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Look Lounty Recorder

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After recording, mail to The First National Bank of Chicago 1048 Lake Street Oak Park, IL 60301 Attn: Commercial Real Estate J. Sienko

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May 1, 1998

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WHEREAS, THE FIVE J MIDWAY PARK ASSOCIATES, an Illinois general partnership, and American National Bank and Trust Company of Chicago, successor trustee to First Chicago Trust Company of Illinois, as Trustee under Trust Agreement dated September 4, 1991 and known as Trust No. OP-011469, (the "Borrower"), jointly and severally if more than one, is justly indebted to THE FIRST NATIONAL BANK OF CHICAGO, successor to First Chicago Bank of Oak Park ("Lender"), having its principal office in Chicago, Illinois, under its Lovi. No. 2819352969-18, originally in the sum of Two Hundred Fifteen Thousand and 00/100 Dollars (\$2/5,000.00) as established by a certain Note dated November 13, 1990 made by Mark C. Alger and Linda E. Alger as their interests have now been transfered to the Borrower (the "Note") as hereinafter modified. The Note is secured by a certain Revised Real Estate Mortgage and Assignment of Rents and a certain Assignment of Rents and Lessor's Interest in Leases, both dated January 15, 1992, and recorded with the Cook County Recorder's Office on January 17, 1992 as Document Nos. 92035655 and 92035657, respectively, and a certain Assumption and Release Agreement recorded as Document No. 92035656, and as modified by a certain Loan Modification Agreement dated June 28, 1993 and recorded on July 22, 1993 as Document No. 93568244, ("Security Documents"); against the property legally described as follows:

LOT 56 (EXCEPT THE WEST 5 FEET) IN HARMON'S SUBDIVISION OF LOTS 345 70 352, 354 TO 369 AND 371 AND 378 INCLUSIVE IN AUSTIN'S SUBDIVISION OF BLOCK 13 IN AUSTIN'S SECOND ADDITION TO AUSTINVILLE, IN SECTION 8, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as. 5902-04 W. Midway Park, Chicago, IL.

P.I.N. #: 16-08-219-028-0000

and:

WHEREAS, the Borrower and Joseph A. English and James F. Collins (jointly, the "Guarantor") do hereby request this Second Loan Modification Agreement.

BOX 333-CTI

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NOW, THEREFORE, it is hereby agreed by the parties hereto that the Note is hereby modified and amended in its entirety by the Term Loan. Note of even date herewith in the amount of \$240,000.00 ("Revised Note"), a copy of which is attached hereto as Exhibit A. The undersigned hereby promises to pay the indebtedness with interest at the rate in accordance with the terms provided in the Revised Note. The Mortgage and all security documents ("Security Documents") are hereby modified and amended to secure the Revised Note and any extensions, renewals, or modifications thereof. All references to the Note in the Security Documents are modified and amended to refer to the Revised Note in place of the Note.

In all other respects said Mortgage and Security Documents shall remain in full force and effect and the undersigned, his or their heirs, assigns and representatives, shall be obligated to pay the same.

BORROWER

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, as Trustee as aforesaid

By Margaret P Drault

LENDER:

THE FIRST NATIONAL BANK

OF CHICAGO

3v) fine belliche

THE FIVE J MIDWAY PARK ASSOCIATES, an Illinois general partnership

By Joseph A English

Its: General Partner

Janes F Collins
Its General Partner

This instrument is executed by the undersigned Land Trustee, not personally but solely as Trustee in the exercise of the power and authority conferred upon and vested in it as such Trustee. It is expressly unarstood and agreed that all the warranties, indemnities, resemblations, covenants, undertakings and agreements here made on the part of the Trustee are undertaken by it also in its capacity as Trustee and not personally. No personal liability or personal responsibility is assumed by or shall at any time be asserted or enforceable against the Trustee on account of any warranty, indemnity, representation, covenant, undertaking or agreement of the Trustee in this instrument.

