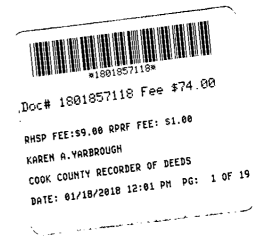
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WHEN RECORDED MAIL TO:

Gold Coast Bank Main Office 1165 N. Clark Ct., Suite 200 Chicago, IL &C&10



FOR RECORDER'S USE ONLY

DONE OF This Subordination, Non-Disturbance and Autornment Agreement and Estoppel Certificate prepared by: Joseph Ramos, Esq., In-House Counsel **Gold Coast Bank** 1165 N. Clark St., Suite 200 Chicago, IL 60610

NOTICE: THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT RESULTS IN YOUR SECURITY INTEREST IN THE COLLATERAL BECOMING SUBJECT TO AND OF LOWER PRIORITY THAN THE LIEN OF SOME OTHER OR LATER SECURITY INSTRUMENT.

SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT dated December 18, 2017 ("Agreement"), is made and executed among STREET HAWK INVESTMENTS LLC an Illinois limited liability company, whose address is 1218 West Fletcher Street, Chicago, Illinois 60657 ("Landlord"); BRENT E. AGRAN, DDS, LLC DBA NORTHSIDE DENTAL, an Illinois limited liability company, whose addices is 5820 North Clark, Commercial Space 2, Chicago, Illinois 60660 ("Tenant"); and Gold Coast Bank, Main Office, 1165 N. Clark St., Suite 200, Chicago, IL 60610 ("Lender").

SUBORDINATED LEASE. Lessee has executed one or more leases of the property described herein (said lease, and all renewals, extensions, modifications, and replacements thereof is the "Lease").

REAL PROPERTY DESCRIPTION. The Lease covers a portion of the following described real property (the "Real Property") located in Cook County, State of Illinois:

See Exhibit A attached hereto.

The Real Property or its address is commonly known as 5820 North Clark Street, Commercial Space 2, Chicago, Illinois 60660. The Real Property tax identification number is 14-06-406-019-0000 and 14-06-406-020-0000.



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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL. CERTIFICATE

(Continued)

Page 2

SUPERIOR INDEBTEDNESS. Lender has extended or has agreed to extend the following described financial accommodations Landlord, in addition to other Landlord related parties, secured by the Real Property (the "Superior Indebtedness"):

Commercial loan in the amount of One Million Seven Hundred Ninety Thousand and 00/100 Dollars (\$1,790,000.00).

LENDER'S LIEN The Superior Indebtedness is or will be secured by the Real Property and evidenced by a mortgage, dated _______, from Landlord, in addition to other Landlord related parties, to Lender (the "Lender's Lien"). As a condition to the granting of the requested financial accommodations, Lender has required that the Lender's Lien be and remain superior to the Subordinated Lease and all of Tenant's rights in the Real Property ("Lease Rights").

REQUESTED FINANCIAL ACCOMMODATIONS. Landlord, in addition to other Landlord related parties, and Tenant want Lender to provide financial accommodations to Landlord, in addition to other Landlord related parties, in the form of the Superior Indebtedness. Landlord and Tenant each represent and acknowledge to Lender that Landlord and Tenant will benefit as a result of these financial accommodations from Lender to Landlord, in addition to other Landlord related parties, and Landlord and Tenant acknowledge receipt of valuable consideration for entering into this Agreement.

IN EXCHANGE FOR GOOD AND VALUABLE CONSIDERATION, THE SUFFICIENCY AND RECEIPT OF WHICH ARE HEREBY ACKNOWLEDGED, LENDER, LANDLORE, AND TENANT HEREBY AGREE AS FOLLOWS:

ESTOPPEL CERTIFICATE. Tenant hereby certifies to and agrees with Lender that as of the date of this Agreement, Lender is relying on all of the following certifications and agreements of Tenant as consideration for Lender executing this Agreement:

