UNOFFICIAL COPY

Illinois Asti-Predatory Lending Database Program

Certificate of Exemption



1322512076 Fee: \$108.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00

Karen A.Yarbrough

Cook County Recorder of Deeds

Date: 08/13/2013 10:50 AM Pg: 1 of 14

Report Mortgage Frau 800-532-8785

The property identified as:

19-03-201-048-0000

Address:

Street:

4047 W. 40th Street

Street line 2:

City: Chicago

State: IL

Lender: Old Second National Bank

Borrower: Mo Jo Real Estate, LLC

Loan / Mortgage Amount: \$268,000.00

Clert's This property is located within the program area and the transaction is exempt from the requirements of 765 ILCS 77/70 et seq. because the application was taken by an exempt entity.

Certificate number: E3BEB3EC-F60D-4D78-8F52-9747AA55B3C7

Execution date: 08/01/2013 **SC**

BOX 334

1322512076 Page: 2 of 14

UNOFFICIAL COPY

This instrument was prepared by: OLD SECOND NATIONAL BANK 37 SOUTH RIVER STREET AURORA, IL 60506-4172

When recorded return to (name, address): Old Second National Bank 37 S. River Aurora, IL 60506

\$	tate of Win			Space Above			IN DAKE	
		RI	EAL ESTAT	TE MORTGA	\GE		_	
			(With Future	Advance Clause)	-			
DATE AND PA	ARTIES. TI	e date of this	Mortgage (Secur	ity Instrument) is	August	01, 201	.3	and
the prities, the	oir address	es and tax iden	tification number	s, if required, ere a	follows:			
<i>A</i>								
MURT GA 301	R: MO	Jo Real E	state, LLC					
	30	Equestria	በ ኖም የ					
	Le	mont IL 604	139-9785					
	\mathbb{N}_{z}							
	-/X							
		'						
☐ If checked	, refer to	the attached A	ddendum incarpa	orated herein, for a	dditional M	ortoggors.	their signs	tures and
acknowled				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		or (Sollo)	ritori dell'ide	(0.00 0.0
	•							
LENDER:	OL	D SECOND A	ATTONAL BANK					
		SOUTH R TVE						
		RORA, IL 60						
			O_{I}					
grants, bargain	cured Deb s, sells, co	t (defined belo nveys, mortgaç	w) and Mortgar, jes and warran s	e receipt and suff or's performance of to Lander the follo a Tachipporated	ınder this S wing descrii	Security Ind bed propert	itrument, f :y:	o, and to Aortgagor
secure the Sec grants, bargain See Ex	ewed Deb s, sells, co hibit	t (defined belo nveys, mortgag 'A' Attache	w) and Mortgar, jes and warran s	or's performance of to Lander the follo	ınder this S wing descrii	Security Ind bed propert	itrument, f :y:	a, and to Aortgagor
grants, bargain	ewed Deb s, sells, co hibit	t (defined belo nveys, mortgag 'A' Attache	w) and Mortgar, ges and warran s ad Hereto and	or's performance of to Lander the follo	ınder this S wing descrii	Security Ind bed propert	itrument, f :y:	a, and to Aortgagor
secure the Sec grants, bargain See Ex The property is	ewed Deb a, sells, co hibit located in	t (defined belo nveys, mortgag 'A' Attache	w) and Mortgar, jos and warran s ad Hereto and (County)	or's performance of to Lender the folio a Tacorporated	ınder this S wing descrii	Security Inc bed propert by Refe	itrument, f y: rence	Aortgagor
secure the Sec grants, bargain See Ex	exwed Deb s, sells, co hibit located in th St.	t (defined belo nveys, mortgag 'A' Attache Cook	w) and Mortgar, ges and warran s ad Hereto and	or's performance to tender the folio	ınder this S wing descrii	Security Inc bed propert by Refe	trument, f ly: rence	Aortgagor
secure the Sec grants, bargain See Ex The property is 4047 W. 40 Permanent	exed Deb s.sells, co hibit located in th St. (Addm	(defined belonveys, mortgag 'A' Attache Cook 19-03-201-	(County) , Chic	or's performance to tender the folio Tac orporated cage (City)	under this 5 wing descri d Herein	Security Industrial In	trument, fi y: rence s 60632-	Aortgagor 3901 Code)
See Ex The property is 4047 W. 40 Permanent Together with	located in th St. Index # all rights,	(defined belo nveys, mortgag 'A' Attache Cook 19-03-201- easements, a	(Courty) , Chic	or's performance of to Lender the folio of Tac proporate (City) yalties, mineral rig	under this S wing descri d Herein at hts, oil er	Security Industrial In	rence s 60632- (Zip)	Aortgagor 3901 Code)
The property is 4047 W. 40 Permanent Together with diversion paym	located in th St. (Addin Index # all rights,	(defined belonveys, mortgag 'A' Attache Cook 19-03-201- easements, allid party payn	w) and Mortgar, jes and warran s ad Hereto and (Courty) , Chic	or's performance to Lender the folio of Lender	inder this 5 wing descrit Herein at hts, oil an	bed propert by Refe , Illinoi gas right	s 60632- (2ip)	3901 Code) imber, ell
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and	located in th St. (Adda Index # all rights, ents or tr	(defined belonveys, mortgag 'A' Attache Cook 19-03-201- easements, a lid party payn ck and all exist	(County) (County) (Chic	or's performance to tender the folio of Lander the City) yalties, mineral rigrop producers, all provements, structures	inder this 5 wing descript A Herein at hts, oil an water rich	bed propert by Refe	strument, Ry; rence s 60632- (Zip) s, crops, ti phts, wells,	3901 Code) imber, ell
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and	located in th St. (Adda Index # all rights, ents or tr	(defined belonveys, mortgag 'A' Attache Cook 19-03-201- easements, a lid party payn ck and all exist	(County) (County) (Chic	or's performance to Lender the folio of Lender	inder this 5 wing descript A Herein at hts, oil an water rich	bed propert by Refe	strument, Ry; rence s 60632- (Zip) s, crops, ti phts, wells,	3901 Code) imber, ell
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any	sared Debs, sells, co hibit located in th St. Index # all rights, ents or the water sto	(defined belonveys, mortgag 'A' Attache Cook 19-03-201- easements, allowing party paymok and all exist	(County) , Chic 048-000 popurtenances, ro- nents made to cling and future im- t of the real estat	cage (City) yalties, mineral rig rop producers, all provements, struct e described above	inder this Swing descrit d Herein at at this, oil en water rier tures, fixt in (all referred	gas right had as "/roj	strument, Ry; rence s 60632- (Zip) s, crops, ti phts, wells,	3901 Code) imber, ell
