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Prepared by, Recorded at the Request of and After Recording Return To: Casey Bradley Symetra Life Insurance Company Mortgage Loan Department PO Box 84066 Seattle, WA 98124-8466 Doc#: 1504857255 Fee: \$50.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00 Karen A. Yarbrough Cook County Recorder of Deeds Date: 02/17/2015 12:01 PM Pg: 1 of 7

GII

SUBORDINATION AND ATTORNMENT AGREEMENT

This Subordination and Attornment Agreement ("Agreement") dated February 4, 2015, between SYMETRA LIFE INSURANCE COMPANY, an Jowa corporation, whose address for notices is PO Box 84066, Seattle, WA 98124-8466 (the "Lender"), 3007-15 MONTROSE, LLC, a Illinois limited liability company whose address for notices is 3009 W. Montrose Ave., Chicago, IL 60619 ("Landlord") and MIA PROPERTY ACQUISITIONS, LLC, whose address for notices is 3009 W. Montrose Ave., Chicago, IL 60619 (the "Tenant") vian respect to the real property located in Cook County, Illinois more particularly described in Exhibit A attached hereto and made a part here if (the "Property").

RECITALS:

- A. Lender has made, or is about to make, a loan to Landlord, evidenced by a Promissory Note and secured by a mortgage or deed of trust (the "Security Instrument," which term includes all renewals, modifications and replacements thereof) with respect to the Property (the Security Instrument, and any one or cuments evidencing or securing the loan are jointly referred to herein as the "Loan Documents"); and
- B. Tenant leases all or a portion of the Property (the "Premises") pursuant to an unrecorded lease between Landlord and Tenant dated February 1, 2015 (the "Lease") located at 3007-3015 (aka 3603) W. Montrose Ave., Chicago, IL 60619 and
- C. The parties desire to subordinate the Lease to the lien of the Security Instrument and set forth their agreement as to their respective rights, obligations and priorities with respect to the Lease;
- **D.** NOW, THEREFORE, in consideration of the foregoing and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, it is hereby represented and agreed as follows:
- 1. Subordination of Lease. Notwithstanding any provision in the Lease to the contrary, the Lease and the leasehold estate created thereby and all of Tenant's rights under the Lease (including without limitation, any right, option or opportunity of Tenant to purchase the Property) are and shall at all times remain subject, subordinate and inferior (i) to the Security Instrument and the lien thereof to the extent of all amounts secured by the Security Instrument and interest thereon, and (ii) to all 19th's of Lender under the Security Instrument. Tenant will not subordinate or cause the Lease to be subordinated to any interests other than those held by Lender (and its successors and assigns) without notice to and written consent of Lender.
- 2. Tenant Acknowledgment of Assignment. Tenant acknowledges that the Lease and the rent due under the Lease will be assigned to Lender pursuant to the Assignment of Leases as security for the loan secured by the Security Instrument. If Lender notifies Tenant of a default by Landlord under the Loan Documents and demands that Tenant pay rent and all other sums due under the Lease to Lender, Tenant agrees to honor such demand and pay rent due under the Lease as directed by Lender, and Landlord hereby directs Tenant to comply with such demand, and agrees that any such payment by Tenant to Lender pursuant to such a demand shall satisfy Tenant's payment obligations to Landlord under the Lease to the extent of the amount so paid. Tenant will not, without the prior written consent of Lender, pay to Landlord any rent under the Lease more than thirty (30) days in advance of its due date.

Subordination Agmt.