GUARANTOR

loseph A English

James F. Collins

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STATE OF ILLINOIS	 88	, _ 1 _ 1
COUNTY OF Cook	33	
Margaret O Donnell is subscribed to the foregoing instrand Trust Company of Chicago, a person, and acknowledged that	person rument as t as Trustee a	for said county and state, DO HEREBY CERTIFY that nally known to me to be the same person(s) whose name(s) he dead it lemanted of American National Bank is aforesaid (the "Trustee"), appeared before me this day in ned and delivered the said instrument as the free and the Trustee, for the uses and purposes therein set forth.
GIVEN under my hand and official My Commission Expires Notary Ful on	\	OFFICIAL SEAL SVETLANA GILJEN RY PUBLIC STATE OF ILLINOIS
	MC	MMISSION EXP. DEC. 19,2001
COUNTY OF COOK		
Joseph A. English and James F. C. general partnership (the "Partnership are subscribed as the General Partnership day in person, and acknowledge	'ollow of T (p"), persor ers of the ? ed that they	for said county and state, DO HEREBY CERTIFY that HE FIVE J MIDWAY PARK ASSOCIATES, an Illinois sally known to me to be the same person(s) whose name(s) arthership to the foregoing instrument, appeared before me signed and delivered the said instrument as their free and the Partnership, for the uses and purposes therein set forth.
GIVEN under my hand and official My Commission Expires	scaf, this	12 day of May , 1998.
Notary Public		OFFICIAL LIE AL LENA SINGLETO' NOTARY PUBLIC, STATE OF ILLINO'S MY COMMISSION EXPIRES 1-8-2.0)
STATE OF ILLINOIS) 53	
COUNTY OF LEATER		
A. English, personally known to foregoing instrument, appeared bef	me to be t ore me this	aid county and state, DO HEREBY CERTIFY that Joseph he same person(s) whose name(s) <u>is</u> subscribed to the day in person, and neknowledged that <u>he</u> signed and pluntary act, for the uses and purposes therein set forth.
GIVEN under my hand and official My Commission Expires.	scal, this _	12 day or Mus, 1997
Notary Public .		

OFFICIAL SEAL
LENA SINGLETON
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 1-8-2002

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	STATE OF ILLINOIS
	COUNTY OF Cook
	1. the undersigned, a Notary Public in and for said county and state, DO HEREBY CERTIFY that James F. Collins, personally known to me to be the same person(s) whose name(s) is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he signed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth.
	GIVEN under my hand and official scal, this day of May, 1998.
	My Commission Expires CHARMAINE E METZGER NOTARY PUBLIC STATE OF ILLINOPS MY COMMISSION EXP. NOV. 13.2001
	Ox
	STATE OF ILLINOIS
	COUNTY OF COST
•	I the undersigned, a Notary Public in and for said county and state, DO HEREBY CERTIFY that CANEL Significant of THE FIRST NATIONAL BANK OF CHICAGO (the "Bank"), a national banking association, personally known to me to be the same person(s) whose name(s) is subscribed as the Vice Presson, personally known to me to be the same person(s) whose name(s) of the Bank to the foregoing instrument, appeared before me this day in person, and acknowledged that Significant signed and delivered the said instrument as the free and voluntary act, and the free and voluntary act of the Bank, for the uses and purposes therein set forth
	GIVEN under my hand and official seal, this 3 day of 1918. My Commission Expires:
	Notary Public Commission Exp. Nov. 13 100

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EXHIBIT A

TERM LOAN NOTE (5-YEAR Fixed Rate)

\$240,000.00

May 1, 1998

FOR VALUE RECEIVED. THE FIVE J MIDWAY PARK ASSOCIATES, an Illinois general partnership, and American National Bank and Trust Company of Chicago, successor trustee to First Chicago Trust Company of Illinois, as Trustee under Trust Agreement dated September 4, 1991 and known as Trust No. OP-011469, jointly and severally, if more than one, (the "Borrower") promises to pay to the order of The First National Bank of Chicago, successor to First Chicago Bank of Oak Park, (the "Bank"), the principal sum of Two Hundred Forty Thousand and 00/100 Dollars (\$240,000,00) payable at as office in Chicago, Illinois in lawful money of the United States bearing interest from time to time as ne cunder provided. Monthly payments on account of this Note shall be made in equal monthly installation and principal and interest as provided below and shall be applied first to interest with the prance to principal.

Monthly payments on account of this Note are to be made in such amounts as are appropriate to amortize the original principal balance, by the level rate amortization method, over a term of 240 months. Payments on account of this Note shall be made as follows:

(a) On June 1, 19 48 april on the first day of each month thereafter to and including April 1, 2003 there shall be paid \$1,999,99 which shall be applied first to interest at the rate of 7.95 % per annum and the balance to principal.

(b) On May 1, 2003 ("Maturity Date"), the principal balance together with all accrued interest and all other amounts due hereunder shall be paid.

All interest on this promissory note shall be calculated on the basis of a 360-day year and shall be charged for the actual number of days elapsed. The Borrower shall have the right from time to time upon 2 days' notice in writing to the Bank to prepay the unpaid balance of this note or in the inverse order of the maturity thereof any installment or installments due hereunder, prior to the expressed maturity thereof by paying, in addition to the principal analyst of such prepayment, the interest accrued on the amount prepaid, and the applicable Prepayment Premium. Prepayments shall not affect the duty of Borrower to pay all installments when due or change the amount of such installments and shall not affect or impair the right of Bank to pursue all remedies available to Bank under this Note. The Prepayment Premium shall apply to any payments, voluntary or involuntary, including those made after acceleration of maturity of the Note.

