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Karen A. Yarbrough  
Cook County Recorder of Deeds  
Date: 11/03/2014 11:31 AM Pg: 1 of 10

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THIS INSTRUMENT PREPARED BY  
AND WHEN RECORDED RETURN TO:

Nelson Mullins Riley & Scarborough LLP  
100 North Tryon Street, 42<sup>nd</sup> Floor  
Charlotte, North Carolina 28202  
Attn: Jonathan J. Nugent, Esq.

(SPACE ABOVE THIS LINE FOR RECORDER'S USE)

## ASSIGNMENT OF LEASES AND RENTS

Dated and effective as of October 30, 2014

between

CONTINENTAL 191 FUND LLC,  
as assignor

and

NATIXIS REAL ESTATE CAPITAL LLC,  
as assignee

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## ASSIGNMENT OF LEASES AND RENTS

This ASSIGNMENT OF LEASES AND RENTS (this "*Assignment*") dated and effective as of October 30, 2014, is made by CONTINENTAL 191 FUND LLC, a Wisconsin limited liability company, having an address at c/o Continental Properties Company, Inc., W134 N8675 Executive Parkway, Menomonee Falls, Wisconsin 53051, as assignor ("*Borrower*"), to NATIXIS REAL ESTATE CAPITAL LLC, a Delaware limited liability company, having an address at 1251 Avenue of the Americas, New York, New York 10020, as assignee (together with its successors and assigns, "*Lender*").

### RECITALS:

WHEREAS, Borrower is the owner of fee simple title to that certain parcel of real property (the "*Premises*") described in Exhibit "A" attached hereto, together with the buildings, structures, fixtures, additions, enlargements, extensions, modifications, repairs, replacements and other improvements now or hereafter located thereon (collectively, the "*Property*"); and

WHEREAS, Borrower and Lender have entered into a certain Loan Agreement, dated as of the date hereof (as amended, modified, restated, consolidated or supplemented from time to time, the "*Loan Agreement*"), pursuant to which Lender has agreed to make a secured loan to Borrower in the original principal amount of \$20,500,000.00 (the "*Loan*"); and

WHEREAS, Borrower has executed that certain Promissory Note in such principal amount, dated as of the date hereof (as the same may be amended, modified, restated, severed, consolidated, renewed, replaced, or supplemented from time to time, the "*Note*"), which is secured by, *inter alia*, that certain Mortgage, Assignment of Leases and Rents and Security Agreement (as amended from time to time, the "*Security Instrument*") on the Property; and

WHEREAS, it is a condition to the obligation of Lender to make the Loan to Borrower pursuant to the Loan Agreement that Borrower execute and deliver this Assignment; and

WHEREAS, this Assignment is being given as additional security for the Loan; and

WHEREAS, capitalized terms used in this Assignment without definition have the respective meanings assigned to such terms in the Loan Agreement or the Security Instrument, as the case may be, the terms of each of which are specifically incorporated by reference herein.

NOW, THEREFORE, for good and valuable consideration, receipt of which by the parties hereto is hereby acknowledged, and additionally for the purpose of additionally securing the Debt, Borrower hereby assigns, transfers, conveys and sets over unto Lender, all right, title and interest of Borrower in and to all Leases and all Rents;

TO HAVE AND TO HOLD the same unto Lender, and its successors and assigns forever, upon the terms and conditions and for the uses hereinafter set forth.

And Borrower hereby further agrees as follows:

**1. Certain Representations, Warranties and Covenants.** Borrower represents, warrants and covenants to Lender that:

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(a) The payment of the Rents to accrue under any Lease will not be waived, released, reduced, discounted or otherwise discharged or compromised by Borrower without Lender's prior written consent;

(b) Borrower has not performed, and will not perform, any acts, and has not executed, and will not execute, any instrument that would prevent Lender from exercising its rights under this Assignment; and

(c) Borrower hereby authorizes and directs any tenant under any of the Leases and any successor to all or any part of the interests of any such tenant to pay directly to the applicable Clearing Account, in accordance with the terms of the Loan Agreement, the Rents due and to become due under such tenant's Lease, and such authorization and direction shall be sufficient warrant to the tenant to make future payments of Rents directly to the Clearing Account in accordance with the terms of the Loan Agreement without the necessity for further consent by Borrower.