Loan No. 4619

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- Attornment. In the event of foreclosure under the Security Instrument or a deed in lieu thereof, or any other exercise by Lender of rights and remedies as a result of which a Successor Landlord becomes the owner of the Premises (such a transfer being referred to herein as a "Transfer"), and in the event Lender does not exercise such rights as it may have under applicable law to extinguish and terminate the Lease effective upon the Transfer, then so long as Tenant complies with this Agreement and no default has occurred and is continuing under the Lease, the Lease shall continue in full force and effect as a direct lease between the succeeding owner of the Property (a "Successor Landlord") and Tenant, upon and subject to all of the terms, covenants and conditions of the Lease for the balance of the Lease term and any extensions or renewals, if exercised. Tenant shall have no right to terminate the Lease by reason of the Transfer so long as Tenant's peaceable and quiet use and possession of the Premises shall not be disturbed by reason thereof. In the event Lender elects to have the Lease continue in force upon a Transfer, then Tenant agrees to attorn to and accept any such Successor Landlord as landlord under the Lease, and to be bound by and perform all of the obligations imposed by the Lease, said attornment to be self-operative, without execution of any further instruments, upon a Transfer. No with tanding the foregoing, neither Lender nor any other Successor Landlord shall be (i) liable for any act or omission of a prior landlord, other than a non-monetary default of a continuing nature that continues past the date of the Transfer, and of which Lender is gir en written notice prior to the Transfer (a "Continuing Default") (ii) subject to any claims, offsets, counterclaims, or defenses which Total may have against any prior landlord (including Landlord), other than those arising from a Continuing Default, (iii) bound by any regit or additional rent which Tenant may have paid in advance to any prior landlord (including Landlord) for a period in excess of one mouth or by any security deposit, cleaning deposit or other prepaid charge which Tenant might have paid in advance to any prior landerd (including Landlord), unless such advance rent, deposit or charge has been delivered to Lender, (iv) bound by any amendment to the Lease which reduces the amount of rent or other sums due thereunder, changes the frequency of the payment of rent, or shortens the initial term or shortens or eliminates any renewal option, made without the prior written consent of Lender, or (v) bound by any purchase option or right of first refusal for the purchase of any portion of the Property Property granted under the Lease or otherwisc held by Tenant, except as otherwise expressly provided herein.
- 4. No Recourse to Lender. Lender shall not, either by virtue of the Security Instrument or this Agreement, be or become (i) a mortgagee-in-possession or (ii) subject to any liability or obligation under the Lease or otherwise until Lender shall have acquired by foreclosure or otherwise the interest of Landlord in the Premises. Lender's liability or obligation under the Lease shall extend only to those liabilities or obligations accruing subsequent to the date that Lender has acquired the interest of Landlord in the Premises, including Continuing Defaults.
- 5. Notices. All notices and other communications hereunder Social be in writing and deemed to have been duly given, served or received (i) if mailed, on the third day after deposit in the United States Mail, registered or certified, postage prepaid, return receipt requested, or (ii) if delivered by reputable commercial overnight courier (like Federal Express or similar firms), freight prepaid, the next business day after delivery to such courier, in each case addressed to the party at its address set forth herein (or at such other address as shall hereafter be designated in writing by the applicable party to the server.
- 6. Binding Agreement. This Agreement shall be binding upon the parties and their respective successors and assigns.
- 7. **Miscellaneous**. Tenant understands that as between Tenant and Lender, the terms of his forcement are binding on Tenant even if they grant rights to lender that Lender would not necessarily otherwise enjoy as a successor landlord under the Lease. Nothing in this Agreement shall be construed to derogate from or in any way impair or affect the hear of the Security Instrument. This Agreement may not be modified orally or in any manner other than by an agreement in writing signed by the Parties hereto or their respective successors in interest. The laws of the State where the Property is located shall govern the validity, construction and enforcement of this Agreement, without giving effect to the conflict of laws principles thereof.
- 8. Counterparts. This Agreement may be executed in separate counterparts all of which shall constitute a single instrument.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

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IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year stated above.

