

SCHEDULE 11

[TO BE EXECUTED BY THE SPECIAL MANAGER ON BEHALF OF THE LLC ON PAGE 6 AND NOTARIZED ON PAGE 7]

Record and return to:

Principal Commercial Funding, LLC c/o Principal Global Investors, LLC 801 Grand Avenue
Des Moines, Iowa 50392-1450
ATTN: Kris J. White

CONSENT TO TRANSFER OF PROPERTY
AND PRO-RATA ASSUMPTION OF SECURED PROMISSORY NOTE,
MORTGAGE AND SECURITY AGREEMENT AND ASSIGNMENT OF RENTS, ASSIGNMENT
OF LEASES AND RENTS, LOAN AGREEMENT AND ESCROW SECURITY AGREEMENT
LOAN 753393

WITNESSETH:

WHEREAS, Lender provided Current Borrower a loan (the "Loan") in the original principal amount of \$13,900,000 evidenced by a Secured Promissory Note dated December 31, 2002 from Current Borrower to Lender (the "Note") secured by a Mortgage and Security Agreement dated December 31, 2002 (the "Mortgage") covering the property described therein (the "Property") and recorded on January 2, 2003 under Document Number 20030102000000370 among the land records of Shelby County, Alabama,

and an Assignment of Leases and Rents dated December 31, 2002 (the "Assignment of Leases and Rents") and recorded on January 2, 2003 under Document Number 20030102000000380 among the land records of Shelby County, Alabama; and

WHEREAS, Current Borrower and Proposed Borrower have requested that Lender consent to the transfer of an undivided co-tenancy interest in the Property (the "Co-Tenancy Interest") to Proposed Borrower in the percentage specified on the signature page to this Consent and Assumption and to the subsequent transfer of the entire membership interest in Proposed Borrower to an investor approved by Lender ("Investor") that shall occur no later than the "Transfer Date", as hereinafter defined, and Lender will consent to the transfer of the Co-Tenancy Interest in the Property to Proposed Borrower and the subsequent transfer of the membership interest in Proposed Borrower to Investor, provided that: (i) Proposed Borrower enters into this Consent and Assumption assuming on a pro rata basis Current Borrower's obligations under the Note, Mortgage, Assignment of Leases and Rents, Loan Agreement dated December 31, 2002, and Escrow Security Agreement dated December 31, 2002 (collectively with this document, the "Loan Documents"), and (ii) a Reaffirmation Agreement is signed by Current Guarantor of even date herewith.

NOW, THEREFORE, in consideration of the above premises and of the benefits to be obtained by the covenants contained herein, and for other good, valuable and legal consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto intending to be legally bound hereby agree as follows:

1. Lender hereby consents to the transfer of the Co-Tenancy Interest in the Property to Proposed Borrower and further consents to the transfer of the membership interest in Proposed Borrower to Investor. Lender agrees that the transfer of the Co-Tenancy Interest in the Property to Proposed Borrower and the subsequent transfer of the membership interest in Proposed Borrower to Investor together constitute one (1) transfer of a "TIC Interest" to a "TIC Transferee" (as such terms are defined in the Mortgage) and require

the payment of a single administrative fee and a single assumption fee, as specified in the "Specific Transfer Requirements" set forth in the Mortgage. Nothing herein shall in any way be construed to impair or affect the first lien priority of the Mortgage.

