Illinois Anti-Predatory Lending Database Program

Certificate of Exemption

Report Mortgage Fraud 800-532-8785

The property identified as:

PIN: 13-01-210-012-0000

Address:

Street:

6221 N Washtenaw Ave

Street line 2:

City: Chicago

State: L

ZIP Code: 60659

Execution date: 03/14/2014

Lender: U.S. Bank National Association

Borrower: Shahab M. Khan (also known as Shahab Khan) and Aliya Khan

Loan / Mortgage Amount: \$175,000.00

This property is located within the program area and is exempt from the requirements of 765 LC3 77/70 et seq. because it is commercial property.

Certificate number: 6D5B386A-195F-40E9-9868-235C24CF18CE

1411456002 Page: 2 of 10

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MGRTGAGE, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS AND LEASES

(#YC) UDING FIXTURE FILING UNDER UNIFORM COMMERCIAL CODE) (ILLINOIS)

This Mortgage, Security Agreement and Assignment of Rents and Leases (Including Fixture Filing Under Uniform Commercial Code) (the "Mortgage") is made and entered into by Shahab M Khan (also known as Shahab Khan) and Aliya Khan (the "Mortgager"), whether one or more) in favor of U.S. Bank National Association (the "Bank"), as of the date set forth below.

ARTICLE I. MORTGAGE/SECURITY INTEREST

- 1.1 Grant of Mortgage/Security Interest. For consideration received, Mortgagor hereby mortgages and warrants, conveys, prants a security interest in and collab odly assigns to Bank the Mortgaged Property (defined below) to secure all of the Obligations (defined below). The interact like parties hereto is that the Mortgaged Property secures all Obligations, whether now or hereafter existing. The parties further intend that the Mortgage shall operate as a security agreement with respect to those portions of the Mortgaged Property which are subject to Revised Article 9 of the Partform Commercial Code. Notwithstanding anymog to the contrary herein, the amount secured hereby shall not exceed \$100,000,000
- 1.2 "Mortgaged Property" means all of the following whether as a owned or existing or hereafter acquired by Mortgagor, wherever located all the real property legally described in 2. (libit A attached hereto (the "Land"). together with all buildings, structures, standing traiber, timber to be cut, ixtures, turnishings, inventory, equipment, machinery, apparatus, appliances, and articles of personal property of every find and nature whatsoever, tand all proceeds and products thereof) now or hereafter located on the Land, or any teat-thereof, and used in connection with the Land and improvements, all materials, contracts, drawings and personal property relating to any construction on the Land; and all other improvements now or hereafter constructed affixed or located thereon (the "Improvements") (the f and and the Improvements collectively the "Premises"), any and all easements rights of way, heeroes, privileges, and appartenances thereto; any and all lease or other agreements for the use of occupancy of the Premises, and all the rents, issues, profits or any proceeds therefrom and all security deposits and any guaranty of a tenant's obligations factounder (collectively the "Rents"), all awards as a result of condemnation, enument domain or other decrease in value of the Premises and all maintaine and other proceeds of the Premises, any interest of Mortgagor in and to the land lying within any street or roadway adjoining the Prenuses and are strips and gones adjoining the Premises or any part thereof; and any and all rights of Mortgagor in any and all action its, rights to payment, contract rights, chattel paper, documents, instruments, licenses, contracts, agreements and general mianpibles relating to any of the Mortgaged Property, including, without limitation, income and profits derived from the safe of the Mortgaged Property or the operation of any business on the Premises or attributable to services that occur or are provided on the Premises or generated from the use and operation of the Mortraged Property

Address: 6221 N Washtenaw Ave, Chicago, Illinois 60659 PIN #: 13-01-210-012-000

1.3 "Obligations" means all loans by Bank to Shahab M Elian and or Aliva Elian (the "Borrower"), including those loans evidenced by a note or notes originally dated or amended or restated as of March 13, 2014, in the stated or amended principal amount(s) of \$175,000 to, and any extensions, espewals restatements and modifications thereof and all principal, interest, fees and expenses relating thereto (the "Note"), and also means all Mortgagor's debts, liabilities, obligations, covenants, warranties, and dates to Bank (plus its affiliates including any credit cand

