RECORDING REQUESTED BY AND WHEN RECORDED, MAIL TO:

First Security Trust and Savings Bank 7315 W. Grand Ave. Elmwood Park, IL 60707 Attn:



Doc#: 1624610010 Fee: \$96.00 RHSP Fee: \$9.00 RPRF Fee: \$1.00

Karen A.Yarbrough

Cook County Recorder of Deeds
Date: 09/02/2016 09:52 AM Pg: 1 of 11

### SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

### RECITALS

- A. Mortgagee is the holder of a certain note (the "Note") and mortgagee under a mortgage dated for the "Mortgage"), in which Landlord is named as the mortgagor, which Mortgage was recorded on 9.2-10, in the Official Records of Dedg County, State of the Mortgage covers a leasehold interest in certain real property together with all appurtenances thereon and more particularly described in Exhibit A attached hereto and more a part hereof and which property is commonly known as the Esplanade at Arlington Heights, in the City of Arlington Heights, County of Cook, State of Illinois.
  - B. Landlord is the owner in fee simple of the Property and is the current obligor under the Note.
- C. By Lease dated December 21, 2007, Landlord leased to Tenant those certain premises (the "Premises") which constitutes or forms a portion of the Property covered by the Mortgage and commonly known as the Esplanade at Arlington Heights, all as more particularly described in said lease. Other documents affecting or amending the lease include the following: First Amendment to Commercial Lease dated February 12, 2008; Letter Agreement dated April 25, 2008 regarding Exhibit C to the Lease; Second Amendment to Lease dated January 12, 2009; Letter dated January 29, 2009 confirming Lease dates; and Assignment of Leases dated August 3, 2012. The lease, as amended by the foregoing documents, shall be referred to herein as the "Lease".
- D. The Lease is or may become (subject to this Agreement) subordinate in priority to the lien of the Mortgage.
- E. Tenant wishes to obtain from Mortgagee certain assurances that Tenant's possession of the Premises will not (subject to this Agreement) be disturbed by reason of the enforcement of the Mortgage covering the Premises or a foreclosure of the lien thereunder.

BOX Juy-CII



F. Mortgagee is willing to provide such assurances to Tenant upon and subject to the terms and conditions of this Agreement.

#### <u>AGREEMENT</u>

NOW, THEREFORE, in consideration of the above, the reciprocal promises hereinafter set forth, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto do mutually agree as follows:

- 1. Ratification. The Lease now is or shall become upon the mutual execution of this Agreement subject and cub rdinate in all respects to the lien of the Mortgage and all renewals, modifications and extensions thereof, subject to the terms and conditions of this Agreement. Mortgagee acknowledges receipt of a copy of the Lease and hereby approves the same. Tenant hereby affirms that the Lease is in full force and effect and that the Lease has not been modified or amended.
- 2. Landlord's Default. From and after the date Tenant receives a fully executed copy of this Agreement, Tenant will not seek to terminate the Lease by reason of any act or omission that constitutes (or would over time constitute) a default of Landord until Tenant shall have given written notice of such act or omission to Mortgagee (at Mortgagee's last address famished to Tenant) and until a period of thirty (30) days shall have elapsed, Mortgagee shall have the right, but not the obligation, to remedy such act or omission, provided however that if the act or omission does not involve the payment of money from Landlord to Tenant and (i) is of such a nature that it could not be reasonably remedied within the trirty (30) day period aforesaid, or (ii) the nature of the act or omission or the requirements of local law require Mortgages to appoint a receiver or to foreclose on or commence legal proceedings to recover possession of the Property in order to effect such remedy and such legal proceedings and consequent remedy cannot reasonably be achieved within said thirty (30) days, then Mortgagee shall have such further time as is reasonable under the circumstances to effect such remedy (not to exceed forty five (45) days after the expiration of the thirty (30) day period aforesaid) provided that Monagee shall notify Tenant, within ten (10) days after receipt of Tenant's notice, of Mortgagee's intention to effect such remedy and provided further that Mortgagee institutes immediate legal proceedings to appoint a receiver for the Property or to foreclose on or recover possession of the Property within said thirty (30) day period and thereafter prosecutes said proceedings and remedy with due diligence and continuity to completion. Notwithstanding the foregoing, Mortgagee shall have no rights under this Section 2 if Mortgagee is an entity that controls, is controlled by, or is under common control with Landiord.
- 3. Non-Disturbance and Attornment. So long as Tenant is not in default under local ease (beyond any period given Tenant to cure such default) as would entitle Landlord to terminate the Lease or would cause, without any further action of Landlord, the termination of the Lease or would entitle Landlord to disposess Tenant thereunder, Mortgagee will not disturb the peaceful and quiet possession or right of possession of the Premises by Tenant nor shall the Lease or its appurtenances be extinguished by reason of any Foreclosure (as hereinafter defined) or otherwise, nor join Tenant as a party in any action or proceeding brought pursuant to the Mortgage.