- (A) The Lease is in full force and effect and is the valid and binding obligation of Tenant, enforceable in accordance with its terms.
- (B) All requirements for the commencement and validity of the Lease have been satisfied.
- (C) Neither Tenant nor Landlord is in default under the Lease and no event has occurred and no condition exists, which with the giving of notice, the passage of time, or both, would constitute a default by Tenant or Landlord under the Lease.
- (D) There are no defenses, counterclaims or setoffs against rents or charges due or which may become due under the Lease and no claim by Tenant of any nature exists against Landlord under the Lease. An antigations of Landlord have been fully performed.
- (E) None of the rent, which Tenant is required to pay under the Lease, has been prepaid, or will it the future be prepaid, more than one month in advance.
- (F) The Lease small not after the date of this Agreement be modified, terminated, or amended, without the prior written consent of Lender for any termination and each such amendment or modification. Any attempted modification, termination, or amendment without the prior written consent of Lender shall be void.
- (G) Tenant has not assigned, mortgaged, sublet, encumbered or otherwise transferred any or all of its interest under the Lease and, during the term of the Loan, agrees to not assign, mortgage, sublet, encumber, or otherwise transfer any or all of its interest under the Lease without the prior written consent of Lender.

SUBORDINATION. Notwithstanding anything in the Lease to the contrary, the parties acknowledge and agree that the Lease and Lease Rights are and shall be subject and subordinate in right, interest and lien, and for all purposes, to Lender's Lien, and to all renewals, modifications, consolidations, replacements, and extensions thereof, and to any subsequent lien of the Lender with which Lender's Lien may be spread or consolidated, to the full extent of the principal

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

Page 2

SUPERIOR INDEBTEDNESS. Lender has extended or has agreed to extend the following described financial accommodations Landlord, in addition to other Landlord related parties, secured by the Real Property (the "Superior Indebtedness"):

Seventy-five

Commercial loan in the amount of One Million Seven Hundred Ninety Thousand and 00/100 Dollars (\$1,790,000.00). (\$1,775,000.00).

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- (B) All requirements for the commencement and validity of the Lease neve been satisfied.
- (C) Neither Tenant nor Landlord is in default under the Lease and no event has occurred and no condition exists, which with the giving of notice, the passage of time, or both, would constitute a default by Tenant or Landlord under the Lease.
- (D) There are no defenses, counterclaims or setoffs against rents or charges due or which may become due under the Lease and no claim by Tenant of any nature exists against Landlord under the Lease. All colligations of Landlord have been fully performed.
- (E) None of the rent, which Tenant is required to pay under the Lease, has been prepaid, or with the future be prepaid, more than one month in advance.
- (F) The Lease shall not after the date of this Agreement be modified, terminated, or amended, without the prior written consent of Lender for any termination and each such amendment or modification. Any attempted modification, termination, or amendment without the prior written consent of Lender shall be void.
- (G) Tenant has not assigned, mortgaged, sublet, encumbered or otherwise transferred any or all of its interest under the Lease and, during the term of the Loan, agrees to not assign, mortgage, sublet, encumber, or otherwise transfer any or all of its interest under the Lease without the prior written consent of Lender.

SUBORDINATION. Notwithstanding anything in the Lease to the contrary, the parties acknowledge and agree that the Lease and Lease Rights are and shall be subject and subordinate in right, interest and lien, and for all purposes, to Lender's Lien, and to all renewals, modifications, consolidations, replacements, and extensions thereof, and to any subsequent lien of the Lender with which Lender's Lien may be spread or consolidated, to the full extent of the principal

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

Page 3

sum and all other amounts secured thereby and interest thereon. Tenant will not cause the Lease to be subordinated to any interests other than those held by or made for the benefit of Lender, and its successors and assigns, without the prior written consent of Lender.

NON-DISTURBANCE. So long as the Lease is in full force and effect and Tenant is not in default under the Lease beyond any applicable cure period, Lender shall not name or join Tenant as a defendant in any exercise of Lender's rights and remedies arising upon a default of the Loan under the Note and/or under Lender's Lien unless applicable law requires Tenant to be made a party thereto as a condition to proceeding against Landlord or pursuing such rights and remedies. In the latter case, Lender may join Tenant as a defendant in such action only for such purpose and not to terminate the Lease or otherwise adversely affect Tenant's rights under the Lease or this Agreement in such action. If the Lease has not been terminated, then, when Lender succeeds to the interest of Landlord, the Lender shall not terminate or disturb Tenant's possession of Tenant's premises under the Lease, except in accordance with the terms of the Lease and this Agreement.