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT	sared Debs, sells, co hibit located in th St. Index # all rights, ents or tt water sto time in the	(defined belonveys, mortgag 'A' Attache Cook 19-03-201- easements, allid party payn ck and all exist future, be part	(County) (County) (County) (Chic 048-0000 popurtenances, rogents made to cling and future import of the real estates.	cage (City) yalties, mineral rig rop producers, all provements, struct e described above	ander this Swing descrit Herein at this, oil an water surfaces, fixtures,	gas right in as "/roj ws:	s 60632- (Zip (s, crops, tights, wells, blacements	3901 Code) imber, ell ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incur	located in the St. Index # all rights, ents or the water sto time in the T AND FUT red under	(defined belonveys, mortgag 'A' Attache Cook Cook 19-03-201- easements, a lid party payn ck and all exist future, be part TURE ADVANC the terms of	(County) (County) (County) (Chic 048-0000 nents made to cling and future im t of the real estat ES The term "St ad promissory n	cage (City) yalties, mineral rig rop producers, all provements, structed described above	inder this 5 wing descri d Herein at at water right tures, fixt in (all referred	bed propert by Refe , Illinoi gas right iparian right es, and reg tr as "/rog	s 60632- (Zip) s, crops, tights, wells, blacements berty").	3901 Code) imber, all ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incu described	located in the St. Adding all rights, ents or the water sto time in the T AND FUT red under water stoed under the stoed and the stoed under t	Cook Cook 19-03-201- easements, aj lid party payr ck and all exist future, be part CURE ADVANC the terms of all their exter	(County) (County) (County) (Chic (Chi	pris performance to tender the folio a Tacorporated cage (City) yalties, mineral rigrop producers, all provements, structed above (City) and the case of the case	hts, oil and water find as follow, guaranty(in unstitution, guaranty(in unstitution)	gas right in as ".rop was: (When n	s 60632- (Zip) s, crops, tights, wells, lecements berty").	3901 Code) imber, all ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incu described below it is	located in the St. (Addin Index # all rights, ents or the water sto time in the IT AND FUT red under the low and as suggester is seller to the suggester in th	Cook Cook 19-03-201- easements, aj lid party payr ck and all exist future, be part CURE ADVANC the terms of all their exter	(County) (County) (County) (Chic (Chi	cage (City) yalties, mineral rig rop producers, all provements, structed described above	hts, oil and water find as follow, guaranty(in unstitution, guaranty(in unstitution)	gas right in as ".rop was: (When n	s 60632- (Zip) s, crops, tights, wells, lecements berty").	3901 Code) imber, all ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incu described	located in the St. (Addin Index # all rights, ents or the water sto time in the IT AND FUT red under the low and as suggester is seller to the suggester in th	Cook Cook 19-03-201- easements, aj lid party payr ck and all exist future, be part CURE ADVANC the terms of all their exter	(County) (County) (County) (Chic (Chi	pris performance to tender the folio a Tacorporated cage (City) yalties, mineral rigrop producers, all provements, structed above (City) and the case of the case	hts, oil and water find as follow, guaranty(in unstitution, guaranty(in unstitution)	gas right in as ".rop was: (When n	s 60632- (Zip) s, crops, tights, wells, lecements berty").	3901 Code) imber, ell ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incur described below it is dates, etc.	located in the St. Index # all rights, ents or the water sto time in the standard below and a suggestar.	(defined beloweys, mortgag 'A' Attache Cook 19-03-201- easements, allowing party paymone and all exist of future, be part TURE ADVANC the terms of all their exter of that you inclided.	(County) (County) (County) (Chick 048-000 pourtenances, roments made to cling and future imit of the real estat ES The term "So all promissory in silons, in a wals, and elterns such is such in the second of	cage (City) yalties, mineral rig rop producers, all provements, struct e described above council Data Tit data notifications or a se borrowe(st name	hts, oil and water such tures, fixtures, fixtures, fixtures, guaranty(in mustitutions es, note and more tures, note and more tures.	gas right as and rep gas right as and rep to as "crop was: ea) or oth to (When in to ounts, into	strument, Ry; rence s 60632- (Zip) s, crops, ti phts, wells, blacements berty").	3901 Code) imber, ell ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incur described below it is dates, etc.	located in the St. Index # all rights, ents or the water sto time in the standard below and a suggestar.	(defined beloweys, mortgag 'A' Attache Cook 19-03-201- easements, allowing party paymone and all exist of future, be part TURE ADVANC the terms of all their exter of that you inclided.	(County) (County) (County) (Chick 048-000 pourtenances, roments made to cling and future imit of the real estat ES The term "So all promissory in silons, in a wals, and elterns such is such in the second of	pris performance to tender the folio a Tacorporated cage (City) yalties, mineral rigrop producers, all provements, structed above (City) and the case of the case	hts, oil and water such tures, fixtures, fixtures, fixtures, guaranty(in mustitutions es, note and more tures, note and more tures.	gas right as and rep gas right as and rep to as "crop was: ea) or oth to (When in to ounts, into	strument, Ry; y; rence s 60632- (Zip) s, crops, ti phts, wells, blacements berty").	3901 Code) imber, ell ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEB! A. Debt incu described below it is dates, etc.	located in the St. Index fine all rights, ents or the water sto time in the store and	Cook Cook	(County) (County) (Chic (Ch	cage (City) yalties, mineral rig rop producers, all provements, struct e described above council Data Tit data notifications or a se borrowe(st name	ander this Swing descrit Herein at at hts, oil an water "" tures, fixt in (all referred in as follo guaranty(i) austitutions es, note an	gas right gas right parian right reas "rop was: se) or oth (When nounts, interest	s 60632- (2) s, crops, tights, wells, liacements perty").	3901 Code) imber, ell ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incu- described below it is dates, etc. See is	located in the St. Index # all rights, ents or the water sto time in the T AND FUT red under below and suggests } Addendur	COOK COOK	(County) (County) (County) (Chic 048-000 pourtenances, roments made to coing and future imported from Scale promissory in the county of the real estate of the r	cage (City) yalties, mineral rigrop producers, all provements, struct e described above (causal Data Titoria) modifications or a somewhat hereto and in the case of the case o	ander this Swing descrit Herein at at hts, oil an water "" tures, fixt in (all referred in as follo guaranty(i) austitutions es, note an	gas right gas right parian right reas "rop was: se) or oth (When nounts, interest	s 60632- (2) s, crops, tights, wells, liacements perty").	3901 Code) imber, eli ditches, that may
The property is 4047 W. 40 Permanent Together with diversion paym reservoirs, and now, or at any SECURED DEBT A. Debt incudescribed below it is dates, etc. See is	located in the St. Index # all rights, ents or the water sto time in the FAND FUT red under below and suggests } Addendur	COOK COOK	(County) (County) (Chic (Ch	cage (City) yalties, mineral rigrop producers, all provements, struct e described above (causal Data Titoria) modifications or a somewhat hereto and in the case of the case o	ander this Swing descrit Herein at at hts, oil an water "" tures, fixt in (all referred in as follo guaranty(i) austitutions es, note an	gas right gas right parian right reas "rop was: se) or oth (When nounts, interest	s 60632- (2) s, crops, tights, wells, liacements perty").	3901 Code) imber, ell ditches, that may