1411456002 Page: 3 of 10

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debt, but specifically excluding any type of consumer credit), however arising and whether now or hereafter existing or incurred, whether liquidated or inhiquidated, whether absolute or contingent, and regardless of whether such Obligations arise out of existing or future credit granted by Bank to any Mortgagor, to any Mortgagor and others, to other guaranteed, endorsed or otherwise secured by any Mortgagor or to any debtor-in-possession/aiccessor-in-interest of any Mortgagor, and principal, interest, fees, expenses and charges relating to any of the foregoing, including without limitation, costs and expenses of collection and enforcement of the Mortgage, automeys' fees of both inside and outside coinisel and environmental assessment or temediation costs. The interest rate and maturity of such Obligations are as described in the documents creating the indebtedness secured hereby

- 4.4 "Loan Documents" means together and individually the Note, the Mortgage and any promissory note, loan agreement, security or pledge agreement, assignment, financing statement, lease, mortgage, deed of trust or other pledge of an interest in real or personal property, any guaranty, subordination, letter of credit and letter of credit remibursement agreement, banker's acceptance, and any other agreement, document or instrument previously, concurrently or hereafter executed or delivered by any party to or in favor of Bank evidencing, creating, securing, guarantypy to otherwise related to any of the Obligations or the Mortgaged Property, whether or not specifically enumerated become
- 1.5 Homestead Pice Premises are not the homestead of Mortgagor. If so, Mortgagor releases and waives all rights under and by virta of the homestead exemption laws of the State of Illinois.

ARTICLE II. WARRANTIES AND COVENANTS

In addition to all other warrantees and covenants of Mortgagor under the Loan Documents which are expressly incorporated herein as part of the Mortgagor under the covenants to pay and perform all Obligations, and while any part of the credit granted Mortgagor under the Loan Documents is available or any Obligations of Mortgagor to Bank are unpaid or outstanding, Mortgagor continuously warrants and agrees as follows:

- 2.1 Warranty of Title/Possession. More great has sole and exclusive title to and possession of the Premises, excepting only the following "Permitted En walrances": restrictions and utility easements of record and zoning ordinances (the terms of which are and will be complied with, and in the case of easements, are and will be kept free of encroachments), taxes and assessments not yet docume payable; and those Permitted I neurobrances set forth on Exhibit B attached hereto (except that if no Exhibit B is attached there will be no additional Permitted Encumbrances). The hen of the Mortgage, subject only to Permitted Encumbrances, is and will continue to be a valid first and only hen upon all of the Mortgaged Property.
- 2.2 Maintenance: Waste; Alteration. Mortgagor will maintage the Premises in good and tenantable condition and will restore or replace damaged or destroyed Improvemental can items of at least equal utility and value Mortgagor will not commit or permit waste to be committed on the Premises. Mortgagor will not remove, demolish or materially after any part of the Premises willout Bank's prior written constit, except Mortgagor may remove a fixture, provided the fixture is promptly replaced with another fixture of a feest equal utility. The replacement fixture will be subject to the priority lien and security interest of the Mortgage.
- 2.3 Transfer and Liens. Mortgagor will not, without the prior written consent of Bark which may be withheld in Bank's sole and absolute discretion, either voluntarily or involuntarily (i) sell, assign. It is or transfer, or permit to be sold, assigned, leased or transferred any part of the Premises, or any interest therein; or (ii) dedge or otherwise encumber, create or permit to exist any mortgage, deed of trust, pledge, hen or claim for lien are neumbrance upon any part of the Premises or interest therein, except for the Permitted Encumbrances.
- 2.4 Escrow. After written request from Bank, Mortgagor shall pay to Bank funds in such amount and at such times as Bank designates to pay when due (a) annual real estate taxes and assessments on the Premises; (b) all property of hazard manager premiums on the Premises; and (e) flood insurance premiums, if any on the Premises Such payments shall be in addition to any other announts which may be payable hereunder or under any other Foan Document, and the amount of such payments shall be based upon Bank's estimate, in Bank's sole discretion, of such charges. Upon demand by Bank. Mortgagor shall pay to Bank such additional sures as may be required by Bank to make up any deficiency in the amount necessary to enable Bank to mily pay when due the actual amount of any of anche charges. Interest will not be paid by Bank on any excrowed funds. The rowell finds may be commingled with other finals of Bank. All escrowed funds are hereby pledged as additional security for the Obligations.
- 2.5 Taxes, Assessments and Charges. To the extent not paid to Bank under Section 2.4 above, Mortgagor will pay before they become delinquent all taxes, assessments, fines and other charges now or hereafter levied or assessed against the Premises, against Bank based upon the Mortgage or the Obligations secured by the Mortgage, or upon Bank's interest in the Premises, and will deliver to Bank receipts showing finely payment.