ATTORNMENT. If Lender shall succeed to the interest of the Landlord under the Lease, and the Lease shall not have expired or been terminated in accordance with the terms of the Lease or this Agreement, Tenant shall, from and after such event, attorn to Lender, all rights and obligations under the Lease to continue as though the interest of Landlord had not terminated. Such attornment the libe effective and self-operative without the execution of any further instrument on the part of the parties hereto. Tenant agrees, however, to execute and deliver at any time and from time to time, upon the request of Lender, any instrument or pertificate which, in the sole judgment of Lender, may be necessary or appropriate in any such foreclosure proceeding or otherwise to evidence such attornment.

NO LIABILITY FOR LENDER. Lender in the event of attornment shall have the same remedies in the event of any default by Tenant (beyond any period given Tenant to cure such default) in the payment of annual base rent or additional rent or in the performance of any of the terms, covenants, and conditions of the Lease on Tenant's part to be performed that are available to Landlord under the Lease. Tenant shall have the same remedies against Lender for the breach of an agreement contained in the Lease that Tenant might have the same remedies against Lender had not succeeded to the interest of Landlord; provided, however, that Lender shall not be:

- (A) Liable for any act or omission of or any claims against any prior landlord, including Landlord; or
- (B) Subject to any offsets or defenses which Tenant might have against any prior landlord, including Landlord; or
- (C) Bound by any rent or additional rent which Tenant might have paid or more than the current month to any prior landlord, including Landlord; or
- (D) Bound by any amendment or modification of the Lease, or waiver of any of its trams, made without its consent; or
- (E) Liable for any sum that any prior landlord, including Landlord, owed to Tenant, including without limitation any security deposit, unless the amount owed was actually delivered to Lender; or
- (F) Bound by any surrender, cancellation, or termination of the Lease, in whole or in part, agreed upon between Landlord and Tenant; or
- (G) Liable for any construction obligation of any prior landlord, including Landlord; or
- (H) Liable for any breach of representation or warranty of any prior landlord, including Landlord.

NEW LEASE. If Lender shall succeed to the interest of the Landlord under the Lease, upon the written request of Lender to Tenant, Tenant shall execute and deliver to Lender a lease of the Real Property upon the same terms and conditions as the Lease between Landlord and Tenant, which lease shall cover any unexpired term of the Lease existing prior to such transfer.

ACKNOWLEDGMENT AND AGREEMENT BY LANDLORD. Landlord, as landlord under the Lease, acknowledges and agrees for itself and its heirs, successors and assigns to each of the following:

(A) This Agreement does not in any way release Landlord from its obligations to comply with the terms, provisions,

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTORPEL . CERTIFICATE

(Continued)

Page 4

conditions, covenants, agreements and clauses of the Note, Lender's Lien or any other documents executed in connection with the Loan.

(B) In the event of a default under the Note, or any of the other documents executed in connection with the Loan, Landlord hereby consents to Tenant's attornment to Lender and, upon such event, Tenant shall pay all rent and all other sums due under the Lease to Lender as provided in the Lease.

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

Amendments. This Agreement constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Attorneys' Fees; Expenses. If Lender institutes any suit or action to enforce any of the terms of this Agreement, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' fees at trial and upon any appeal. Wherever or not any court action is involved, and to the extent not prohibited by law, all reasonable expenses Lender incurs that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear interest at the Note rate from the catr of the expenditure until repaid. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees and Lender's legal expenses, whether or not there is a lawsuit, including attorneys' fees and expenses for bankruptcy proceedings (including efforts to modify or vacate any auto natic stay or injunction), appeals, and any anticipated post-judgment collection services, the cost of searching records, obtaining title reports (including foreclosure reports), surveyors' reports, and appraisal fees and title insurance, to the extent permitted by applicable law. Landlord also will pay any court costs, in addition to all other sums provider by law.

Authority. Any person who signs this Agreement on behalf of Landlord and Tenant represents and warrants that he or she has authority to execute this Agreement.

Caption Headings. Caption headings in this Agreement are ic. convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

Counterparts. This Agreement may be executed in multiple counterparts, each of which, when so executed, shall be deemed an original, but all such counterparts, taken together, shall constitute one and the same Agreement.

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

Choice of Venue. If there is a lawsuit, Landlord agrees upon Lender's request to submit to the jurisdiction of the courts of Cook County, State of Illinois.

Notices. Any notice required to be given under this Agreement shall be given in writing, and, shall be effective when actually delivered, when actually received by telefacsimile (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 this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address.