1322512076 Page: 3 of 14

UNOFFICIAL C

- B. All future advances from Lender to Mortgagor or other future obligations of Mortgagor to Lender under any promissory note, contract, guaranty, or other evidence of debt existing now or executed after this Security Instrument whether or not this Security Instrument whether or not this Security Instrument whether or not this Security Instrument will secure all future advances and future obligations that are given to o. Jicurred by any one or more increagor, or any one or more Mortgagor and others. All future advances and other future obligations are sequently that Security Instruments. and others. All future advances and other future obligations are secured by this Security instrument even though all or part may not yet be advanced. All future advances and other future obligations are secured as if made on the date of this Security Instrument. Nothing in this Security Instrument shell constitute a commitment to make additional or future losss or advances in any amount. Any such commitment must be agreed to in a separate writing.
- C. All obligations Mortgagor owes to Lender, which now exist or may later arise, to the extent not prohibited by law, including, but not limited to, liabilities for overdrafts relating to any deposit account agreement between
- D. All additional sums advanced and expenses incurred by Lender for insuring, preserving or otherwise protecting the Property and its value and any other sums advanced and expenses incurred by Lender under the terms of this Security Instrument.

This Security Instrument will not secure any other debt if Lender falls to give any required notice of the right of

- PAYMENTS. Mortgagor agrees that all payments under the Secured Debt will be paid when due and in accordance with "a carms of the Secured Debt and this Security Instrument.
- 5. PRIOR SECURITY INTERESTS. With regard to any other mortgage, deed of trust, security agreement or other lien document '. set ' rested a prior security interest or encumbrance on the Property. Mortgagor agrees:

 A. To make 'N payments when due and to perform or comply with all covenants.

 - B. To promptly delf or to Lender any notices that Mortgagor receives from the holder.
 - C. Not to allow any podification or extension of, nor to request any future advances under any note or agreement secured by the iten document without Lender's prior written consent.
- 6. CLAIMS AGAINST TITLE. Mo. ap or will pay all taxes, assessments, liens, encumbrances, lease payments, ground rents, utilities, and other charges relating to the Property when due. Lender may require Mortgagor to provide to Lender rems, unless, and other charges relating to the Property When due. Lender may require Mortgagor to provide to Lender copies of all notices that such amorints as due and the receipts evidencing Mortgagor's payment. Mortgagor will defend title to the Property against an relaims that would impair the lien of this Security Instrument. Mortgagor agrees to assign to Lender, as requested by Lender, in a rights, claims or defenses Mortgagor may have against parties who supply labor or materials to maintain or impaire in Property.
- its option, declars the entire balance of the Secured Debt to be 7. DUE ON SALE OR ENCUMBRANCE. Lander may, immediately due and payable upon the creation of, or conrect for the creation of, any lien, encumbrance, transfer or sale of the Property. This right is subject to the restrictio a imposed by federal law (12 C.F.R. 591), as applicable. This covenent shell run with the Property and shall remain it effect until the Secured Debt is paid in full and this Security
- 8. TRANSFER OF AN INTEREST IN THE MORTGAGOR. If Mortgagy is an entity other than a natural person (such as a corporation or other organization), Lender may demand immediate payr and if:

 A. A beneficial interest in Mortgagor is sold or transferred.

 - B. There is a change in either the identity or number of members of a printographic or similar entity.
 - C. There is a change in ownership of more than 25 percent of the voting stork of a corporation or similar antity.

However, Lender may not demand payment in the above situations if it is prohimer, by law as of the date of this Security Instrument.

- 9. ENTITY WARRANTIES AND REPRESENTATIONS. If Mortgagor is an entity other than a netural person (such as a corporation or other organization), Mortgagor makes to Lender the following warranties and rup assertations which shall continue as long as the Secured Debt remains outstanding:
 - A. Mortgagor is duly organized and validly existing in Mortgagor's state of incorporation or organization. Mortgagor is in good standing in all states in which Mortgagor transacts business. Mortgagor has the power and authority to own the Property and to carry on its business as now being conducted and, as applicable, is "qualified" to do so in each state in which Mortgagor operates
 - B. The execution, delivery and performance of this Security instrument by Mortgagor and the obligation, evidenced by the Secured Debt are within the power of Mortgagor, have been duly authorized, have received all

(page 2 of a 6 1963, 2001 Bankara Systems, Inc., St. Cloud, MN Form AGCO-RESI-IL 12/27/2002

1322512076 Page: 4 of 14

UNOFFICIAL CO

necessary governmental approval, and will not violate any provision of law, or order of court or governmental

- C. Other than previously disclosed in writing to Lender, Mortgager has not changed its name within the last ten years and has not used any other trode or fictitious name. Without Lender's prior written consent, Mortgagor does not and will not use any other name and will preserve its existing name, trade names and franchises until the Secured Debt is satisfied.
- 10. PROPERTY CONDITION, ALTERATIONS AND INSPECTION. Mortgagor will keep the Property in good condition and make all repairs that are reasonably necessary. Mortgagor shall not commit or allow any waste, impairment, or deterioration of the Property. Mortgagor will keep the Property free of noxious weeds and grasses. Mortgagor egrees that the nature of the occupency and use will not substantially change without Lander's prior written consent. Mortgagor will not permit any change in any license, restrictive covenant or easement without Lander's prior written consent. Mortgagor will notify Lender of all demands, proceedings, claims, and actions against Mortgagor, and of any loss or damage to the Property.

No portion of the Property will be removed, demolished or materially altered without Lender's prior written consent except that Mortgagor has the right to amove items of personal property comprising a part of the Property that become worn or obsolete, provided that such personal property is replaced with other personal property at least equal in value to the replaced personal property, free from any title retention device, security agreement or other enrumbrances. Such replacement of personal property will be deemed subject to the security interest created by this Security instrument. Mortgagor shall not partition or subdivide the Property without Lender's prior written consent.

