This Instrument Prepared By Carol Thomas - BB&T	and Should be Returned To:				
2501 20th Place South Birmingham, AL 35223			· ·		
This instrument provides add herewith and upon which the	litional security for indebtednes mortgage recordation privilege t	s secured by a Morto tax imposed by Alabar	jage recorded coma Code§ 40-22	ontemporar -2 has beer	neously n paid.
STATE OF ALABAMA	1671 DNZ				
COUNTY OF	HELBY	ASSIGNME	INT OF LEASES	AND REN	ITS
modifications and amendme	LEASES AND RENTS (including the tents hereof, the "Assignment") ASKE WOOD PROPERTIES, LLC ICH BANKING AND TRUST C	OMPANY, a North Ca	arolina banking c	orporation,	······································
a branch office in			Alabama ("Assig	nee").	
reference incorporated herein 2013 conveyed by Ass Probate of SHELI For good and valuable of income, rents (including, if issues, royalties, profits, earnissues and profits") together in existence or hereafter aris and any and all extensions hereto, (individually "Lease" alter, modify or change the tof any obligations of any less true and lawful attorney-in-fatime, at the option of the Assatisfactions, and to sue, in same to the indebtedness serents, issues and profits price Hedge Agreement (as define the Indebtedness (collective Assignment is an absolute a	consideration, Assignor hereby applicable, all hotel room rentantings, products and proceeds from the right, power and authoring, all other agreements for the or renewals of any thereof, including the "lessee") under each of the right constitute a power signee, to demand, receive and the name of Assignor or Assigner to any event of default here all the relation of	the described in Exhibit certain Mortgage dated concurrently herevally assigns a solutely	ated as of with in the Office and transfers to rity or similar depends; (b) all leases, who all leases listed and (c) any portion all leases listed and (c) any perest), at any time rent, to give receive and profit the right and lice the Note (as depends on document evides rents, issues	Assignee: eposits, resectively, the vritten or of the Ped on Exhibition of the Ped on Exhibition of Assignee and all guaroints Assignee and from eipts, releads and to a ense to coefined here and profits and pro	dge of  (a) the venues, ral, now roperty, ibit "B" signor to arantees and apply the elect the ein), any securing in this
This Assignment is made	for the purpose of securing:				
(including any amendments aggregate principal sum of: THREE HUNDRED SIXTY-ONE	THOUSAND TWO HUNDRED FIFTY	stitutions thereof, coll	a certain promisectively the "No	sory note (te"), in the	or notes original
Dollars (\$ 361,250.00	) made byMASKE WOOD PRO	PERTIES, LLC	dated the	14th	day of
(the "Borrower" if not August, 2013	the Assignor) payable to c	order of Assignee	uateu trie		ady O.
Documents, and all other including without li	ndebtedness of Assignor or Bomitation payment, of any amounter of Credit issued on the acc	orrower to Assignee, unts to reimburse As	whether how easignee for paying	ng any Irre	evocable

C. All indebtedness and obligations to Assignee under (i) any Application and Agreement for Irrevocable Standby Letter of Credit executed by Assignor or Borrower, and (ii) any interest rate swap transactions, interest rate cap and/ or floor transactions, interest rate collar transactions, swap agreements (as defined in 11 U.S.C. § 101) or other similar transactions or agreements, including without limitation any ISDA Master Agreement executed by the Assignor or Borrower and all Schedules and Confirmations entered into in connection therewith, hereinafter collectively referred to as a "Hedge Agreement," the terms of which are incorporated herein by reference.

D. The performance and discharge of each and every obligation, covenant and agreement of the Assignor or Borrower contained herein or in the Loan Documents, or in any other obligation of Assignor or Borrower to Bank, and all costs of collection including reasonable attorney's fees as provided in the Loan Documents.

The indebtedness and obligations described in A, B, C, and D above are collectively referred to herein as the "Indebtedness".