No Waiver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing among Lender, Landlord, and Tenant shall constitute a waiver of any of Lender's rights or of any of Landlord's and/or Tenant's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

Page 4

conditions, covenants, agreements and clauses of the Note, Lender's Lien or any other documents executed in connection with the Loan.

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

Page 5

granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Successors. This Agreement shall extend to and bind the respective heirs, personal representatives, successors and assigns of the parties to this Agreement.

Waive Jury. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

EACH PARTY TO THIS AGREEMENT ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS AGREEMENT, AND EACH PARTY AGREES TO ITS TERMS. THIS AGREEMENT IS DATED DECEMBER 18, 2017.

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

LANDLORD:
STREET HAWK INVESTMENTS LLC,
an Illinois limited liability company
By: Eflend R. Candea, Manager
LENDER:
GOLD COAST BANK
XAuthorized Officer
TENANT:
BRENT E. AGRAN, DDS, LLC DBA NORTHSIDE DENTAL, an Illinois limited liability company
Ву:
Name: Brent Agran
Its: Managing Member
LIMITED LIABILITY COMPANY ACKNOWLEDGMENT
STATE OF The cis
COUNTY OF Capic
On this 18th day of Decamber 2017 before me, the undersigned Notary Publi
On this day of
personally appeared <u>Eriend R. Candea,</u> and known to me to be the Manager of Street HAVK investments EEG, a Illinois limited liability company, that executed the Subordination, Non-Disturbance and Attornment Agreement ar
acknowledged the Agreement to be the free and voluntary act and deed of the limited liability company, by authority
statute, its articles of organization or its operating agreement, for the uses and purposes therein mentioned, and of
oath stated that he or she/they is/are authorized to execute this Agreement and in fact executed the Agreement of
behalf of the limited liability company.
By A Residing at 50 E Chust nut
Notary Public in and for the State of $\frac{1}{100}$

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

Page 5

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE (Continued)

LANDLORD:				
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Landlord				
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LENDER:				
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Subordination, Non-Disturvoluntary act and deed of	rbance and Attornment the limited liability comp and purposes therein me	Agreement and pany, by authority of entioned, and on of the entioned.	acknowledged the a of statute, its articles oath stated that he o	y company that executed the Agreement to be the free and of organization or its operating or she/they is/are authorized to bility company.
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Notary Public in and for	the State of			
My commission expires				
				
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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

My commission expires	_
LIMITED LIABILITY COMPA	NY ACKNOWLEDGMENT
STATE OF Thous	·)
) SS
COUNTY OF)
On this 18th cav of December personally appeared Breat Agree	, <u>2018</u> before me, the undersigned Notary Public,
and known to me to be (a) member(s) or designated ag	ent(s) of the limited liability company that executed the
Subordination, Non-Disturbance and Attornment Agreeme voluntary act and deed of the limited liability company, by au	nt and acknowledged the Agreement to be the free and thority of statute, its articles of organization or its operating
agreement, for the uses and purposes therein mentioned, a	and on oath stated that he or she/they is/are authorized to
execute this Agreement and in fact executed the Agreement	t on behalf of the limited liability company.
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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE (Continued)

LLIDER ACKNOW	LEDGMENT
STATE OF)
) SS
COUNTY OF)
On this day of and kno personally appeared and kno authorized agent for Cold Coast Bank that executed the wit instrument to be the free and voluntary act and deed of Gold through its board of directors or otherwise, for the uses and pur	d Coast Bank, duly authorized by Gold Coast Bank
she is authorized to execute this said instrument and in fact e Bank .	xecuted this said instrument on behalf of Gold Coast
Ву	Residing at
Notary Public in and for the State of	_
My commission expires	
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UNOFFICIAL COPY SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL **CERTIFICATE**

(Continued)

±, LENDER A	CKNOWLEDGMENT
STATE OF 4C	
COUNTY OF CONIC) SS
COUNTY OF	<u> </u>
	2018
On this day of January	,
personally appeared Joseph Ramos	and known to me to be the Attacase
authorized agent for Got Coast Bank that execut	ed the within and foregoing instrument and acknowledged said
through its board of directors or otherwise, for the use	ed of Gold Coast Bank, duly authorized by Gold Coast Bank es and purposes therein mentioned, and on oath stated that he or
she is authorized to execute this said instrument an	d in fact executed this said instrument on behalf of Gold Coast
Bank.	
By A	Residing at 116TN. Clash Clary IC
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Notary Public in and for the State of + C	
My commission expires $12 - 30 - 20$	OFFICIAL SEAL
	ANTHONY F. MENTESANA NOTARY PUBLIC, STATE OF ILLINOIS
	MY COMMISSION EXP. 12/30/2019
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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

