS.

Commonly known as 3181 North Milwaukee, Chicago, IL 60618

Tax Parcel # 13-26-103-003-0000

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Prior Instrument Reference: Cook County Doc # 1007026300

Subject to:

- 1. Easements, covenants, conditions and restrictions of record; zoning ordinances, building and other laws, ordinances and other regulations; and taxes and assessments (general and special) due and payable after the date hereof.
- 2. From and after the Effective Date until October 1, 2030 ("Termination Date"), if motor fuel is stored, advertised or sold at or from the Premises, the motor fuel stored, advertised or sold shall be sold under the "Shell" trademark ("Brand Covenant"), all as more fully set forth in that certain Branding and Product Purchase Commitment Agreement dated as of the Effective Date, by and between Grantor and Equilon Enterprises LLC dba Shell Oil Products US, a Delaware limited liability company ("Equilon") ("Branding Agreement"). The Brand Covenant shall expressionate automatically on the Termination Date without need for filing a release, or other action of Equilon. Grantor or Grantee. The Premises and every portion thereof shall be improved, held, used, occapied, leased, sold, hypothecated, encumbered and conveyed subject to the Brand Covenant. Grantor and Grantee intend and agree that the Brand Covenant, shall be a covenant running with the land. The burdens of the Brand Covenant shall apply to the entire Premises, shall pass with each and every portion of the Premises, and shall apply to and bind Grantee and Grantee's respective successors, assigns, transferees and subsequent owners in interest of the Premises.
- 3. Until the Termination Date, Equilon has retained a right of first refusal to purchase the Premises, pursuant to the terms of the Branding Agreement ("Right of First Refusal"). The Right of First Refusal shall expire automatically on the Termination Date, without need for filing a release, or other action of Equilon, Grantor or Grantee. The terms of the Right of First Refusal are set forth in Exhibit C to the Special Warranty Deed dated March 8, 2010 conveying the Premises from Equilon to Grantor and recorded in the Cook County Recorder's Office as Document No.1007026300.
- 4. Grantee has granted a right of access to Grantor and Equil on pursuant to the terms of an Access Agreement dated as of the Effective Date, which is being recorded on the same day as this instrument.
- 5. Grantee covenants and agrees that it shall not install and, it shall prevent any subsequent purchaser or permitted assignee of the Premises from installing, any well or other tank, pump or related equipment for the use or storage of potable water at the Premises. Grantee further covenants and agrees that it shall not improve or use, and shall prohibit any subsequent purchaser or assignee of the Premises from using or improving, the Premises for residential purposes (including multi-family residential uses), or for any hospital, school, elder care or day care center or for a park or playground. Grantee further covenants and agrees that it shall not materially change the use of the Premises in such a way as to increase the level of clean-up required by any governmental entity for any environmental condition which had affected the Premises as of the Effective Date; that all soil and groundwater removed from the Premises will be disposed of in accordance with all applicable environmental laws, statutes, rules and regulations; Grantor may record against the Premises such No Further Remediation Letters or

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similar documents ("NRF Letters") issued by the government agency having jurisdiction over the Premises; and Grantee will comply with all terms and conditions of such NFR Letters.

6. Grantor and Grantee intend and agree that each of the Covenants Nos. 2, 3, 4 and 5, above, shall be covenants running with the land. The burdens of the covenants shall apply to the entire Premises, shall pass with each and every portion of the Premises, and shall apply to and bind Grantee and Grantee's respective successors, assigns, transferees and subsequent owners in interest of the Premises. Grantee agrees to include the foregoing restrictions, covenants and conditions, including but not limited to the Brand Covenant, in any conveyance or assignment of the Premises to a successor grantee and, as a condition of any conveyance of the Premises, to require successor grantees to enter into an agreement assuming all obligations of Grantee under Article 2 (Brand Covenant) of the Branding Agreement.

Grance hereby acknowledges that the terms, conditions and duration of the foregoing restrictions, covenants, and conditions are fair and reasonable. Grantee hereby agrees that, in the event the foregoing restrictions, covenants or conditions are violated, Grantor, and/or any successor-in-interest to Grantor, (i) may elect to enforce the foregoing restrictions, covenants and conditions by an action in equity to obtain an injunction against any violation of the foregoing restrictions, covenants, and conditions; and (ii) may pursue any other remedy available at law or in equity for any breach of the foregoing restrictions, covenants, or conditions.

All purchasers, lessees, and possessors of all or any portion of the Premises shall be deemed by their purchase, leasing, or possession of the Premises to have agreed to the foregoing restrictions, covenants, and conditions. Grantee's acceptance of the deed to the Premises evidences Grantee's acceptance of, and agreement to, the foregoing restrictions, covenants, and conditions, and Grantee acknowledges that Grantee has received adequate and sufficient consideration for Grantee's acceptance of and agreement to the foregoing restrictions, covenants, and conditions. Any failure to enforce any breach of the foregoing restrictions, covenants, and conditions, or of any subsequent breach thereof, or any remedy that may be exercised for breach thereof. Any waiver of any breach of the foregoing restrictions, covenants, and conditions shall not constitute a waiver of any subsequent breach thereof, or of any remedy that may be exercised for breach thereof. The exercise of any remedy for any breach of the foregoing restrictions, covenants, and conditions shall not preclude the exercise of any other remedy for any breach of the foregoing restrictions, covenants, and conditions shall not preclude the exercise of any other remedy for any breach of the foregoing restrictions, covenants, and conditions covenants, and conditions.

SUBJECT to the foregoing, Grantor covenants with Grantee that Grantor shall warrant specially the Premises herein conveyed and shall defend title to the Premises against the lawful claims of all persons claiming by, through, or under Grantor, but not otherwise, <u>provided</u>, that this conveyance and the special warranty made by Grantor contained herein are subject to the matters contained herein and to any and all matters of record. The preceding sentence is for the benefit of Grantee and the parties now or hereafter constituting Grantee and may not be relied on, or enforced by, any other entity, including, without limitation, any direct or remote successor in title to Grantee, or any title insurer of Grantee, or its direct or remote successors in title, by way of subrogation or otherwise.

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•	CEO of True North Holdings, Inc., fka The Lyden, LLC, a Delaware limited liability company, this 28
	True North Energy, LLC,
	a Delaware limited liability company
	By: True North Holdings, Inc.
	fka The Lyden Company, Member
	By: 2 Get .
	W. G. Lyden, III, EO
State of Ohio) SS:	<i>y</i>
County of Lucas	
, 2012 oy W. C	G. Lyden, III, CEO of True North Holdings, Inc. fka North Energy, LLC, a Delaware limited liability company.
	Kuliseea C. Rusself Notary Public
This Instrument Prepared By:	Rebecca E Russell Notary Public, State of Ohio
Patricia G. Lyden, Esq.	Portage County
Lyden, Liebenthal & Chappell, Ltd. 5470 Main Street, Suite 300	Expires May 5, 2015
Sylvania, OH 43560	'S
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