THE ASSIGNOR WARRANTS to Assignee that the Assignor is the sole owner of its entire interest, as Lessor, in the Leases; that the Leases are valid and enforceable and have not been altered, modified or amended in any manner whatsoever except as previously disclosed in writing to Assignee; that no lessee named therein is in default under any of the terms, covenants or conditions thereof, that no rent reserved in any Lease has been assigned or anticipated, that no rent for any period subsequent to the date of this Assignment has been collected more than one month in advance of the time when the same became due under the terms of any Lease; that it has full right and title to assign the Leases and all rents, issues and profits thereunder; and no other assignment of any interest therein has been made.

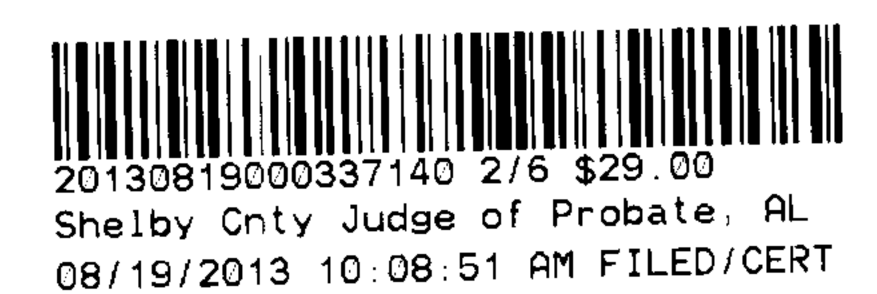
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THE ASSIGNOR COVENANTS AND AGREES with the Assignee to observe and perform all obligations imposed under the Leases; to give prompt notice to the Assignee of any notice of default under any Leases received or given by the Assignor together with a complete copy of any such notice; at the sole cost and expense of the Assignor, to enforce, short of termination of any Lease, the performance or observance of each and every covenant and condition thereof by all parties thereto; and not to do or permit to be done anything to impair the security thereof; not to pay or collect any of the rent, issues and profits arising or accruing under the Leases or from the Property in advance of the time when the same shall become due; not to execute any other assignment of interest in the Leases or assignment of rents arising or accruing from the Leases or from the Property: not to subordinate any Lease to any other encumbrance or permit, consent or agree to such subordination without Assignee's prior written consent; not to alter, modify or change the terms of any Lease or give any consent or exercise any option required or permitted by such terms without the prior written consent of Assignee or cancel or terminate any Lease or accept a surrender thereof or convey or transfer or suffer or permit a conveyance or transfer of the leased premised thereby or of any interest therein so as to effect, directly or indirectly, a merger of the estates and rights of, or a termination or diminution of the obligations of, any party thereunder; not to alter, modify or change the terms of any guaranty of any Lease or cancel or terminate such guaranty without the prior written consent of the Assignee; not to consent to any assignment of or subletting under any Lease, whether or not in accordance with its terms, without the prior written consent of the Assignee; at the Assignee's request to assign and transfer to the Assignee any and all subsequent leases upon all or any part of the premises described in such Leases or the Mortgage, and to execute and deliver at the request of the Assignee all such further assurances and assignments in the Property as the Assignee shall from time to time require.

THIS ASSIGNMENT is made on the following additional terms, covenants and conditions, and any further terms, covenants and conditions set forth in any Rider attached hereto and incorporated herein:

- 1. At any time and for any reason the Assignor shall have the right and obligation to collect and receive at the time of but not prior to, the date provided for the payment thereof, all rents, issues and profits arising under the Leases. Upon the occurrence of an event of default hereunder or under the Loan Documents, the Assignee may, at its option, without notice and without regard to the adequacy of the security for the Indebtedness, either in person or by agent, with or without bringing any action or proceeding, or by a receiver appointed by a court, take possession of the premises described in any Lease or in the Mortgage and have, hold, manage, lease and operate the same on such terms and for such period of time as the Assignee may deem proper and either with or without taking possession of such premises in its own name, demand, sue for or otherwise collect and receive all rents, issues and profits of the Property or pay the same including those past due and unpaid with full power to make from time to time all alterations, renovations, repairs or replacements thereto or thereof as may seem proper to the Assignee, and to apply any such collected rents, issues and profits to the payment of: (a) all expenses of managing the Property, including, without being limited thereto, the salaries, fees and wages, of a managing agent and such other employees as the Assignee may deem necessary or desirable, and all expenses of operating and maintaining the Property, including, without being limited thereto, all taxes, charges, claims, assessments, water rents, sewer rents and any other liens, and premiums for all insurance which the Assignee may deem necessary or desirable, and the costs of all alterations, renovations, repairs or replacements, and all expenses incident to taking and retaining possession of the Property; and (b) the Indebtedness together with all costs and attorneys' fees, in such order of priority as to any of the items mentioned in this paragraph, as the Assignee in its sole discretion may determine, any statute, law, custom or use to the contrary notwithstanding. The exercise by the Assignee of the option granted it in this paragraph and the collection of the rents, issues and profits and the application thereof as herein provided shall not be considered a waiver of any default by the Assignor under this Assignment, the Note, the Mortgage, any Hedge Agreement or under any Lease.
- 2. The Assignee shall not be liable for any loss sustained by the Assignor resulting from any act or omission of the Assignee or from managing the Property unless such loss is caused by the willful misconduct or gross negligence of the Assignee. The Assignee shall not be obligated to perform or discharge, nor does the Assignee hereby undertake to perform or discharge, any obligation, duty or liability under any Lease or under or by reason of this Assignment, and the Assignor shall, and does hereby agree, to indemnify the Assignee for, and to hold the Assignee harmless from, any and all liability, loss or damage which may or might be incurred under any Lease or under or by any reason of this Assignment, and from any and all claims and demands whatsoever which may be asserted against the Assignee by reason of any alleged obligations or undertakings on its part to perform or discharge any of the terms, covenants or agreements contained in any Lease. Should the Assignee incur any such liability under any Lease or under or by reason of this Assignment or in defense of any such claims or demands, the amount thereof, including costs, expenses and a reasonable attorney's fee shall be secured hereby and the Assignor shall reimburse the Assignee therefor immediately upon demand, and upon the failure of the Assignor to do so, The Assignee may, at its option, declare the Indebtedness immediately due and payable. This Assignment shall not operate to place responsibility for the control, care, management or repair of the Property or any portion thereof upon the Assignee, nor for the carrying out of any of the terms and conditions of any Lease; nor shall it operate to make the Assignee responsible or liable for any waste committed on the Property by any parties, or for any dangerous or defective condition of the Property or any portion thereof or for any negligence of the Assignor or its agents in the management, upkeep, repair or control of the Property or any portion thereof resulting in loss or injury or death to any tenant, licensee, employee or stranger.
- 3. The Assignee shall have the right to assign the Assignor's right, title and interest in the Leases to any subsequent holder of the Mortgage subject to the provisions of this instrument, and to assign the same to any person acquiring title to the Property though foreclosure or otherwise. After the Assignor shall have been barred and foreclosed of all right, title and interest and equity of redemption in the Property, no assignee of the Assignor's interest in the Leases shall be liable to account to the Assignor for the rents, issues and profits thereafter accruing.
- 4. Upon payment and performance in full of the Indebtedness, this Assignment shall become and be void and of no effect, but the affidavit, certificate, letter or statement of any officer, agent or attorney of the Assignee showing any part of the Indebtedness to remain unpaid or unperformed shall be and constitute conclusive evidence of the validity, effectiveness, and continuing force of this Assignment and any person may, and is hereby authorized to, rely thereon. The Assignor, as the lessor under any Lease, hereby authorizes and directs the lessee named in any such Lease or any other or future lessee or occupant of the premises described therein upon receipt from the Assignee of written notice that the Assignee is then the holder of the Note to pay over to the Assignee all rents, issues, and profits arising or accruing under such Leases or from the premises described therein and to continue so to do until otherwise notified by the Assignee.