- 2. Proposed Borrower hereby agrees to assume, subject to the non-recourse provisions of the Loan Documents, a pro rata share, based on its percentage ownership interest in the Property, of Current Borrower's liabilities and obligations under the Loan Documents and further agrees to abide by the terms thereof.
- 3. Lender's consent to this transfer of the Co-Tenancy Interests and membership interest in Proposed Borrower and the assumption by Proposed Borrower, on a pro rata basis, of Current Borrower's liabilities and obligations under the Loan Documents, shall not be deemed to be a waiver of Lender's requirements for consent to any future transfer.
- 4. On the date that Proposed Borrower assumes a pro rata share of Current Borrower's liabilities and obligations under the Loan Documents and acquires the Co-Tenancy Interest in the Property from Current Borrower, which shall be the same date as the date this document is recorded ("Transfer Date"), Current Borrower shall be released, to the extent of the pro rata share of its liabilities and obligations under the Loan Documents which are assumed by Proposed Borrower, from its liabilities and obligations under the Loan Documents, except Current Borrower shall remain liable to Lender, its successors and/or assigns for any environmental indemnity obligations specified in that certain Environmental Indemnity Agreement dated December 31, 2002, to the full extent specified therein, for any Hazardous Material (as defined in the Environmental Indemnity Agreement) introduced to the Property, whether prior or subsequent to the Transfer Date.
- 5. Current Guarantor, by execution hereof, consents, acknowledges and agrees to the terms of this Consent and Assumption and further agrees that Current Guarantor's obligations under that certain Guaranty dated December 31, 2002 are unaffected and remain in full force and effect.

- 6. This Consent and Assumption may be executed in counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.
- 7. Except as herein specifically modified and consented to, the Loan Documents shall remain in full force and effect as written.
- 8. This Consent and Assumption shall be governed by the laws of the State of Alabama and be binding upon and inure to the benefit of the parties hereto, their successors and assigns.
- 9. All obligations of Current Borrower and Proposed Borrower and any additional transferees of cotenancy interests in the Property hereunder are joint and several, subject to the non-recourse provisions in the Loan Documents and limited in each case to a pro rata liability, based on the percentage ownership interest in the Property of each co-tenant thereof.

[Signatures continue next page]

IN WITNESS WHEREOF, the parties have signed and sealed this agreement as of the date and year above written.

By: PRINCIPAL REAL ESTATE INVESTORS, LL a Delaware limited liability company, its sole member By: Kevin F. Vaughan CMBS Portfolio Analysi (Print or Type Name) Title: By: S. P. Franzenburg Managing Director Asset Preservation & C.	•		
By:		elaware limited liabilit	
Name: (Signature) Kevin F. Vaughan CMBS Portfolio Analysi (Print or Type Name) Title: By: A.P. Franzenburg (Signature) S. P. Franzenburg	men	10er	
Name: CMBS Portfolio Analyst (Print or Type Name) Title: Signature) S.P. Franzenburg	By:	Levi Vay	<u></u>
Name: CMBS Portfolio Analyst (Print or Type Name) Title: Signature) S. P. Frenzenburg	•	(Signature) Kevin	F Vaunhan
By: A.P. Franzenburg (Signature) S. P. Franzenburg	Name:	CMB	S Portfolio Analyst
By: P. Franzenburg S. P. Franzenburg		(Print or Type Na	ime)
By: A.P. Franzenburg (Signature) S.P. Franzenburg	Title:		
(Signature) (/ Nome: S.P. Frenzenburg			
Name:	By:	P.P. franz	enluy
Name: S. P. Franzenburg Managing Director Asset Preservation & C		(Signature)	
(Print or Type Name) Asset Preservation & (Name:		S. P. Frenzenburg
		(Print or Type Na	ame) Asset Preservation & Ck
Title:	Title:		
	CURRE	NT BORROWER:	
CURRENT BORROWER:			
CURRENT BORROWER:			
CURRENT BORROWER: WELLS EXCHANGE – MEADOW BROOK PAR	BIRMIN	IGHAM, LLC, a Geo	orgia limited liability
	company		

Title: Executive Vice President

[Signatures continue next page]

CURRENT GUARANTOR:

(Type or Print Name of Special Manager)

(Signature of Special Manager)

By:

^{*}Signature is required to be notarized on page 7.

