Premises").

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Propose mo Recording Requested By and When Recorded Mail To: K. Starr	90057769
GNA P.O. Box 490 Seattle, WA 98111-0490 GNA Loan No. 1051 Servicer Loan No.	DEPT-01 RECORDING T12222 TRAN 3581 02/02/20 COOK COUNTY RECORDER
SUBORDINATION, NONDISTURBANCE AND ATTOR	NMENT AGREEMENT
() GREAT NORTHERN INSURED ANNUITY COP Washington corporation	RPORATION, &
[] GNA LIFE INSURANCE COMPANY, a Wash	ington corporation
The corporation marked with an "X" abo P.O. Box 490, seattle, Washington, 98111-049 be called "Lender" Lender has agreed to mak to Anthony Giambastiani and Giorgio Bonaccorsi, General	00, shall hereinafter e a loan (the "Loan")
G & B Investments Co. ("Landlord"), to be secured by the following marked with an "X":	security instrument
[XX] deed of trust	•
[] mortgage	300577 69
(the "Mortgage") on the property commonly knows	
(the "Property"), which property is more part attached Exhibit A. The parties acknowledge being recorded concurrently with the recording or, if recording information is hereafter sentence, that the Mortgage was recorded under County Recorder's instrument, fee or record number on Pedruary 1, hereby authorize the title company to instrument authorize the title company to instrument of the company to instrument authorize the title company to instrument.)	that the Mortgage is g of this instrument, r inverted in this
("Tenant") has a lease dated December 1, with Landlord on all or a portion of the P	19 <u>84</u> (the "Lease") roperty (the "Leased

Lender needs assurances from Tenant in order to make the Loan. Tenant is willing to give those assurances if Lender Will agree not to disturb Tenant's possession of the Leased Premises so long as Tenant is not in default under the Lease. Tenant also understands that, in making the Loan, Lender Will rely on the assurances and statements made in this agreement.

NOW, THEREFORE, Lender and Tenant agree as follows:

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Property of Cook County Clerk's Office

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 $(x_i)^{-1} X_i = (x_i)^{-1} X_i$

- 1. <u>Subordination</u>. Tenant agrees that the Lease, and the rights of Tenant in, to and under the Lease and the Property, are hereby subjected and subordinated, and shall remain in all respects and for all purposes subject and subordinate, to the lien of the Mortgage, and to any and all renewals, modifications and extensions of the Mortgage, and any and all other instruments held by Lender as security for the Loan.
- 2. Tenant Not To Be Disturbed. Lender agrees that, so long as Tenant is not in default under the Lease (beyond any period given Tenant by the terms of the Lease to cure such default):
- (a) Tenant's possession of the Leased Premises shall not be diminished or interfered with by Lender, and Tenant's occupancy of the Leased Premises shall not be disturbed by Lender during the term of the Lease.
 - (b) Lender will not join Tenant as a party defendant in any action or proceeding foreclosing the Mortgage unless such joinder is necessary to foreclose the Mortgage, and then only for such purpose and not for the purpose of terminating the Lease.
 - 3. Tenant To Attorn To Lander. If Lender becomes the owner of the Premises by reason of foreclosure or other proceedings brought to enforce the Mortgage or by deed in lieu of foreclosure, the Lease shall continue in full force and effect as if Lender were the original Landlord and Tenant hereby attorns to Lender as its lessor, except Lender shall not be:
 - (a) Liable for any act or omission of any prior lessor (including Landlord); or
 - (b) Subject to any offsets or delenses which Tenant might have against any such prior lessor; or
 - (c) Bound by any prepayment of rent which Wenant might have paid, except as otherwise expressly required by the terms of the Lease; or
 - (d) Bound by any amendment or change in any material term of the Lease or by any waiver of any material term of the Lease.
 - 4. Third-Party Owner. If someone acquires the Property through Lender, whether at a trustee or foreclosure sale or otherwise, that person shall have the same rights to continue the Lease with Tenant as Lender would have under the preceding paragraph 3.
 - 5. Rental Payments. Tenant agrees that it will pay rent under the Lease to Lender upon written demand from Lender.