In the event that Mortgagee or its successors or assigns, as defined in Paragraph 7 hereof ("Successor Landlord") acquires the interest of Landlord or comes into the possession of or acquires title to the Premises (the "Succession") by reason of the foreclosure (judicial or non-judicial) or enforcement of the Mortgage (including a private power of sale) or the Note or obligations secured thereby or by a conveyance in lieu thereof or other conveyance or as a result of any other means (any or all of the foregoing hereinafter referred to as a "Foreclosure"), then the Lease and all appurtenances thereto shall remain in full force and effect and Tenant shall be bound to Successor Landlord under all of the provisions of the Lease for the balance of the term thereof (including any extensions or renewals thereof which may be effected in accordance with any options contained in the Lease) with the same force and effect as if Successor Landlord was Landlord under the Lease, and Tenant shall attorn to

Successor Landlord as its landlord, such attornment to be effective and self operative, without the execution of any further instruments on the part of either of the parties hereto, immediately upon the Succession; and further, in such event, Successor Landlord shall be bound to Tenant under all of the provisions of the Lease, and Tenant shall, from and after such Succession, have the same remedies against Successor Landlord for the breach of any agreement contained in the Lease that Tenant might have had under the Lease against Landlord thereunder, provided, however, that if Successor Landlord is not an entity that controls, is controlled by, or is under common control with Landlord, then Successor Landlord shall not be:

- (a) liable for any act or omission of any prior landlord (including Landlord) unless Tenant shall have given notice (pursuant to Paragraph 2 hereof) of such act or omission to the party who was the then holder of the Mortgage (vinet) er or not such holder elected to cure or remedy such act or omission); or
- (b) surject to any offsets (except those expressly permitted under the Lease) or defenses which Tenant might have against any prior landlord (including Landlord) unless Tenant shall have given notice (pursuant to Paragraph 2 hereof) of the state of facts or circumstances under which such offset or defense arose to the party who was the then holder of the Mortgage (whether or not such holder elected to cure or remedy such condition); or
- (c) bound by any rent or additional rent which Tenant might have paid to any prior landlord (including Landlord) more than thirty (30) days in arivance of the due date under the Lease;
- (d) bound by any security deposit which Tenant may have paid to any prior landlord (including Landlord), unless such deposit is available to the paty who was the holder of the Mortgage at the time of a Foreclosure; or
- (e) bound by any amendment or modification of the Lease made after the date of this Agreement without the consent of the party who was the holder of the Mongage at the time of such amendment or modification, unless such amendment or modification was subsequently affirmed by an intervening holder of the Mortgage.

Tenant shall be under no obligation to pay rent to Mortgagee or Successor Landlord until Tenant receives written notice from Mortgagee or Successor Landlord stating that Mortgagee or Successor Landlord is entitled to receive the rents under the Lease directly from Tenant. Landlord, by its execution hereof, hereby authorizes Tenant to accept such direction from Mortgagee or Successor Landlord and to pay the rents directly to Mortgagee or Successor Landlord and waives all claims against Tenant for any sums so paid at Mortgagee's or Successor Landlord's direction. Tenant may conclusively rely upon any written notice Tenant receives from Nortgagee or Successor Landlord notwithstanding any claims by Landlord contesting the validity of any term or condition of such notice, including any default claimed by Mortgagee or Successor Landlord, and Tenant shall have no duty to inquire into the validity or appropriateness of any such notice.