- 5. The Assignee may take or release other security for the payment of the Indebtedness may release any party primarily or secondarily liable therefor and may apply any other security held by it to the satisfaction of the Indebtedness without prejudice to any of its rights under this Assignment.
- 6. Nothing contained in this Assignment and no act done or omitted by the Assignee pursuant to the powers and rights granted it hereunder shall be deemed to be a waiver by the Assignee of its rights and remedies under the Loan Documents and this Assignment is made and accepted without prejudice to any of the rights and remedies possessed by the Assignee under the terms of the Loan Documents. The right of the Assignee to collect the Indebtedness and to enforce any other security therefor held by it may be exercised by the Assignee either prior to, simultaneously with, or subsequent to any action taken by it hereunder
- 7. Assignor hereby assigns to Assignee any portion of an award payable by reason of condemnation action under the right of eminent domain, and directs that such award shall be paid directly to Assignee.
- 8. Any guaranty of payment and performance of any Lease shall not be released modified, or limited in any manner without the prior written consent of the Assignee.
- 9. This Assignment is made, executed and delivered in the State of Alabama and shall be governed by the laws of the State of Alabama. Each provision of this Assignment shall be interpreted in such a manner as to be effective and valid under the applicable law, but if any provision hereof shall be prohibited by or invalid under the applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity without invalidating the remainder of such provision or the remaining provisions of this Assignment.
- 10. In case of any conflict between the terms of this instrument and the terms of the Mortgage, the terms of this Assignment shall control.
- 11. WAIVER OF TRIAL BY JURY. UNLESS EXPRESSLY PROHIBITED BY APPLICABLE LAW, THE UNDERSIGNED HEREBY WAIVE THE RIGHT TO TRIAL BY JURY OF ANY MATTERS OR CLAIMS ARISING OUT OF THIS ASSIGNMENT OR ANY LOAN DOCUMENT EXECUTED IN CONNECTION HEREWITH OR OUT OF THE CONDUCT OF THE RELATIONSHIP BETWEEN THE UNDERSIGNED AND ASSIGNEE. THIS PROVISION IS A MATERIAL INDUCEMENT FOR ASSIGNEE TO MAKE THE LOAN SECURED BY THIS ASSIGNMENT. FURTHER, THE UNDERSIGNED HEREBY CERTIFY THAT NO REPRESENTATIVE OR AGENT OF ASSIGNEE, NOR ASSIGNEE'S COUNSEL, HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT ASSIGNEE WOULD NOT SEEK TO ENFORCE THIS WAIVER OR RIGHT TO JURY TRIAL PROVISION IN THE EVENT OF LITIGATION. NO REPRESENTATIVE OR AGENT OF ASSIGNEE, NOR ASSIGNEE'S COUNSEL, HAS THE AUTHORITY TO WAIVE, CONDITION OR MODIFY THIS PROVISION.

THIS ASSIGNMENT, together with the covenants and warranties contained herein and in any rider attached hereto and incorporated herein, shall inure to the benefit of the Assignee and any subsequent holder of the Note and Mortgage and shall be binding upon the Assignor, its successors and assigns and any subsequent owner of the Property.

IN WITNESS WHEREOF, the assignor has hereunto set his hand under seal, or caused this assignment to be executed by its duly authorized officer(s), partner(s), manager(s) or managing member(s), the day first above shown.

If Assignor is a Corporation:

## NAME OF CORPORATION By: \_\_\_\_\_\_ (SEAL) Title: \_\_\_\_\_\_ (SEAL)

	Title:	
lf Assignor is a Partnership, Lim	ited Liability Company, or Limited Liability Partner	rship:
20130819000337140 3/6 \$29.00 Shelby Cnty Judge of Probata	MASKE WOOD PROPERTIES, LLC  NAME OF PARTNERSHIP, LLC, OR LLP  By:  JERRY DEWAYNE WOOD  Title:  Its Sole Member	) (SEAL)
Shelby Cnty Judge of Probate, AL 08/19/2013 10:08:51 AM FILED/CERT	By:	(SEAL)
	Title:	· · ·
	By:	(SEAL)
	Title:	
if As	signor is an Individual:	
	TYPE NAME OF ASSIGNOR	
		(SEAL)
	TYPE NAME OF ASSIGNOR	(SEAL)
		(OLAL)