1411456002 Page: 4 of 10

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- 2.6 Insurance. Mortgagor will continually insure the Premises, with insurers acceptable to Bank, against such perils or hazards as Bank may require, in amounts not less than the impaid balance of the Obligations or the full replacement value of the Improvements, whichever is less, with acceptable co-insurance provisions. The policies will contain an agreement by each insurer that the policy will not be terminated or modified without at least thirty (30) days' prior written notice to Bank and will contain a mortgage clause acceptable to Bank, and Mortgagor will take such other action as Bank may reasonably request to ensure that Bank will receive (subject to no other interests) the insurance proceeds from the Improvements. Mortgagor hereby assigns all insurance proceeds to and irrevocably directs, while any Obligations remain unpaid, any insurer to pay to Bank the proceeds of all such insurance and any premium refund, and authorizes Bank to endorse Mortgagor's name to effect the same, to make, adjust or settle, in Mortgagor's name, any claim on any insurance policy relating to the Premises. The proceeds and retunds will be applied in such manner as Bank, in its sole and absolute discretion, determines to rebuilding of the Premises or to payment of the Obligations, whether or not then due and payable.
- 2.7 Condemnation. Any compensation received or receivable for the taking of the Premises, or any part thereof, by a covicen nation proceeding (including payments in compromise of condemnation proceedings), and all compensation exceived or receivable as damages for injury to the Premises or any part thereof, shall be applied in such manner as 6 mk, in its sole and absolute discretion, determines to rebuilding of the Premises or to payment of the Obligations, exactlier or not then due and payable. Mortgagor hereby assigns to Bank any claims for compensation for any shall pay to Bank all proceeds received from a taking by enument domain of all or a part of the Mortgaged Property.
- Environmental Matters. Except as specifically disclosed by Mortgagor to Bank in writing prior to the execution of the Mortgage, Mortgagor represents and warrants as follows. There exists no uncorrected violation by Mortgagor of any federal, state of local laws (including statutes, regulations, ordinances or other governmental restrictions and requirements) relating to the discharge of air pollutants, water pollutants or process waste water or otherwise relating to the environment or Hazardous Substances as bereinafter defined, whether such laws currently exist or are enacted in the future (collectively "Environmental Laws"). The term "Hazardons Substances" will mean any hazardous or toxic wastes, chemicals or other substances, the generation, possession or existence of which is prohibited or governed by any Environmental Laws. Mortgagor is not subject to any judgment, decree, order or citation, or a party to (or threatened with) any bij gation or administrative proceeding, which asserts that Mortgagor (a) has violated any Environmental Laws; (b) is required to clean up, remove or take remedial or other action with respect to any Hazardous Substances (collectively "learnerlial Action"); or (c) is required to pay all or a portion of the cost of any Remedial Action, as a potentially responsible party. Except as disclosed on Mortgagor's environmental questionnaire or audit provided to Bank, their are not now, nor to Mortgagor's knowledge after reasonable investigation have there ever been, any Hazardons Sub-Japices (or tanks or other facilities for the storage of Hazardous Substances) stored, deposited, recycled or disposed of on, under or at any real estate owned or occupied by Mortgagor during the periods that Mortgagor owned or occupied such real estate, which if present on the real estate or in soils or ground water, could require Remedial Action. To Mortgagor's knowledge, there are no proposed or pending changes in Environmental Laws which would adve selv-affect Mortgagor or its business, and there are no conditions existing currently or likely to exist while the Loan Locuments are in effect which would subject Mortgagor to Remedial Action or other liability. Mortgagor currently convines with and will continue to funcly comply with all applicable Environmental Laws, and will provide Bank, mea calcately upon receipt, copies of any correspondence, notice complaint, order or other document from any source secretary or alleging any cucumstance or condition which requires or may require a financial contribution by Medigaron or Remedial Action or other response by or on the part of Mortgagor under Environmental Laws, or which seeks damages or civil. criminal or punitive penalties from Mortgagor for an alleged violation of Fuvironmental Law. In the event of any such circumstance or condition, Mortgagor agrees, at its expense and at the request of Bark, to permit an environmental andit solely for the benefit of Bank, to be conducted by Bank or an independent a ent selected by Bank and which may not be relied on by Mortgagor for any purpose. This provision shall not reney Mortgagor from conducting its own environmental audits or taking any other steps necessary to comply with Egypronmental Laws or to take Remedial Action at its own expense
- 2.9 Assignments. Mortgagor will not assign, in whole or in part, to anyone other than Bank, the rents, issues or profits arising from the Premises, without Bank's prior written consent.
- 2.10 Right of Inspection. Bank or its agent may at all reasonable times enter and inspect the Premises
- 2.11 Waivers by Mortgagor. To the greatest extent that such rights may then be lavefully waived. Mortgagor bereiv agrees for itself and any persons claiming by, through or under Mortgagor that it will waive ind will not at any time, mast agon or plead or in any manner whatsoever claim or take any benefit or advantage of (a) any exemption, stay, extension or moratorium law now or at any time bereafter in torce, (b) any law now or hereafter in force providing for the valuation or appraisement of the Premises or any part thereof prior to any sale or sales thereof to be made pursuant to any provision herein contained or pursuant to the decree, judgment or order of any

