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First American Title
Order # <u>3678521</u>
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RECORDATION REQUESTED BY:

Gold Coast Bank Main Office 1165 N. Clark St., Suite 200 Chicago, IL 60610

Doc#: 1530110093 Fee: \$56.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00

Karen A. Yarbrough

Cook County Recorder of Deeds

Date: 10/28/2015 02:56 PM Pg: 1 of 10

WHEN RECORDED MAIL TO:

Gold Coast Bank
Main Office
1165 N. Clark St., Suite 200
Chicago, IL 60610

SEND TAX NOTICES TO:

Gold Coast Bank Main Office 1165 N. Clark St., Suita 200 Chicago, IL. 60610

FOR RECORDER'S USE ONLY

This ASSIGNMENT OF RENTS prepared by Maureen Moran, Loan Operations Gold Coast Bank
1165 N. Clark St., Suite 200
Chicago, iL 60610

ASSIGNMENT OF RENTS

THIS ASSIGNMENT OF RENTS dated September 22, 2015, is made and executed between MA Capital Fund LLC, Series 2451, an !!linois limited liability company (referred to below as "Grantor") and Gold Coast Bank, whose address is 1165 N. Clark St., Suite 200, Chicago, IL 60610 (referred to below as "Lender").

ASSIGNMENT. For valuable consideration, Grantor hereby assigns, grants a continuing security interest in, and conveys to Lender ail of Grantor's right, title, and interest in and to the Rents from the following described Property located in Cook County, State of Illinois:

LOT 21 IN READ'S SUBDIVISION OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 1, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

The Property or its address is commonly known as 2451 W. Rice St., Chicago, IL 60622. The Property tax identification number is 16-61-431-003-3890.

CROSS-COLLATERALIZATION. In addition to the Note, this Assignment secures all obligations, debts and liabilities, plus interest thereon, of either Grantor or Borrower to Lender, or any one or more of them, as well as all claims by Lender against Borrower and Grantor or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated, whether Borrower or Grantor may be liable individually or jointly with others, whether obligated as guarantor, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable.

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ASSIGNMENT OF RENTS (Continued)

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FUTURE ADVANCES. In addition to the Note, this Assignment secures all future advances made by Lender to Borrower or Granici whether or not the advances are made pursuant to a commitment. Specifically, without limitation, this Assignment secures, in addition to the amounts specified in the Note, all future amounts Lender in its discretion may loan to Borrower or Grantor, together with all interest thereon.

THIS ASSIGNMENT IS GIVEN TO SECURE (1) PAYMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF BORROWER AND GRANTOR UNDER THE NOTE, THIS ASSIGNMENT, AND THE RELATED DOCUMENTS. THIS ASSIGNMENT IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

GRANTOR'S WALVERS. Granter waives all rights or defanses arising by reason of any "one action" or "anti-deficiency" (a), or any other law which may prevent Lender from bringing any action against Grantor, including a claim for deficiency to the extent Lender is otherwise entitled to a claim for deficiency, before or after Lenders commencement or completion of any foreclosure action, either judicially or by exercise of a power of sale.

BORROWER'S WAIVERS AND RESPONSIBILITIES. Leader need not tell Borrower about any action or inaction Lender takes in connection with this Assignment. Borrower assumes the responsibility for being and keeping informed about the Property. Borrower waives any defenses that may erise because of any action or inaction of Lender, including without limitation any tailure of Lender to realize upon the Property, or any delay by Lender in realizing upon the Property. Borrower acrees to remain habie under the Note with Lender no matter what action Lender takes or fails to take under this Assignment.

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Assignment or any Related Documents, Granter shall pay to Lendar all amounts secured by line Assignment as they become due, and shall strictly perform all of Granter's obligations under this Assignment. Unless and until Lendar exercises its right to collect the Rents as provided below and so long as there is no delault under this Assignment, Granter may remain in possession and control of and operate and manage the Property and collect the Rents, provided that the graming of it a right to inclear the Rents shall up, constitute lander's cursont to the use of pash collateral in a bankrupto, propersing.