## 2. Assignment; Deferred Exercise of Rights.

(a) As part of the consideration for the Debt, Borrower does hereby absolutely and unconditionally assign to Lender all right, title and interest of Borrower in and to all present and future Leases and Rents, and this Assignment constitutes a present and absolute assignment and is intended to be unconditional and not as an assignment for additional security only. It is further intended that it not be necessary for Lender to institute legal proceedings, absent any requirements of law or regulation to the contrary, to enforce the provisions hereof. Borrower hereby authorizes Lender or its agents to collect the Rents; provided, however, that except during the continuance of an Event of Default or Cash Management Period, Borrower shall have a revocable license, but limited as provided in this Assignment and in any of the other Loan Documents, to otherwise deal with, and enjoy the rights of the lessor under, the Leases.

(b) Upon the occurrence and during the continuance of an Event of Default or commencement of a Cash Management Period, and without the necessity of Lender entering upon and taking and maintaining full control of the Property in person, by agent or by court-appointed receiver, the license referred to in Subsection (a) above shall immediately be revoked and Lender shall have the right at its option, to exercise all rights and remedies contained in the Loan Documents, or otherwise available at law or in equity.

3. Rents Held in Trust by Borrower. Rents held or received by Borrower shall be held or received by Borrower as trustee for the benefit of Lender only and shall, upon the commencement and during the continuance of a Cash Management Period, be immediately deposited directly to the applicable Clearing Account in accordance with the terms of the Loan Agreement.

4. Effect on Rights Under Other Documents. Nothing contained in this Assignment and no act done or omitted by Lender pursuant to the powers and rights granted it hereunder shall be deemed to be a waiver by Lender of its rights and remedies under any of the other Loan Documents, and this Assignment is made and accepted without prejudice to any of the rights and remedies possessed by Lender under the terms of the other Loan Documents. The rights of Lender under the other Loan Documents may be exercised by Lender either prior to, simultaneously with, or subsequent to any action taken by it hereunder. This Assignment is intended to be supplementary to and not in substitution for or in derogation of any assignment of rents or grant of a security interest contained in any of the other Loan Documents.

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**5. Event of Default/Cash Management Period.** Upon or at any time after the occurrence and during the continuance of an Event of Default or a Cash Management Period, then in addition to and without limiting any of Lender's rights and remedies hereunder and under the other Loan Documents and as otherwise available at law or in equity:

(a) Lender may, at its option, without waiving such Event of Default and without regard to the adequacy of the security for the Debt, either in person or by agent, without bringing any action or proceeding, or by a receiver appointed by a court, without taking possession of the Property in its own name, demand, sue for, direct tenants to pay Rents directly into any Clearing Account or otherwise collect and receive all Rents, including those past-due and unpaid, for application to the payment of the Debt in accordance with the terms of the Loan Documents, and Lender may enter into, and to the extent that Borrower would have the right to do so, cancel, enforce or modify any Lease. The exercise by Lender of the option granted it in this Section 5(a) and the collection of the Rents and the application thereof as herein provided shall not be considered a waiver of any Event of Default.

(b) Borrower hereby acknowledges and agrees that payment of any item of Rent by a Person to Lender as hereinabove provided shall constitute payment in full of such item of Rent by such Person, as fully and with the same effect as if it had been paid to Borrower.

(c) Lender in respect of the Leases and Rents shall have all of the rights and remedies of a secured party under the Uniform Commercial Code as in effect in the State in which such rights and remedies are asserted as described in Section 12(b) hereof to the extent of such rights thereunder and additional rights and remedies to which a secured party is entitled under the laws in effect in any jurisdiction where any rights and remedies hereunder may be asserted.

**6. Application of Rents and Proceeds.** After the occurrence and during the continuance of an Event of Default or a Cash Management Period, Rents received or held by Borrower or Lender shall be applied in accordance with the terms of the Loan Documents.