"Prepayment Premium" means an amount equal to Three (3%) percent of the amount prepaid during year One; Two (2%) percent of the amount prepaid during year Two; and One (1%) percent of the amount prepaid during years Three and Four.

After maturity or upon an event of default, interest shall accrue at the rate of 2.2% per annum in excess of the rate which would have been in effect according to the terms of this Note, vatil fully paid. Interest shall be computed on the basis of a 360 day year and charged for the actual number of days clapsed. The Borrower agrees to pay reasonable attorneys' fees, costs and expenses incurred by the Bank in the collection and enforcement of this Note.

Without limiting the provisions of the succeeding paragraphs, in the event any payment of principal and interest is not paid within ten (10) days after the date the same is due, the undersigned promises to pay a "Late Charge" of five (5%) percent of the amount so overdue to defray the expense incident to handling any such delinquent payment or payments.

This Note and any renewals and extensions hereof and any other liabilities and obligations of the undersigned to the Bank are secured pursuant to the below described agreements as each such agreement may be amended, modified or restated from time to time hereafter.

A certain Revised Real Estate Mortgage and Assignment of Rents and a certain Assignment of Rents and Lessor's Interest in Leases, both dated January 15, 1992, and recorded with the Cook County Recorder's Office on January 17, 1992 as Document Nos. 92035655 and 92035657,

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respectively, and a certain Assumption and Release Agreement recorded as Document No. 92035656, as modified by a certain Loan Modification Agreement dated June 28, 1993 and recorded on July 22, 1993 as Document No. 93568244, and as further modified by a certain Second Loan Modification Agreement of even date and not yet recorded; on real estate located at 5902-04 W. Midway Park, Chicago, Cook County, Illinois; and any and all other agreements whether now or hereafter entered into between the undersigned and the Bank. All of the terms and conditions of said agreement are incorporated herein and made a part hereof.

In consideration of the granting of the loan evidenced by this promissory note, the Borrower hereby agrees as follows:

- 1. Representations and Warranties. The Borrower represents and warrants that (a) all financial statements and other information heretofore furnished to the Bank are true and correct and fairly reflect the financial condition of the Borrower at the dates thereof, including contingent liabilities of every type, which financial condition has not changed materially and adversely since such dates; (b) neither the backing of this note nor the performance by the Borrower of the obligations hereunder will violate any or vision of law or any agreement, indenture, note or other instrument binding upon the Borrower or 15% cause for acceleration of any indebtedness of the Borrower; (c) no agreement, indenture, note or other instrument binding upon the Horrower contains any provision prohibiting the creation of a mortgage, pledge, lien, security interest or any other encumbrance upon any of the assets of the Borrower; (d) all authority from or approval by any governmental body, commission or agency, State or Federal, requisite to the making or validity of this note has been obtained; (c) the Borrower has filed all United States federal tax ceturns and all other tax returns which are required to be filed and has paid all taxes due pursuant to said rearns or pursuant to any assessment received by the Borrower, and no tax liens have been filed and no claims are being asserted with respect to any such taxes. (f) there is no litigation or proceeding pending of to the knowledge of the Borrower, threatened against or affecting the Borrower which might materially advers by affect the financial condition of the Borrower or the ability of the Borrower to perform its obligations refer this note; (g) this loan is made solely to acquire or carry on a business or commercial enterprise of Lorrower; and (h) margin stock (as defined in Regulation U) constitutes less than 25% of those assets of the Borrower which are subject to any limitation on sale, pledge, or other restriction hereunder.
- 2. Affirmative Covenants. The Borrower will (a) duly pay and discharge all taxes or other claims which might become a lien upon any of the property owned by Borrower, except to the extent that such Items are being appropriately contested in good faith and an adequate reserve for payment thereof is being maintained; (b) carry on and conduct the Borrower's business in substantially the same manner and in substantially the same fields as such business is now and has heretofore been carried on and conducted; (c) comply with all applicable statutes, rules and regulations; (d) pay all Federal or State stamp or issuance taxes if any, payable or rules to be payable by reason of the execution, delivery or issuance hereof under any now existing or hereafter enacted Federal or State statute and the Borrower will at all times indemnify and hold harmless the Bank against any liability in respect thereof; (e) furnish such financial statements to the Bank as it may from time to time reasonably request; and (f) use the proceeds of the loan evidenced by this note to renew indebtedness and in this connection the Borrower warrants that no part of the proceeds of this note will be used directly or indirectly for the purpose of purchasing or carrying any stock in violation of any it the provisions of Regulation U of the Board of Governors of the Federal Reserve System.
- 3. Defaults. This note and all installments hereof shall, at the option of in: Bank (and automatically in the case of clause (c) below), immediately mature and become due and payable without presentment, demand, protest or notice of any kind, all of which are hereby expressly waived, upon the occurrence of any one or more of the following events:
 - Any representation or warranty in connection with this note shall be materially false as of the date on which made.
 - Any installment of interest or principal of this note or of any other debt owing by the Borrower shall not be paid when due.
 - The Borrower shall fail to comply with any provision of Paragraph 2 hereof, which failure is not remedied within 10 days after receipt of written notice from the Bank.
 - Any individual guaranter of the indebtedness represented hereby shall die or any corporate guarantor shall fail to maintain its corporate existence.