GRANTOR'S REPRESERVATIONS AND WARRANTIES. Grentor warrants to at:

Ownership. Constants softled to receive the Rend, free and clear of sights, loans, fiens, encumbrances, and claims except as displayed to and appeared by Lender in writing.

Flight to Assign. Gramor has the foll right power and authority to enter into this Assignment and to assign and convey the Rents to Lender.

No Prior Assignment. Grantor has not previously assigned or conveyed the Rents to unjuncther person by any instrument now in force.

No Fedher Transfor - Granter will out set, easign endimber, or once visa dispose of my of Grantor's rights in the Pedis except as provided in this Assignment.

LENDER'S RIGHT TO PECHAL AND COLLECT RIGHTS. Label show have the right at any time, and even though no default shall have obcurred under this Assignment, to collect and receive the Rents. For this purpose, Lender is nateby given and granted the following rights, powers and authority:

Notice to Tenants. Lender may send actices to any and all tenants of the Property advising them of this Assignment and preparation of Rents to be paid directly to Lender or Lender's agent.

Enter the Property. Lender may entur upon and take possession of the Property; demand, collect and receive from the enable of from any other persons itable therefor, on of the Property, institute and carry on all legal proceedings messessively for the protection of the Property, including such proceedings as may be necessary to recover outlession of the Property political file Relite and certains are characteristically believed.

Maintain the Arupa his synder has there is no the Property to are nice time Property and keep the same in

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repair, to pay the costs thereof and of all services of all employees, including their equipment, and of all continuing costs and expenses of maintaining the Property in proper repair and condition, and also to pay all taxes, assessments and water utilities, and the premiums on fire and other insurance effected by Lender on the Property.

Compliance with Laws. Lender may do any and all things to execute and comply with the laws of the State of Illinois and also all other laws, rules, orders, ordinances and requirements of all other governmental agencies affecting the Property.

Lease the Property. Lender may rent or leade the whole or any part of the Property for such term or terms and on such conditions as Lender may deem appropriate.

Employ Agents. London may engage such agents as Lendon may deem appropriate, either in London's name of a Grandon's name, to tent and manage the Property, randomy the collection and application of Ranto

Other Acts. Lender may do all such other things and acts with respect to the Property as Lender may deem appropriate and may act exclusively and solely in the place and stead of Grantor and to have all of the powers of Prantor for the parasistated above.

No Requirement to Act. Lender shall not be required to do any or the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things shall not require Lender to do any other specific act on thing.

APPLICATION OF RENTS. All costs and expense incurred by Lender in connection with the Property shall be for Granter's account a a Lender may pay such root, and expenses from the Rents. Lender, in its sole discretion, shall determine the application of any had be Rents received by Ender which are not applied to such costs and expenses shall be applied to the indebtedness. All expenditures made by Lender under this Assignment and not reimbursed from the Rents shall become a part of the indebtedness secured by this Assignment and shell be payable on demand, with interest at the Note rate from date of expenditure until paid.

FULL PERFORMANCE. If Grantor pays all of the Indebtedness whom due and otherwise performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Documents, Lender shall execute and deliver to Grantor a suitable satisfaction of this Assignment and suitable statements of termination of any financing statement on the evidencing Lender's security interest in the Kents and the Property. Any termination deal required by law shall be part by Chauton, if permitted by applicable law.

REINSTATEMENT OF SECURITY INTEREST. If payment is made by Borrower, whether voluntarily or otherwise, or by gualance or by any direct pany, on the indebtedness and increafter Language forced to remit the amount of that payment. (A) to Borrower's trustee in bankrupicy or to any similar berson under any federal or state bankrupicy low or taw for the relief of debtors, (B) by reason of any judgment decree or order of any court or all militariance body having jurisdiction over center or any of center's property or (C) by reason of any settlement or compromise of any claim made by Lender with any claimant (including without limitation Boliciancy), the Indispetedness shall be considered unpaid for the purpose of enforcement of this Assignment and mils Assignment and mils Assignment and holding any contestation of this Assignment or affective or shall be considered unpaid for the purpose of enforcement or agreement evidencing the trush scales and the Propany will continue to secure the amount repaid or recovered to the same extent as if the individual new character and grant repaid or recovered to the same extent as if the individual new character and grant repaid or recovered to the same extent as if the individual repaid or componies relating to the Indiabtedness or to this Assignment.