Lender's agents may, at Lender's option, enter the Property at any reasonable time for the purpose of inspecting the Property. Lender shall give Mortgagor notice at the time of or before an inspection specifying a reasonable curpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Mortgagor will in no way rely on Lender's inspection.

- 11. AUTHORITY 10 PERFORM. If Mortgagor falls to perform any duty or any of the covenants contained in this Security Instrument, Lender new, without notice, perform or cause them to be performed. Mortgagor appoints Lender as attorney in fact to air, in fortgagor's name or pay any amount necessary for performance. Lender's right to perform for Mortgagor shall not create an obligation to perform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law or this Security Instrument. If any construction on the Property is discontinued or not carried un in a reasonable manner, Lender may take all steps necessary to protect Lander's security interest in the Property in studing completion of the construction.

ASSIGNMENT OF LEASES AND REf. (8. Mortgagor assigns, grants, bargains, conveys, mortgages and warrants to Lender as additional security all the light, title and interest in the following (Property).

A. Existing or future leases, subkarray, "censes, guaranties and any other written or verbal agraements for the use and occupancy of the Property, including but not limited to, any extensions, renewals, modifications or

replacements (Leases).

Rents, issues and profits, including out in limited to, security deposits, minimum rents, percentage rents, B. Herrs, issues and profits, including fur her, limited to, security deposits, minimum rents, percentage rents, additional rents, common area maintenance charges, parking charges, real estate taxes, other applicable taxes, insurance premium contributions, liquidated damegra following default, cancellation premiums, "loss of rents" insurance, guest receipts, revenues, royalties, proceeds, bonuses, accounts, contract rights, general intangibles, and all rights and claims which Mortgagor may have that in any way pertain to or are on account of the use or occupancy of the whole or any part of the Property ("arts).

In the event any item listed as Leases or Rents is determined to be personal property, this Assignment will also be received as a security accomment.

Mortgagor will promptly provide Lender with copies of the Leaser and will certify these Leases are true and correct copies. The existing Leases will be provided on execution of the *Asigiment*, and all future Leases and any other information with respect to these Leases will be provided immediately liftr they are executed. Mortgagor may collect, receive, enjoy and use the Rents so long as Mortgagor is not in default information with not collect in advance any Rents due in future lease periods, unless Mortgagor first obtains Lender's written consent. Upon default, Mortgagor will receive any Rents in trust for Lender and Mortgagor will not commingie the Runts with any other funds. When Lender so directs, Mortgagor will endors: and deliver any payments of Rents from the Property to Lender. Amounts collected will be applied at Lender's discretion to the Secured Debts, the coats of markeying, protecting and preserving the Property, and other necessary expenses. Mortgagor agrees that this Security in the rest is immediately effective between Mortgagor and Lender and effective as to third parties on the recording of this Araign tient.

As long as this Assignment is in effect, Mortgagor warrents and represents that no default exists under the Lesses. and the parties subject to the Leases have not violated any applicable law on leases, licenses and landlords and tenants. Mortgagor, at its sole cost and expanse, will keep, observe and perform, and require all other parties to the Leases to comply with the Leases and any applicable law. If Mortgagor or any party to the Lease defaults or falls to observe any applicable law, Mortgagor will promptly notify Lender. If Mortgagor neglects or refuses to empliance with the terms of the Leases, then Lender may, at Lender's option, enforce compliance.

Mortgagor will not sublet, modify, extend, cancel, or otherwise after the Leases, or accept the surrenciar if the Property covered by the Leases (unless the Leases so require) without Lender's consent. Mortgagor will not a sign,

lpage 3 of 8)

UNOFFICIAL COP

compromise, subordinate or encumber the Leases and Rents without Lender's prior written consent. Lender does not assume or become liable for the Property's maintenance, depreciation, or other losses or damages when Lender acts to manage, protect or preserve the Property, except for losses and damages due to Lender's gross negligence or intentional torts. Otherwise, Mortgagor will indemnify Lender and hold Lender harmless for all liability, loss or damage that Lender may incur when Lender opts to exercise any of its remedies against any party obligated under the Leases.

- 13. LEASEHOLDS: CONDOMINIUMS: PLANNED UNIT DEVELOPMENTS. Mortgagor agrees to comply with the provisions of any lesse if this Security instrument is on a lessehold. If the Property includes a unit in a condominium or a planned unit development, Mortgagor will perform all of Mortgagor's duties under the covenants, by-laws, or regulations of the condominium or planned unit development.
- 14. DEFAULT. Mortgagor will be in default if any of the following occur:
 A. Any party obligated on the Secured Debt fails to make payment when due;
 - A breach of any term or covenant in this Security Instrument or any other document executed for the purpose
 of creating, securing or guarantying the Secured Debt;
 - C. The making or furnishing of any verbal or written representation, statement or warranty to Lender that is false or incorrect in any material respect by Morrgagor or any person or entity obligated on the Secured Debt;
 - The death, dissolution, or insolvency of, appointment of a requirer for, or application of any debtor relief law to, Mortgagor or any other person or entity obligated on the Secured Debt;
 - A good faith belief by Lender at any time that Lender is insecure with respect to any person or entity obligated on the Secured Debt or that the prospect of any payment is impaired or the value of the Property is impaired;
 - which I under in its opinion believes impairs the value of the Property or repayment of the Secured Debt; or
 - Any loai respected are used for a purpose that will contribute to excessive erosion of highly erodible land or to the convertion of wetlands to produce an agricultural commodity, as further explained in 7 C.F.R. Part 1940, Subpart G, Extrapr M.
- 15. REMEDIES ON DEFAULT. In some instances, field-all and state law will require Lender to provide Mortgagor with notice of the right to cure or other notices and may establish time schedules for foreclosure actions. Subject to these limitations, if any, Lender nic, field-state the Secured Debt and foreclose this Security Instrument in a manner provided by law if Mortgagor is in default. Upon default, Lender shall have the right, without declaring the whole indebtedness due and payable, to foraclosi against all or part of the Property and shall have the right to possession provided by law. This Security Instrument shall continue as a lian on any part of the Property not sold on foreclosure.

At the option of Lender, all or any part of the careed fees and charges, accrued interest and principal shall become immediately due and payable, after giving in sticr if required by law, upon the occurrence of a default or anytime thereafter. In addition, Lender shall be entitled to all remedies provided by law, the terms of the Secured Debt, this Security Instrument and any related documents. All remedies are distinct, cumulative and not exclusive, and the Lender is entitled to all remedies provided at law or equiry, whether or not expressly set forth. The acceptance by Lender of any sum in payment or partial payment on the Secured Debt after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Lender's right to require complete curs of any existing default. By not exercising any remedy on Mortgager's default, Lender does not waive Lender's right to later consider the event a default if it continues or happens again.