LIMITED LIABILITY CO	OMPANY ACKNOWLEDGMENT
STATE OF FUNOIS)
) SS
COUNTY OF COOK	
On this day of	R. CANDEA ted agent(s) of the limited liability company that executed the
Subordination, Non-Disturbance and Attornment Ag voluntary act and deed of the limited liability company	reement and acknowledged the Agreement to be the free and , by authority of statute, its articles of organization or its operating oned, and on oath stated that he or she/they is/are authorized to
ву	Residing at
	"OFFICIAL SEAL" ANTHONY S. CHIONG Notary Public, State of Illinois
My commission expires	My Commission Expires 07/19/2019
	Cotto

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL . CERTIFICATE (Continued)

Page 10 LIMITED LIABILITY COMPANY ACKNOWLEDGMENT STATE OF) SS COUNTY OF before me, the undersigned Notary Public, On this personally appeared and known to me to be (a) member(s) or designated agent(s) of the limited liability company that executed the Subordination, Non-Disturbance and Attornment Agreement and acknowledged the Agreement to be the free and voluntary act and deed of the limited liability company, by authority of statute, its articles of organization or its operating agreement, for the uses and purposes therein mentioned, and on oath stated that he or she/they is/are authorized to execute this Agreement and in fact executed the Agreement on behalf of the limited liability company. Residing at ____ By_ Notary Public in and for the State of My commission expires

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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT AND ESTOPPEL CERTIFICATE

(Continued)

Page 10

LIMITED LIABILI	TY COMPANY ACKNOWLEDGMENT
STATE OF	
) \$\$
COUNTY OF)
On this day of	before me, the undersigned Notary Public,
personally appeared	esignated agent(s) of the limited liability company that executed the
and known to me to ocia) member(s) or de	esignated agent(s) of the limited liability company that executed the
Subordination, Non-Disturbance and Attornme	ent Agreement and acknowledged the Agreement to be the free and
	propany, by authority of statute, its articles of organization or its operating
	mentioned, and on oath stated that he or she/they is/are authorized to
	ne Agreement on behalf of the limited liability company.
execute this Agreement and in ract executed the	he Agreement on behalf of the limited hability company.
Pu.	Danidina at
Ву	Residing at
NA BUNCHER STATE	
Notary Public in and for the State of	
	7
My commission expires	
•	
	$^{3}O_{\times}$
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EXHIBIT A

LEGAL DESCRIPTION

THAT PART OF THE FOLLOWING DESRIBED PROPERTY, TAKEN AS A TRACT:

PARCEL 1:

LOT 7 (EXCEPT THAT PART THEREOF TAKEN FOR WIDENING NORTH CLARK STREET AND CONVEYED TO THE CITY OF CHICAGO BY DEED RECORDED APRIL 1, 1926 AS DOCUMENT 9225037 IN BOOK 22478 PAGE 283) IN BARRETT AND GALLOWAY'S RESUBDIVISION OF BLOCK 7 IN BARRET AND GALLOWAY'S RESUBDIVISION OF BLOCKS 7, 8 AND 9 IN HEINRYTOWN AND THE NORTH 100 FEET OF THE SOUTHEAST 1/4 OF SECTION 6, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERICIAN, IN COOK COUNTY, ILLINOIS, AND ALL THAT PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 5, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

LOT 5 (EXCEPT THE NORTH 20 FEET THEREOF) AND LOT 6 IN BARRETT AND GALLOWAY'S RE-SUBDIVISION OF BLOCK 7 IN BARRET AND GALLOWAY'S RE-SUBDIVISION OF BLOCKS 7, 8 AND 9 IN HENRYTOWN AND THE NORTH 100 FEET OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 6, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, AND ALL THAT PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 5 AND THE NORTH 100 FEET OF THAT PART OF THE SOUTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 5, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, (EXCEPT THAT PART OF SAID LOTS TAKEN FOR WIDENING NORTH CLARK STREET).