## <u>Acknowledgements</u>

<u>Acknowledgement for In</u>	dividual			
STATE OF ALABAMA COUNTY OF				
	signed, a Notary Public in whose name is on this day that, being informed	s signed to the for	regoing instrument an	nd who is known to me.
on the day the same bear	s date.  Given under my hand this	day of	, 20 .	
[NOTARIAL SEAL		Notary Public		
[NOTAKIAL SEAL		My commission	n expires:	
Acknowledgement for Pa	<u>artnership</u>			
STATE OF ALABAMA COUNTY OF				
I, the undersign	ed, a Notary Public in and for sai	id County in said stat	_	,whose
the instrument, (s)he, as	r of and who is known to me, acknown		on this day that, being	
partnership.	Given under my hand this	day of	, 20	
[NOTARIAL SEAL		Notary Public		
		My commission	n expires:	
Acknowledgement for Co	<u>orporation</u>			2819000337140 4/6 \$29.00
STATE OF ALABAMA COUNTY OF				2819000337140 4/6 \$29.00 by Chty Judge of Probate: AL 3/2013 10:08:51 AM FILED/CERT
<del></del>	ed, a Notary Public in and for sai	id county in said state	e, hereby certify that _	<b>&gt;</b>
	d who is known to me on this day	•	d of the contents of th	rporation, is signed to the e instrument, (s)he, as such
officer and with full auth	ority, executed the same volunta			
	Given under my hand this	day of	, 20	
[NOTARIAL SEAL]		Notary Public		
		My commission	n expires:	
Acknowledgement for Li	mited Liability Companies			
STATE OF ALABAMA COUNTY OF JEF	EFRSON		•	Jorry Dawayne W
whose name as [member company, is signed to the informed of the content conten	ned, a Notary Public in and for er/manager] of <b>Laske Weed</b> he foregoing instrument and what so f the instrument, (s)he, as seat of said limited liability compact of said limited liability compacts.	o is known to me, a such [member/manage	state, hereby certify the Alabana acknowledged before ger] and with full aut	hat limited liability me on this day that, being
	Given under my hand this 1	day of tus	20 <u>13.</u>	
[NOTARIAL SEAL]	]	Notary Public		
		My commission	n expires:	DAVID F. OVSON
Acknowledgement for an	Official or Other Person In	Representative C	Capacity	Notary Public  State of Alabama
STATE OF ALABAMA COUNTY OF			MYC	OMMISSION EXPIRES: August 27, 2016
I, the unders	signed, a Notary Public in	and for said		· · · · · · · · · · · · · · · · · · ·
known to, acknowledge capacity as such	whose name as day that, do before me on this day that, executed	_	, is signed to the foregoeshe contents of the instance on the day the same	
	Given under my hand this _	day of	, 20	
		Notary Public		
[NOTARIAL SEAL	]	My commission	n expires:	

## **EXHIBIT A**

(Here set forth the entire legal description of the Property covered by the Mortgage granted by the Assignor to Assignee.)

Part of the SW 1/4 of NW 1/4, Section 27, Township 19 South, Range 1 East, described as follows: Begin at the SW corner of the SW 1/4 of the NW 1/4 of Section 27, Township 19 South, Range 1 East, Shelby County, Alabama; thence run North along the West line of said 1/4 - 1/4 line, a distance of 322.39' to a point on the southerly right of way line of U.S. Highway 280, said point being the point of a non-tangent curve to the left, having a radius of 8594.37', a central angle of 1°47'50" and an arc length of 269.58'; thence turn an interior angle to the left of 105°02'52" to the chord of said curve and run along said chord, a distance of 269.57'; thence turn an interior angle to the left of 75°34'14" from said chord and run southerly, a distance of 369.40'; thence turn an interior angle to the left of 94°21'15" and run westerly, a distance of 265.31' to the Point of Beginning.

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EXHI	ВІТІ	

(Describe any specific leases being assigned.)

None

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