4. Notices of Default/Tenant's Right to Cure. Mortgagee hereby agrees to give to Tenant a copy of each notice of a failure on the part of the mortgagor or obligor under the Mortgage or Note to perform or observe any of the covenants, conditions or agreements of such Mortgage or Note at the same time as whenever any such notice shall be given to the said mortgagor or obligor, such copy to be sent as provided in Paragraph 6 herein. Further, Mortgagee shall accept the cure by Tenant of any default, which cure shall be made within ten (10) days in the case of monetary defaults of Landlord and within thirty (30) days in the case of non-monetary defaults following Tenant's receipt of such notice provided however that (i) if the failure of performance does not involve the payment of money from Landlord to Tenant, and (ii) is of such a nature that it could not be reasonably remedied within the thirty (30) day period aforesaid, then Tenant shall have such further time as is reasonable under the circumstances to effect such remedy provided that Tenant shall notify Mortgagee, within ten (10) days after receipt of Mortgagee's notice, of Tenant's intention to effect such remedy and provided further that Tenant institutes steps to effect such remedy within said thirty (30) day period and thereafter prosecutes said remedy with due diligence and continuity to

completion. Mortgagee agrees that it will accept such performance by Tenant of any covenant, condition or agreement to be performed by mortgagor or obligor under the Mortgage or Note with the same force and effect as though performed by such mortgagor or obligor. The provisions of this Paragraph 4 are intended to confer additional rights upon Tenant and shall not be construed as obligating Tenant to cure any default of any such mortgagor or obligor.

#### 5. Agreement to Release Proceeds or Awards.

- Casualty. In the event of a casualty at the Premises, Mortgagee shall release its interest in any insurance proceeds applicable to the nonstructural improvements installed by Tenant. Mortgagee acknowledges that it has no interest and waives any interest in Tenant's personal property, furnishings, machinery, trade fixtures, equipment, signs and any safety systems (such as, without limitation, fire and security monitoring and alarm systems) installe (a) or about the Premises, or any insurance proceeds are payable with respect thereto under either Landlord's or Tenant's policies.
- Eminent Domain. In the event of a public taking or act of eminent domain, Mortgagee shall release its interest in that portion of the award to which Tenant is entitled pursuant to the Lease, as well as its interest in so much of the award applicable to the inprovements installed by Tenant as shall be necessary for the purposes of restoration, consistent with Landlord's and Tenant's rights and obligations under the Lease.
- 6. Notices. Whenever a provision is made under this Agreement for any notice or declaration of any kind, or where it is deemed desirable or necessary by either party to give or serve any such notice or declaration to the other party, in order to be effective such notice or declaration shall be in writing and served either personally (provided that proof of delivery thereof can be produced) or sent by United States mail, certified, postage prepaid, or by pre-paid nationally recognized overnight courier service (provided that proof of delivery thereof can be produced). addressed at the addresses set forth below or at such address 23 cither party may advise the others from time to time.

To Mortgagee:

First Security Trust and Savings Bank

7315 W. Grand Ave. Elmwood Park, IL 60707

To Tenant:

Starbucks Corporation

Clort's Orgins Attn: Property Management Department RE: Starbucks Coffee Company Store # 14335

Mailstop S-RE3

by mail:

P.O. Box 34067

Seattle, WA 98124-1067

or by overnight delivery:

2401 Utah Avenue South, Suite 800

Seattle, WA 98134

1624610010 Page: 5 of 11

## **UNOFFICIAL COPY**

To Landlord:

Stonestreet Esplanade LLC

760 W. Main St., Suite 140 Barrington, IL 60010-4124

With a copy to:

2920 W. Euclid Ave.

Arlington Heights, IL 60005

Mortgagee and Landlord shall send a duplicate copy of any notice given hereunder to the attention of the Law and Corporate Affairs Department at the same address, Mailstop S-LA1. No notice to Tenant shall be effective unless it is addressed to the attention of Property Management Department and as otherwise set forth above. No notice delivered to the Premises shall be effective. Any party may change the address by written notice to the other parties clearly stating such party's intent to change the address for all purposes of this Agreement, which new address shall be effective one (1) nonth after receipt. Notice shall be deemed given when received or when receipt is refused, provided that such notice was sent pursuant to the requirements of this Section 6.

7. Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their respective personal representatives, heirs, successors and assigns it being understood that the obligations herein of Mortgagee shall extend to it in its capacity as mortgagee under the Mortgage and to its successors and assigns, including anyons who shall have succeeded to its interest or to Landlord's interest in the Premises or acquired possession thereof by Foreclosure or otherwise.

### 8. Miscellaneous.

- 8.1 <u>Authority</u>. Each party hereby represents and warrants that this Agreement has been duly authorized, executed and delivered by and on its behalf and constitutes such party's valid and binding agreement in accordance with the terms hereof.
- 8.2 <u>Severability</u>. The invalidity of any provision of this Agreement, as determined by a court of competent jurisdiction, shall in no way affect the validity of any other provision Lereof.
- 8.3 Interpretation. Article and section headings are not a part hereof and shall not be used to interpret the meaning of this Agreement. This Agreement shall be interpreted in accordance with the fair meaning of its words and both parties certify they either have been or have had the opportunity to be represented by their own counsel and that they are familiar with the provisions of this Agreement, which provisions have been fully negotiated, and agree that the provisions hereof are not to be construed either for or against either party as for grafting party.
- 8.4 <u>Amendments</u>. This Agreement may be modified only in writing, signed by the parties in interest, at the time of the modification. Landlord and Mortgagee specifically acknowledge that Tenant's comployees at the Premises do not have authority to modify this Agreement or to waive Tenant's rights hereunder.
- 8.5 <u>Waivers</u>. No waiver of any provision hereof shall be deemed a waiver of any other provision hereof or of any subsequent breach of the same or any other provision. A party's consent to or approval of any act shall not be deemed to render unnecessary obtaining such party's consent to or approval of any subsequent act. No waiver shall be effective unless it is in writing, executed on behalf of the party by the person to whom notices are to be addressed.
- 8.6 <u>Cumulative Remedies</u>. Except where otherwise expressly provided in this Agreement, no remedy or election hereunder shall be deemed exclusive, but shall, wherever possible, be cumulative with all other remedies at law or in equity.

- 8.7 <u>Choice of Law</u>. This Agreement shall be governed by the laws of the state where the Premises are located.
- 8.8 <u>Attorneys' Fees</u>. If either party brings an action or proceeding to enforce the terms hereof or declare rights hereunder, the prevailing party in any such action, proceeding, trial or appeal, shall be entitled to its reasonable attorneys' fees to be paid by the losing party as fixed by the court.
- 8.9 <u>Consents</u>. Whenever the right of approval or consent is given to a party pursuant to this Agreement, that party shall not unreasonably withhold, condition or delay its consent unless this Agreement expressly provides otherwise.
- 8.10 <u>Waiver of Jury Trial</u>. With respect to any litigation arising out of or in connection with this Agreement, each party hereby expressly waives the right to a trial by jury.
- 8.11 No Other Mortgage. Landlord represents and warrants to Tenant that, as of the date hereof, no lender, other than Mortgages, has a security interest in the Property.
- 9. <u>Effectiveness of Agreement</u>. If, within thirty (30) days of Tenant's execution of this Agreement, Tenant has not received a fully executed original of this Agreement at the notice address listed above, this Agreement shall be null and void.

IN WITNESS WHEREOF, the parties l'erete have executed this Agreement effective as of the date first above written.