The Borrower or any guarantor of the indebtedness represented hereby shall have an order for relief entered with respect to it under the Federal Bankruptey Code similar state law or be adjudicated a bankrupt or an insolvent, or admit in writing its mability to pay its debts as they mature, or make an assignment for the benefit of its creditors; or the Borrower or any such guarantor shall apply for or consent to the appointment of any receiver, trustee, or similar officer for it or for all or any substantial part of its property; or such receiver, trustee or similar officer shall be appointed without the application or consent of the Borrower or any such guarantor, as the case may be, and such appointment shall continue undischarged for a period of 60 days; or the Borrower or any such guarantor shall institute (by petition, application, answer, consent or otherwise) any bankruptcy, insolvency, reorganization, arrangement, readjustment of debt, dissolution, liquidation or similar proceedings relating to it under the laws of any jurisdiction; or any such proceeding shall be instituted (by petition, application or otherwise) against the Borrower or any such guarantor and shall remain undismissed for a period of 60 days; or the Borrower or any such guarantor shall fail to pay or otherwise discharge any one or more judgments or attachments against any one or more of them.

4. Setoff. Any indebtedness due from the legal holder hereof to the Borrower may be appropriated and applied hereon after any expressed or accelerated maturity hereof.

- 5. Americans, Remedies, etc. No delay or omission of the Bank to exercise any right or power hereunder shall appair such right or power or be a waiver of any default or an acquiescence therein; and any single or partial exercise of any such right or power shall not preclude other or further exercise thereof or the exercise of any other right; and no waiver shall be valid unless in writing signed by the Bank, and they only to the extent in such writing specifically set forth. All remedies hereunder or by law afforded Part be cumulative and all shall be available to the Bank until it and other liabilities of the Borrower have been paid in full in lawful money.
- 6. <u>Miscellaneous</u>. This note shall be binding upon the Borrower and inure to the benefit of the holder, from time to time, of his note, and its or their respective heirs, personal representatives, successors and assigns. This note is accepted in Chicago, Illinois and shall be governed by the internal laws (and not the law of conflicts) of the State of Illinois, giving effect, however, to federal laws applicable to national banks.

The Bank may transfer this Note to any assignce, and in tank event, the "Bank" will refer to the assignce, but the term "endorser" as used herein does not refer to the Brak

If any part of this Note shall be adjudged invalid or unenforceable, then such partial invalidity or unenforceability shall not cause the remainder of the Note to be or to become invalid or unenforceable. and if any provision hereof is held invalid or unenforceable in one or more of its applications, the parties hereto agree that said provision shall remain in effect in all valid or enforceable applications that are severable from the invalid or unenforceable application or applications.

The use of the singular herein may also refer to the plural, and vice-versa, and the uses of the neuter or any gender shall be applicable to any other gender or neuter.

The Borrower (jointly and severally if more than one) hereby irrevocably authorizes any attorney of any court of record to appear for any one or more of them, or all of them, in such court at any time after this Note becomes due, whether by acceleration or otherwise and confess a judgment without process in favor of the Bank or any other holder of this Note for the amount then due hereon, together with costs of collection and reasonable attorneys' fees, and to release and waive all errors that may intervene and consent to immediate execution upon such judgment, hereby ratifying and confirming all that said attorney may do by virtue hereof. THE BORROWER HEREBY WAIVES ANY RIGHT TO A JURY TRIAL IN ANY ACTION ARISING HEREUNDER.

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This Note evidences the indebtedness previously evidenced by that certain Promissory Note dated June 28, 1993, in the original principal amount of \$210,120.48 payable to the Bank (the "Prior Note") and is not a repayment or novation of the Prior Note.

IN WITNESS WHEREOF, the Borrower has executed this Note on the date first set forth above.

THE FIVE I MIDWAY PARK ASSOCIATES, an
Illinois general partnership
By: Joseph A. English Its: General Promer
By James F. Collins
Its: General Partner
AMERICAN NATIONAL BANK AND TRUST COMPANY
OF CHICAGO, as Trustee as aforesaid
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