**7. Attorney-in-Fact.** Upon the occurrence and during the continuance of any Event of Default or a Cash Management Period, Borrower hereby appoints Lender the attorney-in-fact of Borrower to take any action and execute any instruments that Borrower is obligated, or has covenanted and agreed under the Loan Agreement or the other Loan Documents to take or execute, which appointment as attorney-in-fact is irrevocable and coupled with an interest. Without limiting the generality of the foregoing provisions of this Section 7, upon the occurrence and during the continuance of an Event of Default, Borrower does hereby irrevocably appoint Lender as its attorney-in-fact with full power, in the name and stead of Borrower to demand, collect, receive and give complete acquittance for any and all of the Rents now due or that may hereafter become due, and at Lender's discretion, to file any claim, to take any other action, to institute any proceeding or to make any settlement of any claim, either in its own name or in the name of Borrower or otherwise, which Lender may deem necessary or desirable in order to collect and enforce the payment of Rents.

**8. Termination.** Lender, by the acceptance of this Assignment, agrees that when all of the Debt shall have been paid in full, this Assignment shall automatically terminate, and Lender shall execute and deliver to Borrower, upon such termination such instruments of termination or re-assignment and Uniform Commercial Code termination statements, all without recourse and without any representation or warranty whatsoever, as shall be reasonably requested by Borrower.

**9. Expenses.** Borrower agrees to pay to Lender all reasonable out-of-pocket expenses (including reasonable expenses for attorneys' fees and costs of every kind) of, or incident to, the

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enforcement of any of the provisions of this Assignment or performance by Lender of any obligation of Borrower hereunder which Borrower has failed or refused to perform.

**10. Further Assurances.** Borrower agrees that, from time to time upon the written request of Lender, it will give, execute, deliver, file and/or record any financing statements, notice, instrument, document, agreement or other papers and do such other acts and things that may be reasonably necessary and desirable to create, preserve, perfect or validate this Assignment, to enable Lender to exercise and enforce its rights hereunder with respect to this Assignment or to otherwise carry out the purposes and intent of this Assignment.

**11. No Obligation by Lender.** By virtue of this Assignment, Lender shall not be obligated to perform or discharge, nor does it hereby undertake to perform or discharge, any obligation, duty or liability under any of the Leases. This Assignment shall not operate to constitute Lender as a lender in possession of the Property or to place responsibility for the control, care, management or repair of the Property upon Lender, nor shall it operate to make Lender responsible or liable for any waste committed on the Property by any tenant or other party in possession or for any dangerous or defective condition of the Property or for any negligence in the management, upkeep, repair or control thereof.

**12. Miscellaneous.**

(a) No failure on the part of Lender or any of its agents to exercise, and no course of dealing with respect to, and no delay in exercising, any right, power or remedy hereunder shall operate as a waiver thereof; nor shall any single or partial exercise by Lender or any of its agents of any right, power or remedy hereunder preclude any other or further exercise thereof or the exercise of any other right, power or remedy. Subject to Section 16 hereof, the remedies herein are cumulative and are not exclusive of any remedies provided by law.

(b) WITH RESPECT TO MATTERS RELATING TO THE CREATION, PERFECTION AND PROCEDURES RELATING TO THE ENFORCEMENT OF THIS ASSIGNMENT, THIS ASSIGNMENT SHALL BE GOVERNED BY, AND BE CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE IN WHICH THE PROPERTY IS LOCATED, IT BEING UNDERSTOOD THAT, EXCEPT AS EXPRESSLY SET FORTH ABOVE IN THIS SECTION AND TO THE FULLEST EXTENT PERMITTED BY THE LAW OF SUCH STATE, THE LAW OF THE STATE OF NEW YORK SHALL GOVERN ALL MATTERS RELATING TO THIS ASSIGNMENT AND THE OTHER LOAN DOCUMENTS AND ALL OF THE INDEBTEDNESS OR OBLIGATIONS ARISING HEREUNDER OR THEREUNDER. ALL PROVISIONS OF THE LOAN AGREEMENT INCORPORATED HEREIN BY REFERENCE SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, AS SET FORTH IN THE GOVERNING LAW PROVISION OF THE LOAN AGREEMENT.

(c) Subject to Section 16 hereof, all rights and remedies set forth in this Assignment are cumulative, and Lender may recover judgment thereon, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security of any right or remedy afforded hereby; and no such right or remedy set forth in this Assignment shall be deemed exclusive of any of the remedies or rights granted to Lender in any of the Loan Documents. Nothing contained in this Assignment shall be deemed to limit or restrict the rights and remedies of Lender under the Loan Agreement or any of the other Loan Documents.