LENDER'S EXPENDITIONES. In any action of proceeding is commended that would metadaily affect Lender's interest in the Property of difference falls to comply with any provision of this Assignment or any Related Documents labeled but not indied to Grants a failure to discharge or pay when due any amounts Grantor is required to discharge or pay under this Assignment or any Related Documents, Lender on Grantor's behalf may (but shall not be oblighted to) once any action that bender deems appropriate, moluding but not limited to discharging or paying all days. Sans, security interests amount or arrives and other claims, at any time levied or

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ASSIGNMENT OF RENTS (Continued)

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placed on the Rents or the Property and paying all costs for insuring, maintaining and preserving the Property. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the dots incurred or paid by Lender to the date of repayment by Granton. All such expenses will become a part of the Indeptedness and at Lender's option, will (A) be payable on demand; (B) be added to the balance of the Note and de apportioned among and be payable with any installment payments to become due during corner (1) line term of any applicable insurance policy; or (2) the remaining term of the Note; or (C) be treated as a balloon payment which will be due and payable at the Note's maturity. The Assignment also will secure payment of these amounts. Such dight shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

DEFAULT. Each of the following, at Length's option, shall constitute an Event of Default under this Assignment.

Payment Default. Surrower fails to make any payment when due under the indebtedness.

Other Defaults. Denotes on Created fails recommy with on to perform any other term obligation, coverant or covering constructed in our Assignment of Leany of the Related Decuments of to comply with or to perform any form design or lovenant or to confide perfaired in any other agreement between Lender and Borrowen to Greater.

Default on Other Payments. Failure of Grantor within the units required by this Assignment to make any payment for taxes or insurance, or any proper payment necessary to prevent filling of or to effect discharge of any nen.

Default in Favor of Third Farries. Borrower any guaranton or Grentor defaults under any loan, extension of credit, security agreement, purchase or sales accement, or any other agreement, in favor of any other organization or person that may repterially affect any of Romower's, any guaranton's or Grantor's property or ability to perform their respective obligations under the Assignment or any of the Related Documents.

Faise Statements. Any womenry, representation or statement on the formished to Lender by Borrower or Granton or on Berrowicks or Granton's benefit under this Average or the Related Documents is false or misleading in the overline; respect either now or at the first made or furnished or becomes false or misleading at adviting theresafter.

Defective Collecteralization. This Assignment or only of the Related Fide minute beases to be in full force and effect (including failure of any collateral document to create a valid and herfacted security interest or lien) at any time and for any reason.

Beach or Insolvency. The dissolution of Orantor's [regerdless of whother election to entitud is made), any member withdraws from the entited disblidy company to stry other termination of Bor twer's or Grantor's existence as a going budiness or the death of any member, the hischency of Bor twer or Grantor, the appointment of a receiver for any part of Borrower's or Grantor's probably, any assignment for the benefit of preditors, any type of creditor workdown or the commencement of any probability taider any bankruptcy or insolvency levia by or against Borrower or Grantor.

Oreditor or Forfeiture Pransedings. Commencement of foreclusure or forfeiture proceedings, whether by judicial proceeding, self-help repossession or any other method by any preditor of Borrower or Grantor or by any governments, agency spainst the Repus or any property seconds ine meetedness. This includes a garnishment of any of Represents or Grantors accounts, including deposit accounts, with Lender. However, this Rivers of Detault shall not apply if there is a good faith elspute by Borrower or Grantor as to the validity or tessonations of the claim which is the basis of the another, to forfeiture proceeding and if Borrower or Brantor place to have indited in the creditor or forfeiture proceeding and deposits with Lender modes or a surely hand so the creditor or forfeiture undescribed as an ount determined by Lender for its not of a second for the dispute.

Property Damage or Love. The Property to losit, stutent substantially damaged isoto, or borrowed against.

Events Affecting Guaranton. Any of his preceding events occurs with respect to any Guarantor of any of

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the Indebtadrians or only Guarantor ties or becomes incompetant, or reverse or disputes the validity of, or liability under any Guaranty of the indeptagness.