1411456002 Page: 5 of 10

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court of competent purisdiction; (c) any statute of limitations now or at any time hereafter in force; or (d) any right to require marshalling of assets by Bank; or (e) to the extent permitted by law, any law now or at any time hereafter made or enacted granting a right to redeem from foreclosure or any other rights of redemption in connection with foreclosure of the Mortgage.

- 2.12 Assignment of Rents and Leases. Mortgagor assigns and transfers to Bank, as additional security for the Obligations, all right, title and interest of Mortgagor in and to all leases which now exist or hereafter may be executed by or on behalf of Mortgagor covering the Premises and any extensions or renewals thereof, together with all Rents, it being intended that this is an absolute and present assignment of the Rents. Notwithstanding that this assignment constitutes a present assignment of leases and rents, Mortgagor may collect the Rents and manage the Premises, but only if and so long as a default has not occurred. If a default occurs, the right of Mortgagor to collect the Rents and to manage the Premises shall thereupon automatically terminate and such right, together with other rights, powers and authorizations contained herein, shall belong exclusively to Bank. This assignment confers upon Bank a power coupled with an interest and cannot be revoked by Mortgagor. Upon the occurrence of a default, Bank, at it of tion without notice and without seeking or obtaining the appointment of a receiver or taking actual possession of the Premises may (a) give notice to any tenant(s) that the tenant(s) should begin making payments under their least agreement(s) directly to Bank or its designee; (b) commence a forcelosure action and file a motion for appointment of a receiver; or (c) give notice to Mortgagor that Mortgagor should collect all Rents arising from the Premises and report them to Bank upon collection and that Mortgagior should enforce the terms of the lease(s) to ensure prompt paymene ov tenant(s) under the lease(s). All Rents received by Mortgagor shall be held in trust by Mortgagor for Bank. Ad each payments received by Bank may be applied in any manner as Bank determines to payments required under the Mortgage, the Loan Documents and the Obligations Mortgagor agrees to hold each tenant harmless from actions relating to tenant's payment of Rents to Bank
- 2.13 Fixture Filing. From the date of the recording, the Mortgage shall be effective as a financing statement filed as a fixture filing under the Uniform Commercial Code with respect to the Improvements and for this purpose the name and address of the debtor is the name and address of Mortgagor as set forth in the Mortgage and the name and address of the secured party is the name and oblivess of Bank as set forth in the Mortgage. The Mortgaged Property includes goods which are or may become so a five 2to real property as to become fixtures.
- 2.14 Compliance with Leases. Mortgagor will comply with all terms, covenants and conditions of any lease(s) affecting the Premises. Mortgagor will not accept any prepayment of rent for more than one month in advance, without the prior written consent of Bank.