(d) Until the indebtedness and all other obligations secured by the Loan Documents is paid in full, Borrower will, upon request, deliver from time to time to Lender executed originals to the extent available, otherwise photocopies certified by Borrower as true, correct and complete, of executed

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originals, of any and all existing Leases to which Borrower is a party, and executed originals, or photocopies of executed originals, so certified by Borrower, if an executed original is not available, of all other and future Leases to which Borrower is a party, and upon request of Lender, will specifically transfer and assign to Lender such other and future Leases upon the same terms and conditions as herein contained.

(e) Borrower represents that it: (i) has been advised that Lender engages in the business of real estate financings and other real estate transactions and investments which may be viewed as adverse to or competitive with the business of Borrower or its affiliates; (ii) is represented by competent counsel and has consulted counsel before executing this Assignment; and (iii) has relied solely on its own judgment and on its counsel and advisors in entering into the transaction(s) contemplated hereby without relying in any manner on any statements, representations or recommendations of Lender or any parent, subsidiary or affiliate of Lender.

13. **No Oral Change.** This Assignment may not be amended except by an instrument in writing signed by Borrower and Lender.

14. **Successors and Assigns.** Borrower may not assign its rights under this Assignment except as permitted under the Loan Agreement. Subject to the foregoing, this Assignment shall be binding upon, and shall inure to the benefit of, Borrower and Lender and their respective successors and assigns.

15. **Notices.** All notices, demands, requests and other communications provided for herein shall be given or made in writing in the manner specified in the Loan Agreement.

16. **Exculpation.** It is expressly agreed that recourse against Borrower for failure to perform any and all of its obligations or liabilities contained in this Assignment shall be limited as and to the extent provided in Section 10.1 of the Loan Agreement.

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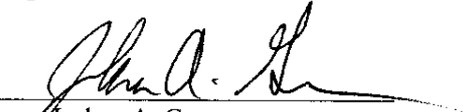
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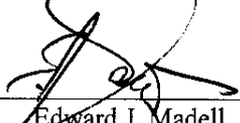
IN WITNESS WHEREOF, this Assignment has been duly executed by Borrower as of the day and year first above written.

**BORROWER:**

CONTINENTAL 191 FUND LLC,  
a Wisconsin limited liability company

By: Continental Rosemont Hotel Company, Inc.,  
a Wisconsin corporation,  
Its Manager

By:   
Name: Joshua A. Gunn  
Title: Vice President and Secretary

By:   
Name: Edward J. Madell  
Title: Vice President and Treasurer

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STATE OF Wisconsin )  
 )SS.  
COUNTY OF Waukesha )

I, Lynn A. Brown, the undersigned, a Notary Public in and for the County and State aforesaid, do hereby certify that Joshua A. Gunn, personally known to me to be the Vice President and Secretary of Continental Rosemont Hotel Company, Inc., the Manager of CONTINENTAL 191 FUND LLC, a Wisconsin limited liability company, personally known to be the same person whose name is subscribed to the foregoing instrument as such Vice President and Secretary, appeared before me this day in person and acknowledged that he signed and delivered the said instrument in his capacity as such Vice President and Secretary, as his voluntary act and deed and as the free and voluntary act and deed of said corporation, for the uses and purposes herein set forth.



Given under my hand and official seal the 28th day of October, 2014.

Lynn A. Brown  
Notary Public

My Commission expires: 9/14/18

STATE OF Wisconsin )  
 )SS.  
COUNTY OF Waukesha )

I, Lynn A. Brown, the undersigned, a Notary Public in and for the County and State aforesaid, do hereby certify that Edward J. Madeli, personally known to me to be the Vice President and Treasurer of Continental Rosemont Hotel Company, Inc., the Manager of CONTINENTAL 191 FUND LLC, a Wisconsin limited liability company, personally known to be the same person whose name is subscribed to the foregoing instrument as such Vice President and Treasurer, appeared before me this day in person and acknowledged that he signed and delivered the said instrument in his capacity as such Vice President and Treasurer, as his voluntary act and deed and as the free and voluntary act and deed of said corporation, for the uses and purposes herein set forth.



Given under my hand and official seal the 28th day of October, 2014.