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- 6. Purchase Options. Any option to purchase, right of first refusal, or other right that Tenant has to acquire all or any of the Property is set forth in the Lease. Tenant agrees that, under paragraph 1 above, any such option or right is hereby made subject and subordinate to the lien of the Mortgage and to any and all renewals, modifications and extensions of the Mortgage, and any and all other instruments held by Lender as security for the Loan.
- 7. Lender's Option To Cure Landlord's Default. Tenant agrees that it will notify Lender if Landlord is in default under the Lease and will give Lender thirty (30) days after receipt of such notice in which to cure the default before Tenant invokes any of its remedies under the Lease.
- 8. Assignment Of Lease. Tenant understands that Landlord's interest in the Lague has been assigned to Lender as security under the Mortgage. Until Lender becomes owner of the Property, however, Lender assumes no duty, liability or obligation to Tenant under the Lease.
- 9. Notices. Any notices under this agreement shall be sent by certified mail. Any notice sent to Lender shall be sent to Lender at the address set forth in the first paragraph of this agreement. Any notice sent to Tenent shall be sent to Tenent at the address set forth below its signature hereon.
- 10. Successors And Assigns. This egreement shall be binding upon and shall inure to the benefit of the parties and their heirs, administrators, representatives, successors, and assigns.

DATED this _6th da		
	"Landar Street Hothern Spanis Uni By Will M. St. Of Oly Ita Manager Shan Cloth	
	"Tenant" Pulitzer Community Newspapers, Inc.	7769
	By Gice Senior Vice President Address:	G. Penniman IV
	5959 Janth Raylen Avenue	

Rev. 1/30/89

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[LENDER'S ACKNOWLEDGMENT]

STATE OF WASHINGTON)

COUNTY OF KING ·)	
edged the said document of said corporation, for and on cath stated that document, and that the corporate seal of said c	•
CAMOUNT NOTARY	Much Campbell Westington, residing at 1180/14/16
PUBLIC TENANT AS STATE OF COUNTY OF	CKNOWLEDGMEN? - INDIVIDUAL]
individual(s) who executedged to me that voluntary act and deed tioned.	lly appeared before me, to me known to be the ed the foregoing document, and acknowl-signed the same as free and for the uses and purposes therein men-
day of, 19	Notary Public in and for the State of
	my Commission Expires:

[TENANT ACKNOWLEDGMENT - CORPORATE]

STATE OF Misseure)
COUNTY OF Alacus Bely
on this day personally appeared before me nuclear formula to me known to be, or proved to me on the basis of satisfactory evidence, the foregoing document, of fully formulated the corporation which executed othe foregoing document, and acknowledged the said document to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that he was authorized to execute said document, and that the corporate seal (if any) affixed is the corporate seal of said corporation.
day of Negretary 1989.
Noting Public in and for the State
of his residing at 476 Tem her My
My Commission Expires: 5/14/910 st. Kar
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[TENANT ACKNOWLEDGMENT - INDIVIOUAL PARTNERSHIP] AMASSISH EARISES 5-14
[TENANT ACKNOWLEDGMENT - INDIVIOUAL PARTNERSHIP] AMAISTON EXPERSES 5-14 STATE OF
[TENANT ACKNOWLEDGMENT - INDIVIOUAL PARTNERSHIP] AMASSISH EARISES 5-14
STATE OF) ss County of on this day personally appeared before me
STATE OF) ss County of on this day personally appeared before me
STATE OF
STATE OF) ss County of on this day personally appeared before me
STATE OF
STATE OF

Rev. 1/30/89

EXHIBIT A

Legal Description:

That part of the Northeast 1/4 of Section 22, Township 36 North, Range 12, East of the Third Principal Meridian, described as follows: Beginning at the intersection of the South Line of 159th Street as dedicated by document number 10909315 with the East Line of the West 580.00 feet of the East 1/2 of the Northeast 1/4 of said Section 22; Thence south on the last rescribed line a distance of 300.36 feet to a point on a line parallel with the North Line of said Northeast 3/4; Thence East on the lagt described line a distance of 225.00 feet to a point on a line 805.00 feet East of and parallel with the West line of the East 1/2 of the Northeast 1/4; Thence North on the last described line a distance of 300.00 feet to a point on the South line of 139th Street aforedescribed; Thence West on the last described line a distance of 225.00 Feet to the point of the beginning, in Cook County, Illinois.

27-22-201-015 8831-8845. M 12444 Strzert Olland Hills Ith

Page Number

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