FENANT:	
MIA PROPERTY ACQUISITIONS, LLC,	
an Illinois limited hability company	
Зу:	
Bartloffiej Przyjemski, Menager	
(all signatures must be acknowledged)	
This Instrument Prepared by. Emilie Patterson	
Mortgage Loan Department	
PO Box 84066	
Seattle, WA 98124-8466	
Symetra Life Insurance Company Mortgage Loan Department PO Box 84066 Seattle, WA 98124-8466 STATE OF ILLINOIS	
STATE OF ILLINOIS)	
7 . 1.	
COUNTY OF COOK	
I, Character Toplars Notary Public in and for seid county in the state aforesaid	t do certify that
BARTLOMIEJ PRZYJEMSKI, personally known to me to be the Manager of Mis Property Acquisitions, LLC,	an Illinois limited
liability company and personally known to be the same person whose name is subscribed to the foregoing instr	ument, appeared
before me this day in person and acknowledged that he signed and delivered the foresoing instrument as the	Manager of Mia
Property Acquisitions, LLC, an Illinois limited liability company as his voluntary act and decidend the voluntary	act and deed of
Mia Property Acquisitions, LLC, an Illinois limited liability company for the uses and purposes therein mention hand and official stamp or notarial seal, this Lieu day of Floring, 2015.	ed. Witness my
Malognata Yoplaushi	
Notary Public	,
Residing at: My Commission expires: MALGORZATA POPLAWSKI OFFICIAL SEAL Notary Public, State of Illinois My Commission Expires August 13, 2017	3

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GUARANTOR'S CONSENT AND AGREEMENT

Each of the undersigned, a guarantor of Tenant's obligations under the Lease (a "Guarantor") consents and agrees to the terms of the above Agreement, ratifies Guarantor's guaranty of the Lease (the "Guaranty") and confirms that: (i) all provisions of the Guaranty remain in full force and effect and (ii) Guarantor presently has no offset, defense, claim or counterclaim with respect to Guarantor's obligations under the Guaranty.

GUARANTOR:	
M. M.	
BARTLOMIE Y FRI Y I ZMSKI	
1000	
Cy.	
(all signat	ures must be acknowledged)
Ox	
STATE OF ILLINOIS	
) ss.	
COUNTY OF	_
1. Majorata Roplanski a Notan	Public in and for said county in the state aforesaid, do certify that
BARTLOMIEJ PRZYJEMSKI, personally known to be the	ne same person whose name is subscribed to the foregoing instrument,
appeared before me this day in person and acknowledge	ed that he signed and delivered the foregoing instrument as his voluntary
day of Floring as 2015.	ned. Witne's my hand and official stamp or notarial seal, this 444
Cline and Cool and	
Malaorata ropiciona	ALL COR ATA DORLAWICK!
Notary Public '	MALGOP ZATA POPLAWSKI OFFICIAL SEAL
Residing at: My Commission expires:	Notary Public State of Illinois My Commission Expires
Thy Commodern Copies.	August 13, 2017
	0.
	$O_{\mathcal{F}_{\alpha}}$
	0

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IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year stated above.

LANDLORD:	
3007-15 MONTROSE, LLC, an Illinois limited liability company By: Bartlemiej Przyjemski, Manager	
(all signatures must be acknowledged)	
I, COUNTY OF	LLC, an Illinois limited liability g instrument, appeared before it as the Manager of 3007-15 tary act and deed of 3007-15 Witness my hand and official

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IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year stated above.

LENDER:

SYMETRA LIFE INSURANCE OC

an lowa corporation

Ву

Colin M. Fider, Senior Vice President

(all signatures must be acknowledged)

STATE OF WASHINGTON

COUNTY OF KING

I certify that I know or have satisfactory exidence that COLIN M. ELDER is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the Senior Vice President of Symetra Life Insurance Company, an lowa corporation, to be the free and voluntary act of such corporation for the uses and purposes mentioned in the instrument.

Dated this 5th day of February

(Signature of Notary)

Emilie Painerson

(Legibly Print or Starn, Name of Notary)
Notary public in and for the state of V ashington,

Residing at pullevul, will

My appointment expires 7-11-2013

NOTARY PUBLIC OF WASHING

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EXHIBIT A

(Legal Description of Property)

LOTS 3, 4, 5, 6 AND 7 IN BLOCK 1 IN FIELD'S BOULEVARD ADDITION TO IRVING PARK, A SUBDIVISION OF THE EAST 1/2 OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 13, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PROPERTY ADDRESS: 3007-3015 (aka 3009) W. MONTROSE AVE., CHICAGO, IL 60619 13-13-303ODERATION OF COOK COUNTY CLEARLY OFFICE

TAX NUMBERC: 13-13-303-003 and 13-13-303-004.