MORTGAGEE

First Security Trust and Savings Bank

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un ROBERT Fisher C

**TENANT** 

Starbucks Corporation a Washington corporation

y: Nearna Shelton

manager, Portfolio Contract Services

Date: July 27 2014

1624610010 Page: 7 of 11

# **UNOFFICIAL COPY**

### **LANDLORD**

Stonestreet Esplanade LLC an Illinois limited liability company

COOK COUNTY DER OF DE RECORDER OF DEEDS SY-OUNT CIONTS OFFICO SCANNED BY

1624610010 Page: 8 of 11

# **UNOFFICIAL COPY**

STATE OF WASHINGTON )			
) SS			
County of King			
On this 27 m day of July	, 2016 before me, the undersigned, a Notary Public in		
and for the State of Washington, personally appeared Dean	ina Shelton, to me known as, or providing satisfactory		
evidence that she is the manager, Portfolio Contract Service	s of Starbucks Corporation, a Washington corporation.		
the corporation that executed the foregoing instrument and	acknowledged the said instrument to be the free and		
voluntary act and deed of said corporation for the uses an	d purposes therein mentioned and stated that she is		
authorized to execute said instrument.			
IN WITHESS WHEREOF, I have hereunto set my t	nand and affixed my official seal the day and year last		
written above.	$\bigcap$ IMA $V_{0}$		
BERRESER ( 2 + 7.300000)	Jan M. Ken		
JEAN M. KERIJEEN	Notary Public in and for the State of Washington		
NOTARY PUBLIC STATE OF WASHINGTON	14 + 2/2 4-		
COMMISSION EXPIRES	Residing at: https://outly		
DECEMBER 19, 2018	My commission expires: 12/19/18		
(1999)	Print Name: Jean MKerneer		
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COUNTY OF DU ROA			
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First Security TRUST Saving The PP	that executed the foregoing instrument and		
acknowledged the said instrument to be the free and voluntary act and deed of $s_{ab} = \sqrt{P}$ for the			
uses and purposes therein mentioned and stated that he/she is authorized to execute said instrument.			
IN MITNESS MILEDESE LA			
	nand and affixed my official seal the day and year last		
written above.			
	Mail a Shall		
	Notary Public in and for the State of		
	Notary Public in and for the State of Residing at Botaval		
	My commission expires: 2+13-17		
	Print Name: 6A11 A-1-1/101		
	)		
	ATTICIAL STAL"		
	"OFFICIAL SEAL" GAIL A. LULLING		
	I Nation Dublic State of Illinois I		
	My commission expires 04/13/17		

1624610010 Page: 9 of 11

# **UNOFFICIAL COPY**

	STATE OF LAKE SS	
A	On this	that executed the foregoing instrument and intary act and deed of said for the
	KELLEY R. LYNCA OFFICIAL SEAL Notary Public, State of Illing, s My Commission Expires September 17, 2016	hand and affixed my official seal the day and year last    William

1624610010 Page: 10 of 11

# **UNOFFICIAL COPY**

#### **EXHIBIT A**

**Legal Description** 

Tax Parcel Number: 102-25-100-034-0000

That certain tract of land situated in the County of Cook, State of Illinois and more descr. particularly described on the following page.

1624610010 Page: 11 of 11

### **UNOFFICIAL COPY**

LOT 9 (EXCEPT THE NORTH 40 FEET THEREOF) IN ARLINGTON PARK OFFICE CENTRE. BEING A SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 25 AND PART OF THE NORTHEAST 1/2 OF SECTION 26, TOWNSHIP 42 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS ON MAY 23, 1980 AS DOCUMENT 25466742, COOK COUNTY, ILLINOIS.

#### ALSO KNOWN AS:

### NEW MEASURED LEGAL DESCRIPTION:

Part of Lot 9 Arlington Park Office Centre, Village of Arlington Heights, Cook County, Illinois being more particularly described as follows:

Beginning at a found 1/2" iron pipe at the Southwest corner of said Lot 9; thence N00 degrees 05'24"E, 150.00 feet to a found 3/4" iron pipe; thence N07 degrees 52'47"W, 100.98 feet to a property corner lying 0.51 feet North and 0.13 feet West of a found 3/4" rebar; thence N00 degrees 05'24"E, 80.32 feet w 2 found 1/2" iron pipe; thence S89 degrees 54'34"E, 683.18 feet to a set 3/4" rebar; thence S18 degrees 59'37"W, 163.79 feet to a set 3/4" rebar; thence S07 degrees 39'47"W, 156.73 feet to a sc(3)4" rebar; thence N89 degrees 54'36"W, 92.09 feet to a set 3/4" rebar; thence S84 degrees 22'4("\"\/201.00 feet to a-set 3/4" rebar, thence N89 degrees 54'36"W, 303.37 feet to a found 1/2" iron ripe at the point of beginning.

2920-2964 W EUCLID AVE, ARINGTON HEIGHTS OL 4000 Clark's Office

02-25-100-040-0000° 02-25-100-042-0000