Lynn A. Brown  
Notary Public

My Commission expires: 9/14/18

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## Exhibit "A"

[LEGAL DESCRIPTION]

### PARCEL 1:

LOT 6 IN THE ROSEMONT ENTERTAINMENT DISTRICT SUBDIVISION BEING A RESUBDIVISION OF LOT 1 THROUGH 20 (INCLUSIVE) AND THE ADJOINING MILTON PARKWAY IN REP SUBDIVISION AND ALSO PART OF LOT 2 IN FREDERICK JOSS DEVELOPMENT OF LAND, ALL IN THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

### PARCEL 2:

AN EXCLUSIVE EASEMENT FOR THE BENEFIT OF PARCEL 1 AS CREATED BY TEMPORARY CONSTRUCTION, PERMANENT SKYBRIDGE WALKWAY AND NON-EXCLUSIVE ACCESS EASEMENT AGREEMENT DATED MAY 11, 2007 AND RECORDED MAY 14, 2007 AS DOCUMENT 0713415148 FROM THE VILLAGE OF ROSEMONT TO CONTINENTAL 191 FUND LLC, A WISCONSIN LIMITED LIABILITY COMPANY FOR THE PURPOSE OF USE, MAINTENANCE, REPAIR AND OPERATION OF A SKYBRIDGE WALKWAY AS HEREAFTER CONSTRUCTED OVER THE FOLLOWING DESCRIBED LAND:

THAT PART OF LOTS 8, 9, 10, 11, 12, AND THAT PART OF 45 FOOT WIDE VACATED MILTON PARKWAY LYING SOUTH AND WEST OF LOTS 8, 9, AND 10 AND EAST OF LOTS 11, 12 AND 13, ALL IN REP SUBDIVISION OF PART OF THE NORTHEAST QUARTER OF SECTION 9, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT OF REP SUBDIVISION THEREOF RECORDED FEBRUARY 4, 1963, AS DOCUMENT 18712534 AND VACATED MILTON PARKWAY RECORDED JULY 25, 2006 AS DOCUMENT NUMBER 0620631058 FROM THE EXISTING GROUND AND BELOW A HORIZONTAL PLANE HAVING AN ELEVATION OF 672.00 DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF LOT 1 IN SAID REP SUBDIVISION; THENCE SOUTH 88° 03' 19" WEST, A DISTANCE OF 125.72 FEET, ALONG THE NORTH LINE OF SAID LOT 1 IN REP SUBDIVISION TO A POINT ON A CURVE; THENCE SOUTHERLY ALONG A CURVE, CONCAVE WESTERLY, HAVING A RADIUS OF 43.50 FEET, AN ARC DISTANCE OF 28.01 FEET AND CHORD BEARING SOUTH 32° 32' 06" EAST; THENCE SOUTH 01° 44' 06" EAST, A DISTANCE OF 255.25 FEET, TO A POINT ON A CURVE; THENCE WESTERLY ALONG A CURVE, CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 14.50 FEET, AN ARC DISTANCE OF 15.07 FEET AND CHORD BEARING SOUTH 58° 29' 27" WEST; THENCE SOUTH 88° 15' 54" WEST, A DISTANCE OF 416.61 FEET; THENCE NORTH 01° 44' 06" WEST, A DISTANCE OF 65.30 FEET, AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE; THENCE SOUTH 88° 15' 54" WEST, A DISTANCE OF 208.50 FEET, AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE; THENCE SOUTH 14° 11' 20" WEST, A DISTANCE OF 364.16 FEET; THENCE SOUTH 06° 33' 37" EAST, A DISTANCE OF 670.74 FEET TO THE NORTH RIGHT-OF-WAY LINE OF BALMORAL AVENUE; THENCE NORTH 88° 12' 51" EAST, A DISTANCE OF 291.00 FEET ALONG NORTH RIGHT-OF-WAY LINE OF BALMORAL AVENUE; THENCE NORTH 01° 47' 09" WEST, A DISTANCE OF 254.16 FEET TO A POINT ON A CURVE; THENCE EASTERLY ALONG A CURVE, CONCAVE NORTHERLY, HAVING A RADIUS OF 139.50 FEET, AN ARC DISTANCE OF 7.97 FEET AND CHORD BEARING SOUTH 88° 30' 09" EAST; THENCE NORTH 89° 51' 40" EAST, A DISTANCE OF 181.46 FEET; THENCE NORTH 88° 15' 54" EAST, A DISTANCE OF 18.05 FEET, TO THE POINT OF BEGINNING; THENCE NORTH 07° 11' 24" WEST,