- 18. EXPENSES; ADVANCES ON COVENANTS: ATTORNEYS' FEES; COL' CUTION COSTS. Except when prohibited by law, Mortgagor agrees to pay all of Lender's expenses if Mortgagor breaches any covenant in this Security Instrument. Mortgagor will also pay on demend any amount incurred by Lender or innuring, inspecting, preserving or otherwise protecting the Property and Lender's security Interest. These expenses will prove interest from the date of the payment until paid in full at the highest interest rate in effect as provided in the terms of the Cocured Debt. Mortgagor agrees to pay all costs and expenses incurred by Lender in collecting, enforcing or protect' ig Le der's rights and remedies under this Security Instrument. This amount may include, but is not limited to, attornives feet, court costs, and other legal expenses. This Security Instrument shall remain in effect until released. Lender agrees to pay for any recordation costs of such release.
- 17. ENVIRONMENTAL LAWS AND HAZARDOUS SUBSTANCES. As used in this section, (1) Environmental Law means all federal, state and local laws, regulations, ordinances, court orders, attorney general opiniors or interpretive letters concerning the public health, safety, welfare, environment or a hazardous substance; and (2) Hizz dous Substance means any toxic, redicactive or hazardous material, waste, pollutant or contaminant which has 'shivacteristics which render the substance dangerous or potentially dangerous to the public health, safety, welfare or environmental contaminant without limitation, any substances defined as "hezardous material," "toxic substances," "hazardous waste" or "hezardous substances," "hazardous material," "toxic substances," "hazardous waste" "hazardous substance" under any Environmental Law.

Mortgagor represents, warrants and agrees that:

A. Except as previously disclosed and acknowledged in writing to Lender, no Hazardous Substance has been in a substance has b

loans 4 of 81

© 1993, 2001 Bankers Systems, Inc., St. Cloud, MN Form AGCO-RESI-IL 12/27/2002

1322512076 Page: 6 of 14

UNOFFICIAL COPY

Unless otherwise agreed in writing, all insurance proceeds shall be applied to restoration or repair of the Property or to the Secured Debt, whether or not then due, at Lender's option. Any application of proceeds to principal shall not extend or postpone the due date of scheduled payment nor change the amount of any payment. Any excess will be paid to the Mortgagor. If the Property is acquired by Lender, Mortgagor's right to any insurance policies and proceeds resulting from damage to the Property before the acquisition shall pass to Lender to the extent of the Secured Debt immediately before the acquisition.

- B. Mortgagor agrees to maintain comprehensive general liability insurance naming Lender as an additional insured in an amount acceptable to Lender, insuring against claims arising from any accident or occurrence in or on the Property.
- C. Mortgagor agrees to maintain rental loss or business interruption, incurance, as required by Lander, in an amount equal to at least coverage of one year's debt service, and required escrow account deposits (if agreed to separately in writing), under a form of policy acceptable to Lender.
- 20. ESCROW FOR TAXES AND INSURANCE. Unless otherwise provided in a separate agreement, Mortgagor will not be required to pay to Lender funds for taxes and insurance in escrow.
- 21.FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Mortgagor will provide to Lender upon request, any financial statement or information Lender may deem reasonably necessary. Mortgagor agrees to sign, deliver, and file any additional documents or certifications that Lender may consider necessary to perfect, continue, and preserve Mortgagor's obligations under this Security Instrument and Lender's lien status on the Property.
- 22. JOINT AND INDIVIDUAL LIABILITY: CO-SIGNERS: SUCCESSORS AND ASSIGNS BOUND. All duties under this Security instrument are joint and individual. If Morryagor signs this Security instrument but does not sign an evidence of debt. Mo toagor does so only to mortgage Mortgagor's interest in the Property to secure payment of the Secured Debt and Individual Andreador or any party individual and Individual and Individual Andreador Individ
- 24. NOTICE. Unless otherwise required by law, any notice at the given by delivering it or by mailing it by first class mail to the appropriate party's address on page 1 of this Security netrument, or to any other address designated in writing. Notice to one mortgagor will be deemed to be notice to all montgagors.
- 25. WAIVERS. Except to the extent prohibited by law. Mortgegor harroy waives and releases any and all rights and remedies Mortgegor may now have or acquire in the future relating to the ght of homestead exemption, redemption, reinstatement, appraisement, the marshalling of liens and assets and all cone exemptions as to the Property.

26. MAXIMUM OBLIGATION LIMIT. The total principal amount secured by this Sec rity is strument at any one time shall

advances made	This limitation of amount does not include interest, attorneys fees, and charges validly made pursuant to this Security Instrument. Also, this limitation does not apply to a under the terms of this Security Instrument to protect Lender's security and to perform any of the alned in this Security Instrument.
27. U.C.C. PROVIS	IONS. If checked, the following are applicable to, but do not limit, this Security I istrument:
	otion Loan. This Security instrument secures an obligation incurred for the construction of an ment on the Property.
	Filling. Mortgagor grants to Lender a security interest in all goods that Mortgagor owns now in the not that are or will become fixtures related to the Property.
timber a limited	Timber; Minerale; Rents, Issues and Profits. Mortgagor grants to Lender a security interest in ellipses, and minerals located on the Property as well as all rents, issues, and profits of them including, but not to, all Conservation Reserve Program (CRP) and Payment in Kind (PIK) payments and similar tental programs (all of which shall also be included in the term "Property").
5 00001 © 1983, 2001	Senkers Systems, Inc., St. Cloud, MN Form AGCD-RESI-IL 12/27/2002