Adverse Change. A mate fall adverse change occurs in Grantons financial condition, or Lender believes the prospect of payment or performance of the increase shapement.

Insecurity. Lender in bood faith pereves liself insecure.

RIGHTS AND REMEDIES ON DEFAULT—upon the occurrence of any Event of Default and at any time thereafter. Lender may exercise any one of constitutions for the rights and remedies, in addition to any other rights or remedies provided by taxis.

Accelerate investedness, itender shall have the right at its option without notice to Borrower or Grantor to declare the same addictionness immediately due and payable, stolliding any prepayment penalty that Borrower would be provided as a gray.

Collect Rents. Leader shall have the right, without notice to Sorrower or Granfor to take possession of the Property and coinect did expets including accounts past one and unpaid, and apply the net proceeds, over and above Let ber's posts against the Indectedness. In Landerance or this right, Lender shall have all the right's provided for a time lend to Pight in Rentive and Collect Rents Section, above. If the Rents are collected by Lender then Granfor is exposably designates Lender as Granfor's adorney-in-fact to endorse instruments received in payment thereof in the name of Granfor and to negotiate the same and collect the proceeds. Payments by tenants or cities besserte Lender in his proper grounds for the demand existed. Lender may each size in legals and against after Lender by a good, or so again, a receiver.

Mortgagee in Possession. Iterater shall nave the Light to be placed as the receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property insuppresent e Property praceding foreclosure or sale and to polect the Rents from the Property are apply the oncleated as a new access the cost of the receivership against the Indebtedness. The mortgague in possession in receiver they are withour form to premitted by taxic transfer regards the Indebtedness to the European Statistical Advantagements and the Property exceeds the Indebtedness hit a substantial immunic. Employment by condensate individuality a person from serving as a receiver.

Other Remedia: The restrictions have as other lights and remedias provided in this Assignment or the Note or by law.

Election of Remedies. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expendences or to take action to perform an obligation of Grantor under this Assignment, after Grantoi's latture to perform, shall not affect Lender's right to declare a default and exercise its remedies.

Afterpays: Pass Expenses. If Lender lead the adversary suffer portion to enforce any of the prims of this Assignment Tender shot he enforce to recover out in all all the purpose descended as attermeys! fees at that end open any appeal. Whether or act say count arched between the eastern not prohibited by faw, as reasonable expenses bender indust that is Lender's opin on the necessary at any time for the protection of its interest on the enforcement of its equits shall become a part of the Indepleaness payable on control and and been corrected the hole not from the date of the expenditure until repaid. If penses covered by this pen graph and accommission limitation, however subject to any limits under applicable last. Lender's airconsylife as and bender's lagal a consess whether or not there is a lawsout, inducing our news and expenses to bend rubby proceedings including efforts to modify or vacato any adamatic and tenjenting tipe reports (including for allowing reports), surveyors reports, and appraisal tess the loss reads, and leas for the Trustoe to the extent permitted by applicable law. Grantor also will pay any down needs, in addition to suit other sums provided by law.

AUTHORIZED AMENDMENTS, her withstones are a private to the decision relations of the Assignment or the

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Related Documents and without lessening any obligation of Granter contained in this Assignment or the Related Documents to cooperate with Lender, Grantor hereby authorizes Lender, without any further consents required from Grantor, to take any action to amend any errors or omissions contained in the legal description(s) tax identification number(s) or common address(es) set forth in this Assignment, including without limitation, the act of making additions or deletions on the tace of this Assignment by hand and re-recording this Assignment.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Assignment:

Amendments. This Assignment, logarises with any Related Documents, constitutes the entire understanding and agreement of the parties as to see matters set forth in this Assignment. No alteration of or amendment to this Assignment shall be effective unless given in writing and signed by the party or parties sought of a charged or bound by the alteration or amendment.

Caption Headings. The physical this Assignment are for convenience perposes only and are not to be used to interpret and delive the provinces of this Assignment.

Governing Law. This Assignment will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the taws of the State of illinois without regard to its conflicts of law provisions. This Passignment has been accepted by Lender in the State of Illinois.