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A DISTANCE OF 88.71 FEET, TO THE EXISTING PARKING GARAGE; THENCE NORTH 88° 14' 06" EAST, A DISTANCE OF 22.55 FEET, ALONG SAID EXISTING PARKING GARAGE; THENCE NORTH 01° 46' 12" WEST, A DISTANCE OF 0.44 FEET, ALONG SAID EXISTING PARKING GARAGE; THENCE NORTH 88° 14' 06" EAST, A DISTANCE OF 9.55 FEET, ALONG SAID EXISTING PARKING GARAGE; THENCE SOUTH 07° 11' 24" EAST, A DISTANCE OF 89.17 FEET; THENCE SOUTH 88° 15' 54" WEST, A DISTANCE OF 32.14 FEET TO THE POINT OF BEGINNING, IN THE VILLAGE OF ROSEMONT, COOK COUNTY, ILLINOIS.

## PARCEL 3:

A NON-EXCLUSIVE EASEMENT FOR THE BENEFIT OF PARCEL 1 AS SET FORTH IN THE DECLARATION OF RECIPROCAL ACCESS EASEMENT DATED MAY 11, 2007 AND RECORDED MAY 14, 2007 AS DOCUMENT 0713415146 AND AS CREATED BY DEED FROM THE VILLAGE OF ROSEMONT FOR THE PURPOSE OF ACCESS, INGRESS AND EGRESS OVER THE PAVED ROADWAY AS HEREAFTER CONSTRUCTED OVER THE FOLLOWING DESCRIBED LAND:

THAT PART OF LOT 3 IN ROSEMONT ENTERTAINMENT DISTRICT SUBDIVISION, BEING A RESUBDIVISION OF LOTS 1 THROUGH 20 (INCLUSIVE) AND THE ADJOINING MILTON PARKWAY IN REP SUBDIVISION AND ALSO PART OF LOT 2 IN FREDERICK JOSS DEVELOPMENT OF LAND, ALL IN THE NORTHEAST QUARTER OF SECTION 9, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MAY 2, 2007 AS DOCUMENT NO. 0712215139, DESCRIBED AS FOLLOWS: BEGINNING AT THE NORTHWEST CORNER OF SAID LOT 3; THENCE SOUTH 14° 11' 20" WEST, A DISTANCE OF 364.16 FEET, ALONG THE WEST LINE OF SAID LOT 3; THENCE SOUTH 06° 33' 37" EAST, A DISTANCE OF 670.74 FEET, ALONG THE WEST LINE OF SAID LOT 3; THENCE NORTH 88° 12' 51" EAST, A DISTANCE OF 291.00 FEET, ALONG THE SOUTH LINE OF SAID LOT 3; THENCE NORTH 01° 47' 09" WEST, A DISTANCE OF 30.00 FEET, AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE ALONG THE EAST LINE OF SAID LOT 3; THENCE SOUTH 88° 12' 51" WEST, A DISTANCE OF 194.23 FEET, AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE; THENCE NORTH 49° 13' 30" WEST, A DISTANCE OF 71.32 FEET; THENCE NORTH 06° 33' 37" WEST, A DISTANCE OF 587.25 FEET, ALONG A LINE 50.00 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF SAID LOT 3; THENCE NORTH 14° 11' 20" EAST, A DISTANCE OF 182.09 FEET, ALONG A LINE 50.00 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF SAID LOT 3; THENCE NORTH 05° 16' 56" WEST, A DISTANCE OF 60.00 FEET; THENCE NORTH 14° 11' 20" EAST, A DISTANCE OF 124.91 FEET, ALONG A LINE 30.00 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF SAID LOT 3 TO THE NORTH LINE OF SAID LOT 3; THENCE SOUTH 88° 15' 54" WEST, A DISTANCE OF 31.20 FEET, ALONG SAID NORTH LINE OF LOT 3 TO THE POINT OF BEGINNING, IN COOK COUNTY, ILLINOIS.

Common Address: 9700 Balmoral Avenue, Rosemont, IL, 60018

PIN: 12-09-215-028-0000, 12-09-216-002-0000