1322512076 Page: 7 of 14

UNOFFICIAL C

- B. Except as previously disclosed and acknowledged in writing to Lender, Mortgagor has not and will not cause, contribute to, or permit the release of any Hazardous Substance on the Property.
- C. Mortgagor will immediately notify Lender if (1) a release or threatened release of Hazardous Substance occurs on, under or about the Property or migrates or threatens to migrate from nearby property; or (2) there is a violation of any Environmental Law concerning the Property. In such an event, Mortgagor will take all necessary remedial action in accordance with Live onmental Law.
- D. Except as previously disclosed and acknowledged in writing to Lender, Mortgagor and every tenant have been, are and shall remain in full compliance with any applicable Environmental Law and Mortgagor has no knowledge of or reason to believe there is any pending or threatened investigation, claim, or proceeding of any kind relating to (1) any Hazardous Substance located on, under or about the Property; or (2) any violation by Mortgagor or any tenant of any Environmental Law. Mortgagor will immediately notify Lender in writing as soon as Mortgagor has reason to believe there is any such pending or threatened investigation, claim, or proceeding, in such an event, Lender has the right, but not the obligation, to participate in any such proceeding including the right to receive copies of any documents relating to such proceedings.
- E. Except as previously disclosed and acknowledged in writing to Lander, there are no underground storage tanks, private dumps or open wells located on or under the Property and no such tank, dump or well will be added unless Lender first consents in writing.
- Mortgagor will permit, or cause any tenant to permit, Lender or Lender's agent to enter and inspect the Property and review all records at any reasonable time to determine (1) the existence, location and nature of any Hazardous Substance on, under or about the Property; (2) the existence, location, nature, and magnitude of any Hazardous Substance that has been released on, under or about the Property; or (3) whether or not
- G. Upon Lino,y's request and at any time, Mortgagor agrees, at Mortgagor's expense, to engage a qualified environmental engineer to prepare an environmental audit of the Property and to submit the results of such audit to Leider. The choice of the environmental engineer who will perform such audit is subject to Lender's approval.
- H. Lender may perform any of Mortgagor's obligations under this section at Mortgagor's expense.
- conflicted of any representation, warranty or promise made in this section, (1) Mortgagor As a consequence of any floating savy representation, warrarry or promise made in this section, [1] Mortgagor will indemnify and hold transer and Lender's successors or assigns harmless from and against all losess, claims, demands, liabilities, demands, including without limitation all costs o 'litigation and attorneys' fees, which Lender and Lender's successors or assigns may sustain; and [2] at Lender's discretion, Lender may release this Security instrument and in return Mortgagor will provide Lender with rulleteral of at least equal value to the Property secured by this Security instrument without prejudice to any o' Lender's rights under this Security Instrument.
- J. Notwithstanding any of the language court med in this Security Instrument to the contrary, the terms of this section shall survive any foreclosure or satisfaction of this Security Instrument regardless of any passage of title to Lender or any disposition by Lender or any or all of the Property. Any claims and defenses to the contrary are hereby waive
- 18. CONDEMNATION. Mortgagor will give Lender prompt notice of Pay pending or threatened action, by private or public entities to purchase or take any or all of the Property through condemnation, eminent domain, or any other means. Mortgagor authorizes Lender to intervene in Mortgagor's name in any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claim for definity as connected with a condemnation or other taking of all or any part of the Property. Such proceeds shall be considered asymmets and will be applied as provided in this Security instrument. This assignment of proceeds is subject to the ferms of any prior mortgage, deed of trust, security agreement or other lien document.

19. INSURANCE. Mortgagor agrees to maintain insurance as follows:

A. Mortgagor shall keep the Property insured against loss by fire, flood, thant and other hexards and risks reasonably associated with the Property due to its type and location. This is a shall be maintained in the amounts and for the periods that Lender requires. What Lender requires are to the preceding two sentences can change during the term of the Secured Debt. The insurance carrier providing the insurance shall be chosen by Mortgagor subject to Lender's approval, which shall not be unreasonally wichheld. If Mortgagor fails to maintain the coverage described above, Lender may, at Lender's option, olitain overage to protect Lender's rights in the Property according to the terms of this Security Instrument.

All insurance policies and renewals shall be acceptable to Lender and shall include a star and mortgage clause" and, where applicable, "loss payee clause." Mortgagor shall immediately notify Lende, of cancellation or termination of the insurance. Lender shall have the right to hold the policies and renewals. If Lender recipies, Mortgagor shall immediately give to Lender all receipts of paid premiums and renewal notices. Upon loss, Mortgagor shall give immediate notice to the insurance carrier and Lender. Lender may make proof of log. If and made immediately by Mortgagor.

6 1893, 2001 Bankers Systems, Inc., St. Cloud, MN, Fore: 6500 RESIA: 12/77/200

(page 5 of 8,

1322512076 Page: 8 of 14

UNOFFICIAL COPY

	instruments, chattel paper, general intensibles, are in the future and that are used or inseful in maintenance of the Property (all of which shell property specifically excludes that connected as	a security interest in all personal property located on or improducts, inventory, equipment, accounts, documents, ad all other items of personal property Mortgagor owns now or in the construction, ownership, operation, management, or also be included in the term "Property"). The term "personal scribed as 'nousehold goods' secured in connection with a applicable federal regulations governing unfair and deceptive
	Filling As Finencing Statement, Mortgagor agrees as a financing statement and any carbon, pho purposes of Article 9 of the Uniform Commercial	and acknowledges that this Security Instrument also suffices tographic or other reproduction may be filed of record for Code.
L.i	be reduced to a zero balance, this Security Instrum	lving line of credit provision. Although the Secured Debt may nent will remain in effect until relessed.
k ⊥	J Separate Assignment. The Mortgagor has execut if the separate assignment of leases and rents is a will superaede this Security Instrument's "Assignit	ed or will execute a separate assignment of leases and rents. properly executed and recorded, then the separate assignment ment of Leases and Rents" section.
	See Addendum to Mortgage attached	hereto and incorporated herein by reference.
on pag	Twiff culonments. Mortgagor also acknowledges re	ne terms and covenants contained in this Security Instrument coelpt of a copy of this Security Instrument on the date stated
Entity N	In some	Enity Name:
(Signatu	we) William Joyce hanager (Date)	(Signatura) Janet R. Joyce, Manager (Date)
(Signatu	(Dute)	(Signature) (Dete)
ACKNOWL	LEDGMENT: TO CO	DUNTY OF COOK)
(Individual)	This instrument was acknowledged before the this by William J	
	My commission expires construction of the commission expires construction expires construction of the commission expires construction of the commission expires construction expires const	Motery Public)

CONTROL 0 1993, 2001 Bankers Sustama Ing. St. Claud Mill Zame 4000 DEC. II. 4007 Dec.

forge 7 of 81

1322512076 Page: 9 of 14

UNOFFICIAL COPY

STATE OF	, COUNTY OF		}} ss.
This instrument was acknowledged by	before me that	uay of	
· · · · · · · · · · · · · · · · · · ·			
of			(Name of Business or E
My commission expires:		on behalf of t	he business or ent
ary commission expires.			
		(Notary Public)	
	1	,	
	1		
UA			
10_			
~//x.			
$O_{\mathcal{X}}$			
)		
	90.		
	UZ		
	T		
•			
	O_{r}		
		4	
		()x	
		(1)	
		(),	
		1 0.	
		7	

1322512076 Page: 10 of 14

UNOFFICIAL COPY

EXHIBIT 'A'

ATTACHED HERETO AND MADE A PERMANENT PART OF MORTGAGE DATED AUGUST 1, 2013

PARCEL 1: LOT 1 OF JENNI'S RESUBDIVISION OF THAT PART OF LOT "B" IN THE SUBDIVISION BY THE CIRCUIT COURT COMMISSIONERS IN PARTITION OF THAT PART OF THE NORTHEAST 1/4 LYING SOUTH OF ILLINOIS AND MICHIGAN CANAL RESERVE OF SECTION 3, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY ILLINOIS.