ARTICLE III. RIGHTS AND DUTIES OF BANK

In addition to all other rights (including setoff) and duties of Bank voder the Loan Documents which are expressly incorporated herein as a part of the Mortgage, the following provisions will also apply:

3.1 Bank Authorized to Perform for Mortgagor. If Mortgagor fails to rectorm any of Mortgagor's ditties or covenants set forth in the Mortgagor's name or paying any amount so required, and the cost, with interest at the details rate set forth in the Loan Documents, will immediately be due from Mortgagor to Bank for the date of expenditure by Bank to date of payment by Mortgagor, and will be one of the Obligations secured by the Mortgagor. All acts by Bank are hereby ratified and approved, and Bank will not be hable for any acts of commission or omission not for any errors of independ or mistakes of fact or law.

ARTICLE IV. DEFAULTS AND REMEDIES

Bank may enforce its rights and remedies under the Mortgage upon default. The following shall cach constitute a default under the Mortgage. (A) Mortgagor (i) fails to comply with the terms of the Mortgage or any other Loan Document to which Mortgagor is a party, (ii) fails to comply with or defaults on any other mortgage or trust deed affecting the Land or tim dies, ceases to exist or becomes the subject of incompetency, bankruptey or insolvency proceedings. (B) a default occurs under any other Loan Document or under any Obligation. (C) a demand for payment is made under any demand loan secured by the Mortgage; a (D) any other obligor tails to comply with the retina of any Loan Documents for which Mortgagor has given Bank a guaranty or pledge for if any other default occurs under the Loan Documents. Upon the occurrence of a default without limitation of Bank's other remedies, Bank may declare the Obligations to be immediately due and payable.

4.1 Cumulative Remedies; Waiver. In addition to the remedies for default set forth below and in the other Loan Documents, including acceleration, Bank upon default will have all other rights and remedies for default available by law or equity including forcelosure sale of the Mortgaged Property pursuant to the Mortgage and applicable law, the extinguishment of the right, title and interest of Mortgagor in the Mortgaged Property and the rights of all

1411456002 Page: 6 of 10

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claiming by, through or under Mortgagor, and the application of the proceeds of such sale to satisfy the Obligations. The rights and remedies specified herein are cumulative and are not exclusive of any rights or remedies which Bank would otherwise have. With respect to such rights and remedies:

- (a) Receiver; Mortgagee-in-Possession. To the greatest extent permitted by and without limitation of any rights of Bank under applicable law, upon the commencement of during the pendency of any action to foreclose the Mortgage. Bank will be entitled, as a matter of right, without notice or demand and without giving bond or other security, and without regard to the solvency or insolvency of Mortgagor or to the value of the Premises, to have a receiver appointed for all or any part of the Premises, which receiver will be anthorized to collect the rents, issues and profits of the Premises during the pendency of such foreclosure action, and until discharged, and to hold and apply such rents, issues and profits, when so collected, as the court will from time to time direct. Without limitation of the foregoing, Mortgagor hereby authorizes Bank to be placed in possession of the Premises during foreclosure, whether the Premises are residential or not, and, for so long as Bank shall remain in possession of the Premises, Bank shall have the power and authority to operate, manage and, one of the Premises, including, without limitation, the right to receive the rents, issues and profits of the Premises, perform all maintenance and make all repairs and replacements, enter into leases, and amend, cancel, icnew, in any and terminate the same.
- (b) Waiver los Bank. Bank may permit Mortgagor to attempt to remedy any default without waiving its rights and reme has bereunder, and Bank may waive any default without waiving any other subsequent or prior default by Mortgagor. Furthermore, delay on the part of Bank in exercising any right, power or privilege hereunder or at law will not operate as a waiver thereof, nor will any single or partial exercise of such right, power or privilege preclude after exercise thereof or the exercise of any other right, power or privilege. No waiver or suspension will be deemed to have occurred unless Bank has expressly agreed in writing specifying such waiver or suspension.
- (c) Uniform Commercial Code. Bank shall have all additional rights and remedies as provided under the Uniform Commercial Code, as amended and as applicable.
- (d) Agreement to State Foreclosure Stitutes. Mortgagor agrees that in the event of foreclosure of the Mortgage, Mortgagor will be bound by the provisions of Section 735 ILCS 5/15-1101 et seq., as the same may be amended or renumbered from time to time, whichever may be applicable to the Premises, permitting Bank (at its option) to waive the right to a deficiency judgment and shorten the length of the redemption period in the event of foreclosure.

ARTICLE V. ADDITIONAL TERMS

The warranties, covenants, conditions and other terms described in this Section are incorporated into the Mortgage.

- 5.1 Compliance with Laws & Restrictions. All existing Improvements and an Improvements hereafter placed on the Land are and will be located within the boundary lines of the Land. All apport near casement areas are and shall remain free from encroachments. The Mortgaged Property complies with, and valid continue to comply with, all laws applicable to the Mortgaged Property, including without limitation all applicable to dding, zoning, subdivision and land use statutes, ordinances, codes rules, regulations and orders and all covenant and agreements of record Mortgagor will not, and will not permit any tenant or other occupant of the Mortgagid Property to, use the Mortgaged Property in any manner that violates any state or federal law. No further permit, becases, approvals, variances, public hearings or governmental orders or consents are necessary for the operation of the Mortgaged Property for its intended purposes or for the construction of any planned Improvements.
- **5.2** Accuracy of Information. All information, certificates or statements given to Bank by or on behalf of Mortgagor in connection with or pursuant to any of the Loan Documents or the loan facility evidenced thereby will be true and complete when given.
- 5.3 Partnership Designation and Acknowledgment. If Borrower consists of more than one party and it Borrower is deemed to be a partnership under applicable law, then for purposes of the Agreement, such partnership shall be deemed to be a Borrower in addition to all partners constituting Borrower is defined in the Agreement. In addition, if Mortgagor consists of more than one party and if Mortgagor is deemed to be a partnership under applicable law then for purposes of the Agreement, such partnership shall be deemed to be a Mortgagor in addition to all partner constituting Mortgagor as defined in the Agreement.

1411456002 Page: 7 of 10

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ARTICLE VI. MISCELLANEOUS

In addition to all other miscellaneous provisions under the Loan Documents which are expressly incorporated as a part of the Mortgage, the following provisions will also apply:

- **6.1** Term of Mortgage. The lien of the Mortgage shall continue in full force and effect until the Mortgage is released.
- **6.2** Time of the Essence. Time is of the essence with respect to payment of the Obligations, the performance of all covenants of Mortgagor and the payment of taxes, assessments, and similar charges and insurance premiums.
- 6.3 Subrogation. Bank will be subrogated to the hen of any deed of trust, mortgage or other lien discharged, in whole or in part, by the proceeds of the Note or other advances by Bank, in which event any sums otherwise advanced by Bank shall be immediately due and payable, with interest at the default rate set forth in the Loan Document, from the date of advance by Bank to the date of payment by Mortgagor, and will be one of the Obligations so ared by the Mortgage.
- **6.4** Choice of Low. Creation, perfection, priority, enforcement and foreclosure of the Mortgage and the liens and remedies hereun for at law or in equity, will be governed by the laws of the state in which the Mortgaged Property is located. For all other perposes, the choice of law specified in the Loan Documents will govern.
- 6.5 Severability. Invalid by or unenforceability of any provision of the Mortgage shall not affect the validity or enforceability of any other provision.
- 6.6 Copies; Entire Agreement, Modification; Demand Obligations. Mortgagor hereby acknowledges the receipt of a copy of the Mortgage, rigether with a copy of each promissory note secured hereby, and all other documents executed by Mortgagor in Connection herewith. The Mortgage is intended by Mortgagor and Bank as a final expression of the Mortgage and as a complete and exclusive statement of its terms, there being no conditions to the full effectiveness of the Mortgage. No paro / cidence of any nature shall be used to supplement or modify any terms.

IMPORTANT: READ BEFORE SIGNING. THE TERMS OF THIS MORTGAGE SHOULD BE READ CAREFULLY BECAUSE ONLY THOSE TERMS IN VRITING AND SIGNED BY THE PARTIES ARE ENFORCEABLE. NO OTHER TERMS OR ORAL PLOMISES NOT CONTAINED IN THIS WRITTEN CONTRACT MAY BE LEGALLY ENFORCED. THE CRAWS OF THIS MORTGAGE MAY ONLY BE CHANGED BY ANOTHER WRITTEN AGREEMENT. THE NOTICE SHALL ALSO BE EFFECTIVE WITH RESPECT TO ALL OTHER LOAN DOCUMENTS NOW IN FFFECT BETWEEN MORTGAGOR AND BANK. A MODIFICATION OF ANY LOAN DOCUMENT, NOW IN EFFECT BETWEEN MORTGAGOR AND BANK, WHICH OCCURS AFTER RECEIPS BY MORTGAGOR OF THIS NOTICE, MAY BE MADE ONLY BY ANOTHER WRITTEN INSTITUMENT. ORAL OR IMPLIED MODIFICATIONS TO SUCH LOAN DOCUMENTS ARE NOT ENFORCEABLE AND SHOULD NOT BE RELIED UPON.

IN THE EVENT ANY OF THE OBLIGATIONS SECURED HEREBY IS PAYABLE UPON DEMAND, NEITHER THE MORTGAGE NOR ANYTHING CONTAINED HEREIN SHALL BE DELMED TO ALTER, LIMIT, OR OTHERWISE IMPINGE UPON THE DEMAND CHARACTER OF SUCH OF UPONS.

- 6.7 Joint Liability; Successors and Assigns. If there is more than one Mortgagor, the liability or Viertgagors will be joint and several, and the reference to "Mortgagor" shall be deemed to refer to each Mortgagor and to all Mortgagors. The rights, options, powers and remedies granted in the Mortgago and the other Loan Doewnents shall extend to Bank and to its successors and assigns, shall be binding upon Mortgagor and its successors and assigns, and shall be applicable hereto and to all renewals, amendments and/or extensions hereof.
- 6.8 Indemnification. Except for harm arising from Bank' willful rus conduct, Mortgagor hereb, indemnifies and agrees to defend and hold Bank harmless from any and all losses, costs, damages, claims and expenses fractuling, without limitation, afformers' fees and expenses) of any kind suffered by or asserted games Bank claims to claims by daid pathes arising out of the financing provided under the Loan Documents or related to the Mortgaged Property (including, without limitation, Mortgagor's fulfine to perform its obligations relating to Environmental Matters described in Section 2.8 above of the exercise by Bank of any of its powers, rights and remedies under the Mortgage). This indemnification and hold harmless provision will survive the terromation of the Loan Documents and the satisfaction of the Mortgage and Obligations due Bank.

