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Stopport Coot MUTUAL TERMINATION OF PUB-RESTAURANT LEASE C/G/74'S Office

ORNTIC File Number: 24164098 4/6

Old Republic National Title

9601 Southwest Hwy

Oak Lawn, Il 60453

312-641-7799

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Prepared by and after recording return to:

J. Steven Butkus, Attorney GUERARD, KALINA & BUTKUS 310 S. County Farm Road, Suite H Wheaton, IL 60187 (630) 665-9033 [ext. 15]

Old Republic Title 9601 Southwest Highway Oak Lawn, L 60453

(Space above this line for use by Recorder of Deeds)

24164098 4/6

MUTUL TERMINATION OF PUB-RESTAURANT LEASE

THIS MUTUAL TERMINATION OF PUB-RESTAURANT LEASE (the "Lease Termination" or "Agreement") is m de and dated effective April 17, 2024, by and between HOFFMANN BEDFORD ONE, LLC, an Illinois Limited Liability Company (and its successors and assigns) (hereinafter called "Landlord") and HOFFMANN BEDCRD ONE RESTAURANTS, LLC, an Illinois Limited Liability Company (hereinafter called "Tenant").

RECLIALS

- A. Landlord and Tenant are parties to a certain Lage Agreement, effectively dated on or about _______, 2019 (the "Lease" or "Pub Lease") with respect to certain commercial "Premises" known (in 2019) as LOT 2 IN BEDFORD ONE SUBDIVISION, AT/NEAK 55TH STREET AND CENTRAL AVENUE, BEDFORD PARK (COOK COUNTY), ILLINOIS and legally described on EXHIBIT "A" attached hereto and made a part hereof.
- B. In connection with certain project financing there also has previously been executed and recorded a certain Subordination, Non-Disturbance and Attornment Agreement, pertaining to such Pub Lease, the same having been recorded in Cook County, Illinois on October 19, 2021, as **Document No.2130215005** (the "SNDA")
- C. The original permitted uses and intended building uses under such Pub Lease was the operation of a "pub-restaurant" within an approximate 3,000+/- S.F. "Building" to be constructed by Landlord on a portion of such then-configured Lot 2.
- D. Such "pub-restaurant" Building has never been constructed because of a substantial reconfiguration of the underlying Subdivision on or about October 13, 2021, and changes to intended purposes, uses and development upon the reconfigured Lots 1, 2 and 3 within such Subdivision, as so amended and reconfigured.
- E. As part of such Subdivision reconfiguration and changes to uses, such pub-restaurant is no longer feasible. Additionally, due to other certain events and circumstances beyond each Parties' reasonable control, the parties have determined and each hereby agree that it is in their respective best interest to now

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terminate such Pub Lease, further confirming that in connection with such Pub Lease termination such SNDA is no longer effective and is for naught.

NOW THEREFORE, for good and valuable consideration, the mutual sufficiency and receipt of which is hereby acknowledged landlord and Tenant agree as follows:

- Landlord and Tenant each hereby agree that the Lease and any tenancy and right of use and possession or future use and possession of such Premises are all hereby terminated as of the foregoing effective date of this Lease Termination instrument. If and to the extent any Memorandum or other recorded evidence of such Lease exists, including but not limited to the aforementioned SNDA of record, the recordation of a copy of this Lease Termination instrument is agreed to suffice to fully clear title of the same.
- On the basis of the foregoing mutual agreed termination of the Lease, each Party hereby mutually releases the other Party and its respective owners, members, officers, directors, employees, agents and representatives f on any claims, demands, costs and expenses, liens, suits, judgments or damages of any kind, which pertain to such Lease or any related subject matter thereof. The Parties' respective mutual intent and purpose is to have a full, complete, and final exit from such Pub Lease and any dealings or transactions contemplated or provided therein.
- This Agreemen shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assign. The foregoing Recitals to this Agreement are true and correct in substance and in fact and to the extent not inconsistent herewith are incorporated into and made a part of this Agreement by this reference. This Agreement may be executed in multiple counterparts and for sake of expediency and efficiency each party agrees that the respective signatures to this Agreement may be rendered, delivered and exchanged by means of an electronically transmitted image (pdf) by e-mail or by FAX and that any such electronically transmitted signature hereto (hall have the same force and effect as if the same were an original signature hereto.

SO AGREED, effective as of the date first written above.

LANDLORD:

TENANT.

HOFFMANN BEDFORD ONE, LLC,

an Illinois Limited Liability Company

HOFFMANN PEDFORD ONE

RESTAURANTS, LLC, an Illinois Limited Liability Company

Hoffmann Alpha Omega Development By: Group, LLC, an Illinois Limited Liability

Company (Its Manager)

Name/Title: FIEDR A

jsb4\hoffmann\bedford one\LOT 2\PUB lease termination - DRAFI 2\050724\cp

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STATE OF ILLINOIS)	
COUNTY OF COOK	SS)

I, the undersigned, a Notary Public, in and for the County and State aforesaid, DO HEREBY CERTIFY, that FRED R. HOFFMANN, personally known to be to be the Manager of Hoffmann Alpha Omega Development Group, LLC, an Illinois Limited Liability Company, Manager of HOFFMANN BEDFORD ONE, LLC, an Illinois Limited Liability Company (the "LLC"), personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged he signed and delivered the said instrument as his free and voluntary act and as his free and voluntary act as such Manager on behalf of said LLC, for the uses and purposes therein set forth. GIVEN under my hand and official seal this

OFFICIAL SEAL
JUDITH DILLER
MOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES: 10/13/2026

Notary Public

STATE OF ILLINOIS

COUNTY OF COOL

SS.

I, the undersigned, a Notary Public, in and for the County and State aforesaid, DO HEREBY CERTIFY, that FRED R. HOFFMANN, perso ally known to be to be the Manager of HOFFMANN BEDFORD ONE RESTAURANTS, LLC, an Illinois Limited Liability Company (the "LLC"), personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged he signed and delivered the said instrument as his free and voluntary act and as his free and voluntary act as such Manager on behalf of said LLC, for the uses and purposes therein set forth. GIVEN under my hand and official seal this ______ day of May 2024.

Notary Public

OFFICIAL SEAL JUDITH DILLER NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES: 10/13/2026 2415508028 Page: 5 of 5

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EXHIBIT "A"

LEGAL DESCRIPTION OF "PREMISES"

LOTS 1, 2 3 AND 4 IN THE FINAL PLAT OF SUBDIVISION OF THE FIRST AMENDMENT TO BEDFORD ONE DEVELOPMENT, BEING A RESUBDIVISION OF LOTS 1 THROUGH 4 IN BEDFORD ONE DEVELOPMENT SUBDIVISION OF THE EAST 1277 FEET OF THE SOUTH 1/2 OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P.I.N:(s):

19-20-217-667 -0000 (Affects Lot 1); 19 20-217-068-0000 (Affects Lot 2); 19 20-217-069-0000 (Affects Lot 3); and 19-20-217-670-0000 (Affects Lot 4);

ADDRESS: Vacant Lots at/near 65th Street and Central Avenue, Bedford Park, IL 60638