PARCEL 2: EASEMENT APPURTENANT TO AND FOR THE DENEFIT OF PARCEL 1 AFORESAID AS CREATED BY SUPPLEMENTAL INDENTURE DATED MARCH 5, 1992 AND RECORDED MARCH 9, 1992 AS DOCUMENT 92150655, MADE BY AND BETWEEN CMD CONSTRUCTION COMPANY AND HEI REALTY, 174C., WHICH SUPPLEMENTS ORIGINAL INDENTURE RECORDED SEPTEMBER 17, 1945 AS DOCUMENT 13539421, FOR INGRESS AND EGRESS OVER AND UPON THAT PART OF WEST 40TH STREET, A PRIVATE STREET, DEFINED AS A STRIP OF LAND, 66 FEET IN WIDTH, LYING IN LOTS 'A' AND 'B' OF THE SUBDIVISION RECORDED IN BOOK 59 OF PLATS. PAGES 32, AS DOCUMENT NO. 1924571, EXTENDING EASTER'S FROM THE WEST LINE, EXTENDED NORTH OF KARLOV AVENUE, (A PRIVATE STREET), TO ITS INTERSECTIC N WITH THE WEST LINE OF SOUTH PULASAL ROAD, AS WIDENED, THE NORTH LINE OF SAID STRIP IS A LINE PARALLEL WITH AND 1,086 FEET NORTH OF THE NORTH LINE OF RE-ESTABLISHED DISTRICT BOULEVARY. THE SOUTH LINE OF SAID STRIP OF LAND IS A LINE PARALLEL WITH AND 66 FEET SOUTH OF THE NORTH LINE OF SAID STRIP OF LAND.

ALSO, THAT PART LYING SOUTH OF AND ADJOINING THE SOUTH LINE OF WEST 40TH STREET HEREINBEFORE DESCRIBED, AND WEST OF AND ADJOINING SAID WEST LINE OF SOUTH PULASKI ROAD, AS WIDENED, AND WHICH LIES NOW HASTERLY OF A STRAIGHT LINE, EXTENDING, SOUTHEASTERLY FROM A POINT ON SAID SOUTH LINE OF WIST 40TH STREET, WHICH POINT IS 70 FEET WEST OF SAID WEST LINE OF SOUTH PULASKI ROAD, AS WIDENED, TO A POINT ON THE SAID WEST LINE OF SOUTH PULASKI ROAD AS WIDENED, WHICH IS 70 FEET SOUTH OF SAID SOUTH LINE OF THE WEST 40TH STREET, IN COOK COUNTY, ILLINOIS.

PARCEL 3: EASEMENT APPURTENANT TO AND FOR THE SELECT OF PARCEL 1 AFORESAID, AS CREATED BY INDENTURE DATED SEPTEMBER 5, 1945 AND RECORDED SEPTEMBER 17, 1945 AS DOCUMENT 13599421, MADE BY AND BETWEEN CENTRAL MANUFACTURING DISTRICT AND UNITED BISCUIT COMPANY OF AMERICA FOR INGRESS AND EGRESS OVER AND UPON THE FOLLOWING DESCRIBED LAND:

SOUTH KARLOV AVENUE: THAT PART OF SOUTH KARLOV AVENUE, A PARVATE STREET, DEFINED AS A STRIP OF LAND, 66 FEET IN WIDTH, LYING IN LOT "B" OF THE SUBDIVITION RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS, IN BOOK 59 OF PLATS AT PAGE 37, AS DOCUMENT NUMBER 1924571, BEING 33 FEET ON EACH SIDE OF THE CENTER LINE THEREU!, WHICH LINE IS PARALLEL WITH AND 583 FEET WEST OF THE WEST LINE OF SOUTH PULASKI ROAD AS WIDENED, EXTENDING SOUTHERLY FROM THE SOUTH LINE OF WEST 40TH STREET TO THE NORTH LINE OF REESTABLISHED WEST DISTRICT BOULEVARD IN COOK COUNTY, ILLINOIS; AND

RE-ESTABLISHED WEST DISTRICT BOULEVARD: THAT PART C. RE-ESTABLISHED WEST DISTRICT BOULEVARD, A PRIVATE STREET, 80 FEET IN WIDTH, LYING IN LOTS "A" AND "B" OF THE SUBDIVISION

1322512076 Page: 11 of 14

UNOFFICIAL COPY

RECORDED IN BOOK 59 OF PLATS, PAGE 32, AS DOCUMENT NUMBER 1924571, EXTENDING EASTERLY FROM A LINE PARALLEL WITH AND 655.93 FFET FAST OF THE NORTH AND SOUTH CENTER LINE OF SECTION 3 (SAID PARALLEL LINE BEING THE EAST LINE OF SOUTH KILDARE BLVD), TO ITS INTERSECTION WITH THE WEST LINE OF PULASKI RUAD, ASWIDENED, THE NORTH LINE AND SAID NORTH LINE EXTENDED OF SAID RE-ESTABLISHED WEST DISTRICT BOULEVARD, IS DEFINED AS A STRAIGHT LINE DRAWN FROM A POINT IN THE EAST LINE OF SAID SECTION 3, 465.15 FEET NORTH OF THE EAST AND WEST CENTER LINE OF SECTION 3, TO A POINT ON THE NORTH AND SOUTH CENTER LINE OF SECTION 3, 464.08 FEET NORTH OF SAID EAST AND WEST CENTER LINE, THE SOUTH LINE OF RE-ESTABLISHED DISTRICT BOULEVARD IS 80 FEET SOUTH OF AND PARALLEL WITH THE NORTH LINE OF RE-ESTABLISHED DISTRICT BOULEVARD IN COOK COUNTY, ILLINOIS.



1322512076 Page: 12 of 14

UNOFFICIAL COPY

ADDENDUM TO MORTGAGE (SECURITY INSTRUMENT)

This Addendum ("Addendum") consisting of three (3) pages is attached to and made a part of a Real Estate Mortgage ("Security Instrument") dated August 1. 2013 made by Mo Jo Real Estate, LLC ("Mortgagor") and OLD SECOND NATIONAL BANK, its successor and assigns ("Lender"). In the event of a conflict between the terms of the Security Instrument and this Addendum, the terms of this Addendum shall control.