Choice of Venue. If there is a laws at. Graptial agrees upon Lector's request to submit to the jurisdiction of the noints of Cook County. State of (a) is

Joint and Several Liability. All obligations of Amouver and Chantor under this Assignment shall be joint and several, and all references to Grantor, shall mean each and every Borrower. Tals means that each Grantor, and all references to Borrower shall mean each and every Borrower. Tals means that each Grantor signing below is responsible for all obligations in time Assignment. Where any oue or right of the parties of a corporation pattnership, limited liability company or smalls, onliky, it is not indeassary for pendential into the powers of any of the officers, directors centrers, members or object agents access or purporting to eat on the entity's behalf, and any obligations make or created in rand or down the orders at exercise of such powers shall be guaranteed under this Assignment.

Merger. There chall be no merger of the interest or esiste created by this assignment with any other interest or esiste in the Property at any time halp by or for the benefit of cender in any capacity, without the written consent of Lancar

Interpretation. (1) If all cases witere there is note than the Borrower of Crancer then all words used in this Assignment in the singular sharped decimed to have been used in the proval where the context and construction so require. (2) If more than one person signs this Assignment as "Granfor" the obligations of each Grantor are just several. This means that if Lender temps a leavesur, Lender teep sue any one or more of the brantons of Econower and Dramor are not the same person. Lender need not see Borrower first, and the labelings from notine juined in any several id. The makes given to paragraphs or sections in this Assignment are no convenience purposes only. They are not up a used to interpret or define the provisions of the Assignment.

No Walver by Lember - London shall not do dosined to have walved any rights under this Assignment unless such walver to give the value grant as a walver of such right or any other right. A walver by Lender of a processor of the Assignment shall not help unto a constitute or ones from the right. A walver by Lender of a processor of the Assignment shall not help unto a constitute of the Assignment. No prior walver by Lender nor any course of dealing between that and Grant of the Assignment. No prior walver by Lender nor any course of dealing between that and Grant of the Assignment of Lender's rights or one any of Grant of subliqued in as a to any future included the Assignment for a consent of Lender is required under the Assignment. The grantery of such consent by Lender it any instance which not constitute contribute ones of the assignment instances in any be granted on with the process such consent may be granted on withhead of no appropriation of a mass.

Notices. Any notice recurred to be given under this Assignment shall be given in writing, and shall be

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effective when actually delivered effect actually received by relafacismite (unless otherwise required by law), when deposited with a nationally recognized overnight courier or, if mailed, when deposited in the United States mail, as first class certified or registered mail postage prepaid directed to the addresses shown near the beginning of talk Assignment. Any party may change its address for notices under this Assignment by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lendor to any Grantor in deemed to be notice, given to all Grantors.

Powers of Atlamay. The various agencies and powers of addressy conveyed on Lender under this Assignment are granted for perposes or security and may not be revoked by Grantor until such time as the same are rendered by Usander.

Severability. It a count of competent jurisdiction finds any provision of this Assignment to be illegal, invalid, or unenforced the is to any circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other prountstance. If teasible the offending provision shall be considered modified at the in becomes regal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered dialeted from this Assignment. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Assignment shall not affect the legality, validity or enforceability of any other provision of this Assignment.

Successors and Assigns. Subject to the antiquents stated in this Assignment on transfer of Grantor's interest, this Assignment shall be binding up in one interest to the benefit of the parties, their successors and assigns. If ownership of the Property becomes wested to a person other than Grantor. Lender, without notice to Grantor may deal with Grantor's subgressors with reference to this Assignment and the Indebtorness by way. If industrially or extension with the personnel from the deligations of this Assignment or habitaly to extinct bediened as

Time is of the discussed that is an or one expense in the performance of this Ascientisal.

Waive Jury. All parties to this Assignment tereby waste the right to any jusy trial in any action, proceeding, or counterclaim prought by any partie against any other party.

Waive: of Homestess: Exemption. Grantor negative reseases and within all rights and benefits of the homestand exemption laws of the State or his bis size to advice black diest, supposed by this Assignment.