[NOTARY PUBLIC - PROPOSED BORROWER]

ACKNOWLEDGMENT

STATE OF $0tt/0$)					
COUNTY OF HAMILTON) ss.)					
I, BONNIE A.	HENRY	a	Notary	Public in	and fo	r said
County, in said State, hereby	certify that back	ARA		_ whose n	ame as	Special
Manager of	BAW - ME	ADOW BROO	OK PAR	K, BIRMI	NGHAM	[, LLC,
a Georgia limited liability con	npany is signed to	o the foregoin	ng instru	ıment and	l who is	known
to me, acknowledged before		-				
instrument he/she, as such of	•	•				
and as the act of said limited		•				
Given under my hand and offi	icial seal this 19	day of	100	, 2	003.	
My commission expires:		Son Not	nil (ary Pub		<u>u</u>	
		1400	ary rub.		0	

[NOTARY SEAL]



BONNIE A. HENRY
Notary Public, State of Ohio
My Commission Expires April 19, 2006

ACKNOWLEDGMENT

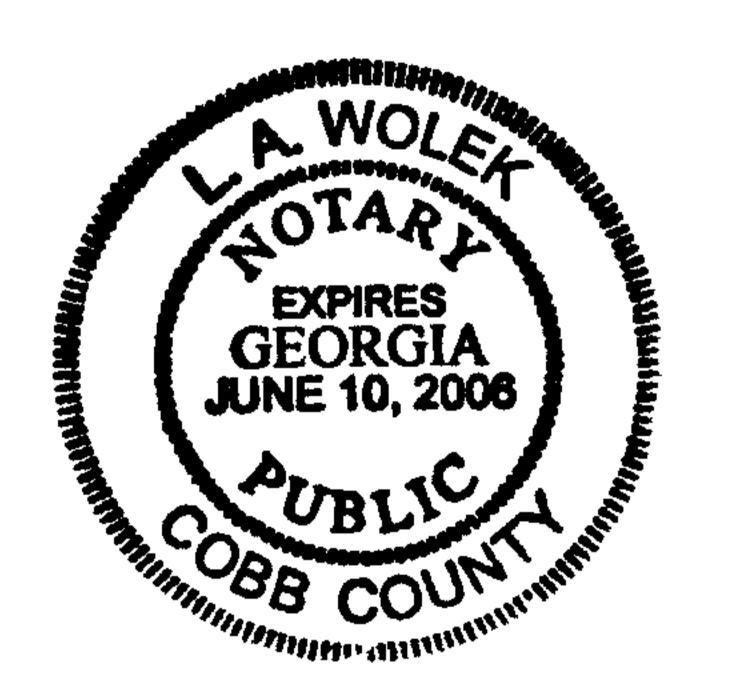
STATE OF IOWA
) ss.
COUNTY OF POLK
)

Motary Public in and for Polk County, Iowa

ACKNOWLEDGMENT

STATE OF Jeens)		
COUNTY OF Cobb) ss.)		
County, in said State, hereby of WELLS EXCH Georgia limited liability company me, acknowledged before me of instrument he/she, as such office and as the act of said limited liab	y is signed to the n this day, that er and with full a	W BROOK PARK, BI foregoing instrument, being informed of uthority, executed the	and who is known to the contents of the same voluntarily for
Given under my hand and official	l seal this 27th da	y of Ture	, 2003.
My commission expires: 6/10/	<u>06</u>	Lawaca Notary Public	

[NOTARY SEAL]



ACKNOWLEDGMENT

STATE OF GOVER)		
COUNTY OF) ss.)		
I, County, in said State, hereby of WELLS signed to the foregoing instrume day, that, being informed of the full authority, executed the same the same bears date.	certify that REAL ESTAT ent and who is k contents of the	E FUNDS, INC., a Gnown to me, acknowled instrument he/she, as	eorgia corporation is ged before me on this such officer and with
Given under my hand and officia	l seal this 27th	day of to est	, 2003.
My commission expires: $\frac{6/0}{}$	106	Hawole Notary Public	

[NOTARY SEAL]