Paragraph 3(A) - Secured Debt and Future Advances to the Security Instrument is hereby supplemented with the following:

"Secured Debt" includes the borrower(s) shown on the promissory note(s) and related agreements reflected below:

From Issory Note #60101016560, dated August 1, 2013, in the loan amount of \$268,000.00 at a fixed rate of interest at 5.00%, maturity August 1, 2016.

Paragraph 15 - Remedies on Default to the Security Instrument is hereby supplemented with the following:

"REMEDIES ON DEFAULT. Upon the occurrence of any default or Event of Default, Lender, in addition to all remedies conferred upon Lender by law and by the loan documents evidencing the Secured Debt, may pursue any one or more of the following remedies concurrently or successively, it being the intent hereof that none of such removies shall be to the exclusion of any others:

- Take possession of the Property securing the Secured Debt and do anything required, necessary or advisable in Lender's sole judgment to fulfill the obligations of Mortgagor hereunder. Without restricting the generality of the foregoing and for the purposes aforesaid, Mortgagor hereby expected and constitutes Lender as Mortgagor's lawful attorney-in-fact with full power of substitution in the premises to perform the following actions: (a) without inquiring into and without respect to the validity thereof, to pay, settle or compromise all existing bilis and claims, which may be liens, or to avoid such bills and claims becoming liens, against the Property or any portion of the Property or for the clearance of title to the Property; (b) to prosecute and defend actions or proceedings in connection with the Property; and (c) to do any and every act which Mortgagor might do in their own behalf with respect to the Property, it being understood and agreed that this power of attorney shall be a power coupled with an interest and cannot be revoked;
- (ii) Withhold any further disbursement of the proceeds of the Secure 2 Debt and terminate any of its obligations to Mortgagor;
- (iii) Declare the Secured Debt to be due and payable forthwith, without press ntment, demand, protest or other notice of any kind, all of which are hereby expressly waived;
- (iv) In addition to any rights of setoil that Lender may have under applicable lav , Lender, without notice of any kind to Mortgagor, may appropriate and apply to the payment of the Secured Debt or of any sums due under the Secured Debt or any of the other than

Page 1 of 3

1322512076 Page: 13 of 14

UNOFFICIAL COPY

documents, any and all harmone deposits, accounts, certificates of deposit, instruments or money of Mortgagor then or thereafter in the possession of Lender; and

- (v) Exercise or pursue any other remedy or cause of action permitted at law or in equity or under the Secured Debt or any of the other loan documents evidencing the Secured Debt, including, but not limited to, foreclosure of the Mortgage and enforcement of all loan documents.
- Appointment of Receiver. Upon or at any time after the filing of any complaint to foreclose (vi) the lien of this Security Instrument, the court may appoint upon petition of Lender, and at Lender's sole option, a receiver of the Property pursuant to the Illinois Mortgage Foreclosure Law, as amended (Illinois Compiled Statutes 735 ILCS 5/15-1101, et. seq.) (the "IMF Law"). Such appointment may be made either before or after sale, without notice; without regard to the solvency or insolvency, at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby; without regard to the value of the Property at such time and whether or not the same is then occupied as a homestead; without bond being required of the Lender; and Lender hereunder or any employee or agent thereof may be appointed as such receiver. Such raceiver shall have all powers and duties prescribed by the IMF Law, including the power to lake possession, control and care of the Property and to collect all rents, issues, deposits, profice and avails thereof during the pendency of such foreclosure suit and apply all funds received loward the indebtedness secured by this Security Instrument, and in the event of a sale and a deficiency where Mortgagor has not waived its statutory rights of redemption, during the full statistory period of redemption, as well as during any further times when Mortgagor or its devisces, legatees, administrators, legal representatives, successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues, deposits, profits and avails, and shall have all other powers that may be necessary or useful in such cases for the protection, possession, control, management and operation of the Property during the whole of any such period. To the extent permitted by law, such receiver may extend or modify any then existing leases and make new leases of the Property or any part thereof, which extensions mod fications and new leases may provide for terms to expire, or for options to lessees to extend or renew terms to expire, beyond the maturity date of the Loan, it being understood and agreed that any such leases, and the options or other such provisions to be contained there a shall be binding upon Mortgagor and all persons whose interests in the Property are subject to the lien hereof, and upon the purchaser or purchasers at any such foreclosure sale, not withstanding any redemption from sale, discharge of indebtedness, satisfaction of foreclasure decree or issuance of certificate of sale or deed to any purchaser."

JURY WAIVER. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAY, A ORTGAGOR HERBY KNOWINGLY AND VOLUNTARILY (A) WAIVES THE RIGHT TO TRIAL BY JURY IN ANY ACTION, CLAIM, COUNTERCLAIM, CROSS-CLAIM, THIRD-PARTY CLAIM, DISPUTE DEMAND, SUIT OR PROCEEDING ARISING OUT OF THIS SECURITY INSTRUMENT AND ANY RELATED LOAN DOCUMENTS AND TRANSACTIONS EVIDENCING THE SECURED DEBT, AND (B) AGREES THAT ANY SUCH ACTION CLAIM, SUIT OR PROCEEDING SHALL BE TRIED BEFORE A JUDGE AND NOT BEFORE A JURY. THIS IS A LATE (A), REASON FOR LENDER MAKING THE LOAN EVIDENCED BY THE SECURED DEBT.

Page 2 of 3	
-------------	--

1322512076 Page: 14 of 14

UNOFFICIAL COPY

Mortgagor has read and agreed to the terms and provisions of this Addendum to Security Instrument and has received a copy of it on this 1^{st} day of August, 2013.

MORTGAGOR: MO JO REAL ESTATE, LLC

Name: William Joyd lts: By: Name: Janet R. Joyce **ENTITY ACKNOWLEDGMENT** STATE OF MANAGES **COUNTY OF** I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that William Joyce an Janet R. Joyce as <u>Managers</u> Mo Jo Re al Es ate, LLC ____(<u>Company</u>"), who is personally known to me or identified by acceptable evidence to be the same person whose name is subscribed to the foregoing instrument appeared before me this to imperson and acknowledged that he/she signed and delivered the said instrument as his/her own free car' voluntary act and as the free and voluntary act of said Company, for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal this "OFFICIAL SEAL" CYNTHIA GREBIC Notary Public, State of Illinois My Commission Expires 01/06/15

Page 3 of 3