DESCRIBED AS FOLLOWS:

COMMERCIAL SPACE 2:

THE FOLLOWING PARCEL OF LAND LYING ABOVE A HORIZONTAL PLANE AT ELEVATION + 23.56 FEET (CHICAGO CITY DATUM) AND LYING BELOW A HORIZONTAL PLANE AT ELEVATION + 37.86 FEET (CHICAGO CITY DATUM), DESCRIBED AS FOLLOWS:

BEGINNING AT THE POINT 2.47 FEET NORTH AND 3.54 FEET WEST OF THE SOUTHEAST CORNER OF SAID TRACT;

THENCE WEST, A DISTANCE OF 0.54 FEET; THENCE SOUTH, A DISTANCE OF 0.80 FEET; THENCE WEST, A DISTANCE OF 10.78 FEET; THENCE SOUTH, A DISTANCE OF 0.50 FEET; THENCE WEST, A DISTANCE OF 22.93 FEET; THENCE SOUTH, A DISTANCE OF 0.52 FEET; THENCE WEST, A DISTANCE OF 7.72 FEET; THENCE NORTH, A DISTANCE OF 5.00 FEET; THENCE WEST, A DISTANCE OF 12.47 FEET; THENCE NORTH, A DISTANCE OF 24.55 FEET; THENCE EAST, A DISTANCE OF 20.71 FEET; THENCE NORTH, A DISTANCE OF 7.85

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FEET; THENCE WEST, A DISTANCE OF 8.15 FEET; THENCE NORTH, A DISTANCE OF 22.94 FEET; THENCE EAST, A DISTANCE OF 29.75 FEET; THENCE SOUTH, A DISTANCE OF 2.46 FEET, THENCE EAST, A DISTANCE OF 11.31 FEET, THENCE SOUTH, A DISTANCE OF 1.00 FEET; THENCE EAST, A DISTANCE OF 0.58 FEET; THENCE SOUTH, A DISTANCE OF 55.08 FEET TO THE POINT OF BEGINNING.

AND

P-5 / COMMERCIAL SPACE 2:

THE FOLLOWING PARCEL OF LAND LYING ABOVE A HORIZONTAL PLANE AT ELEVATION + 23.44 FEET (CHICAGO CITY DATUM) AND LYING BELOW A HORIZONTAL PLANE AT ELEVATION + 37.21 FEET (CHICAGO CITY DATUM), DESCRIBED AS FOLLOWS:

BEGINNING AT THE POINT 64.67 FEET NORTH AND 63.54 FEET WEST OF THE SOUTHEAST CORNER OF SAMO TRACT;

THENCE WEST, A DISTANCE OF 8.00 FEET; THENCE NORTH, A DISTANCE OF 18.00 FEET; THENCE EAST A DISTANCE OF 8.00 FEET; THENCE SOUTH, A DISTANCE OF 18.00 FEETTO THE FOINT OF PEGINNING.

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FEET; THENCE WEST, A DISTANCE OF 8.15 FEET; THENCE NORTH, A DISTANCE OF 22.94 FEET; THENCE EAST, A DISTANCE OF 29.75 FEET; THENCE SOUTH, A DISTANCE OF 2.46 FEET: THENCE EAST, A DISTANCE OF 11.31 FEET; THENCE SOUTH, A DISTANCE OF 1.00 FEET; THENCE EAST, A DISTANCE OF 0.58 FEET; THENCE SOUTH, A DISTANCE OF 55.08 FEET TO THE POINT OF BEGINNING.

AND

P-5 / COMMERCIAL SPACE 2:

THE FOLLOWING PARCEL OF LAND LYING ABOVE A HORIZONTAL PLANE AT ELEVATION + 23.44 FEET (CHICAGO CITY DATUM) AND LYING BELOW A HORIZONTAL PLANE AT ELEVATION + 37.21 FEET (CHICAGO CITY DATUM), DESCRIBED AS FOLLOWS:

BEGINNING AT THE POINT 64.67 FEET NORTH AND 63.54 FEET WEST OF THE SOUTHEAST CORNER OF SAID TRACT;

THENCE WEST, A DISTANCE OF 8.00 FEET; THENCE NORTH, A DISTANCE OF 18.00 FEET; THENCE EAST, A DISTANCE OF 8.00 FEET; THENCE SOUTH, A DISTANCE OF 18.00 FEETTO THE POINT OF BEGINNING.

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