DEFINITIONS. The knowledge appealized words and reams shall have total following disamings when used in this **Assignment**. Unless specificarly stated to the contrary, all references to dollar action is shall mean amounts in **lawful** money or the Unless States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular as the context may require. Words and terms not of envise defined in this Assignment shall have the meanings utilibuted to such terms in the Uniform Commercial disde:

Assignment. The word case present means that ASSIGNATION OF REMIO, as this ASSIGNMENT OF RENTS may be connected a moderned to the following the control of a control and solve to be stacked to this ASSIGNATION OF PROFIT Amendia to obtain

Borrower, They was tit Burrowest meals of A Cashel Across Jud. Senso By 51, an Waois LLC

Default. The word (Dofauft) means the Jerach set forth in this Aparetiment in the socion littled "Default".

Event of Britand. The ske its filters of Default mean any of the events of default set forth in this Assignment in the outside respect or the Applyment.

Oracular. The local "Chinose" mash offs Coma 3 and CO Called No. 1019, and Profestion

Contained. The notice Gas noted is received a government of account datar party of any or all of too level-based.

Guaranty. The word like chargyt disease the guaranty doar Guaranton to Lender, including without limitation

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a guaranty of all or part of the Note.

Indebtedness. The word (Indebtedness) means all principal interest, and other amounts, costs and expenses payable under the Note or Related Documents, rogether with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Note or Related Documents and any amounts expended or advanced by Lenner to discharge Granton's obligations or expenses incurred by Lender to enforce Granter's obligarous under this Assignment, togamer with inferest on such amounts as provided in this Assignment. Specifically, without limitation, indebtedness includes the future advances set forth in the Future Advances provision, togethe make a increase harase and amounts that may be indirectly secured by the Cross-Collateralization provision of this Acaignment.

Lender. The word "Lender" means Gota Coast Bank, its successors and assigns.

Note. The world "area" means the promissory note of even date herewith, in the original principal amount of \$300,060.00 from Porrower to Lender, together with ail renewals of, extensions of, modifications of, refinancings of, consections as of land sunstitutions for the promissory note

Property The word "The word "The means on of Greator's right, the and additional in and to all the Property as describe in the Tessignation Copies or and Assignation.

Related bocuments. The words. Remode Discurrents' mean all promissory notes, credit agreements, loan agreements, environments, agreen ergs, quaranties, security aqueements, mortgages, deeds of trust, security deeds, sociale at mortgages, and if other instruments, agreements and documents, whether now or hereafter existing, executed in connection viry the incohereness.

Rems. The word "Rems" means all of Granter's present and luture rights, dile and interest in, to and under any and all present and future leases, making without limitation, all rents, revenue, income, issues. royalties, bornises, accounts receivable cash or centrify deposits advance rootels, profits and proceeds from the Property, and other payments and Cateflis derived to the delived from such leases of every kind and nature, whether one new or later, including without an laten Greater's right to enforce such leases and to receive and conect payment and proceeds thereunder.

THE UNDERSIGNED ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS ASSIGNMENT, AND CASO OFFICE NOT PERSONALLY BUT AS AN AUTHORIZED SIGNER, HAS CAUSED THIS ASSIGNMENT TO BE SIGNED AND EXECUTED ON BEHALF OF GRANIOR ON SEPTEMBER 22, 1615.

GRANTUR:

MA CAPITAL FUNDALO

Diraktis Matte . Magazier al MA Cagre Turn L.C. Geries v Br 9

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MA Ospital Fund LLC, Series 481 I of the Improve field by nomean inment to be the free and voluntar ticles of organization or its operationstated that he or she is authoritially of the limited liability company. Residing at	ny that executed the ry act and deed of the ng agreement, for the rized to execute this y. . PAUDOTH STATEMENT LELL!
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EXHIBIT A

LEGAL DESCRIPTION

Legal Description: Lot 21 in Read's Subdivision of the South 1/2 of the Southeast 1/4 of the Southeast 1/4 of the Southeast 1/4 of Section 1, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois

Permanent Index #'s: 16-01-431-003 Vol.No 536

West Ric.

OR COOK COUNTY CLORES OFFICE Property Address: 2451 West Rice, Chicago, Illinois 60612