1411456002 Page: 8 of 10

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- 6.9 Notices. Notice of any record shall be deemed delivered when the record has been (a) deposited in the United States Mail, postage pre-paid, (b) received by overnight delivery service, (c) received by telex, (d) received by telex, (d) received by telex, (e) received through the internet, or (f) when personally delivered.
- 6.10 Expenses and Attorneys' Fees. To the extent permitted by applicable law and in addition to those costs and expenses payable under the Loan Documents, all costs, receiver, trustee and attorneys' fees and other disbursements (including, without limitation, costs of procuring title commitments, title insurance, title searches, appraisals, environmental tests, reports and audits) incurred in connection with the preparation, administration, execution, defense, collection (pro and post judgment) and foreclosure of the Mortgage, whether incurred before or after commencement of litigation or at trial, on appeal or in any other proceeding, may be recovered by Bank and included in any sale made hereunder or by judgment of foreclosure.
- 6.11 Waiver of Homestead and Redemption: Mortgagor hereby waives all right of homestead exemption in the Mortgagor Property and waives all right of reinstatement and redemption or equity of redemption on behalf of Mortgagor and on behalf of all other persons acquiring any interest in or title to the Mortgaged Property subsequent to the date or the Mortgage.
- 6.12 Waives of Eary Trial. TO THE EXTENT PERMITTED BY LAW, MORTGAGOR AND BANK HEREBY JOINGLY AND SEVERALLY WAIVE ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROJECTION RELATING TO ANY OF THE LOAN DOCUMENTS, THE MORTGAGE, THE OBLIGATIONS TREASURED, THE MORTGAGED PROPERTY OR ANY TRANSACTION ARISING THEREFROY OR CONNECTED THERETO. MORTGAGOR AND BANK EACH REPRESENTS TO THE OTHER THAT THIS WAIVER IS KNOWINGLY, WILLINGLY AND VOLUNTARILY GIVEN.
- 6.13 Attachments. All documents a tacked hereto, including any appendices, schedules, riders, and exhibits to the Mortgage, are hereby expressly incorporated by reference.

IN WITNESS WHEREOF, the undersigned hose we executed the Mortgage as of March 13, 2014.

MORTGAGOR July myknas	Known ar
Name: Shahab M Khan, also know	n as Shahab Khan
Name: Aliya Khan	2

MORTGAGOR ADDRESS: 6221 N Washtenaw Ave, Chicago, IL 60659

BANK ADDRESS: 400 City Center, Oshkosh, WI 54901

This instrument was acknowledged before me on MARCH 14, 2014, by Aliya Khan, spouse of Shahab M

(Notarial Seal)

OFFICIAL SEM
TIM PAOLI
STATE OF ILLIMOTS
THE COMMISSION EXPIRES 06/00/17

Printed Name: Tim Choli
Notary Public, State of: TCLINOIS
My commission expires: 96-09-2015

04-001 @ us bancorp 2013 (rev. 1.0 - 11/2013)

Page 7

1411456002 Page: 9 of 10

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STATE OF TLCINOIS	
COUNTY OF	
This instrument was acknowledged before me on Khan.	MARCH 14, 2014, by Shahab M Khan, spouse of Aliya
(Notarial Seal) OFFICIAL SEAL TIM PAOLI NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:06/09/17	Printed Name: Tim Packi Notary Public, State of: Ichnois My commission expires 06-09-2017

This instrument was dea ted by Sarabjit Singh on behalf of U.S. Bank National Association.

Bank Na.

Of Columns Clarks Office After recording return to U.S. Bank National Association, Collateral Department, P.O. Box 3487, Oshkosh, WI 54903-3487.

1411456002 Page: 10 of 10

UNOFFICIAL COPY

LOT 25 AND THE NORTH ½ OF LOT 24 IN BLOCK 2 IN T.J. GRADY'S 4^{TII} GREEN BRIAR ADDITION TO NORTH EDGEWATER BEING A SUBDIVISION OF THE WEST ½ OF THE EAST ½ OF THE WEST ½ OF THE NORTHEAST ¼ OF SECTION 1, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 13-01-210-012-0000

C/K/A: 6221 N WASHTENAW AVE., CHICAGO, IL 60659

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