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Amendment This t of Leases and Reats dated as L.L.C. ("Assignor") their favor of nCOLR CAVBOR BANK ("Assignee"). This Amendment pertains to the real estate described on Exhibit "A" attached hereto and made a part hereof.

PREAMBLE:

Assignor gave to Assignee that certain Assignment of Leases and Rents dated as of June 15, 1995, which was recorded on Recorder of Deeds as Document No. 100 (the "Assignment"). The members bolding a majority of interest of Assignor also hold a majority of membership interests of each of Merrillville Realth Properties L.L.C. ("Borrower 1"), North Lake Nursing And Rehabilitation Center, L.L.C. ("Borrower 2"), Clark-Mount Health Properties, L.L.C., ("Borrower 3"), Clark Nursing & Rehabilitation Center, L.L.C. ("Borrower 4"), Junior Clark-Mount Health Properties, L.L.C. and Mount Nursing & Rehabilitation Center, L.L.C. Assignor has requested Assignee to provide financing to Borrower 1, Borrower 2, Borrower 3 and Borrower 4. Assignee has agreed to do so, so long as, among other things, Assignor executes and delivers to Assignee this Amendment.

NOW, THEREFORE, in consideration of the premises which are incorporated herein by this reference and constitute an integral part hereof and the execution and delivery of this Amendment, Assignor agrees as follows:

Sections 1.01, 1.02, 1.03 and 1.04 of the Assignment are amended to read as follows:

> "1.01 Pursuant to that certain Loan Notes. and Security Agreement dated the date of Amendment No. 1 to this Assignment (said Loan

TICOR TITLE INSURANCE

and Security Agreement, as may be amended, replaced and/or restated from time to time shall be hereinafter be referred to as the "Lake Crest Loan Agreement") entered by and among Assignee, Assignor, Merrillville Health Properties, L.L.C. ("Borrower 1"), North Lake Nursing And Rehabilitation Center, L.L.C. ("Borrower 2"), Clark-Mount Health Properties, L.L.C. ("Borrower 3"), Clark Nursing & Rehabilitation Center, L.L.C. ("Borrower 4"), Junior Clark-Mount Health Properties, L.L.C. ("Guarantor 1"), Mount Nursing & Rehabilitation Center, L.L.C. ("Guarantor 2"), Lake County Nursing And Rehabilitation Center, L.L.C. ("Guarantor 4") and Eric Rothner ("Rothner") (A) that certain term note (said term 1000 135 ms) from time to time be amended, modified, substituted for, restated, renewed and/or extended, shall hereinafter be referred to as the "Borrower 1 Term Note's Diacumeent is the panomerty of \$3,500,000,001 payable along with interest, as specified in the Borrower 1 Term Note has been or is being contemporaneously executed and delivered by Borrower 1 to Assignee; and (B) that certain revolving note (said revolving note, as may from time to time be amended, modified, substituted for, restated, renewed and/or extended, shall hereinafter be referred to as the "Borrower 2 Revolving Note") in the principal amount of \$350,000.00, payable, along with interest, as specified in the Borrower 2 Revolving Note has been or is being contemporaneously executed and delivered by Borrower 2 to Assignee; and (C) that certain term note (said term note, as may from time to time be amended, modified, substituted for, restated, renewed and/or extended, shall hereinafter be referred to as the "Borrower 3 Term Note") in the principal amount of \$2,880,000.00, payable, along with interest, as specified in the Borrower 3 Term Note has been or is being contemporaneously executed and delivered by Borrower 3 to Assignee; and (D) that certain revolving note (said revolving note, as may from time to time be amended, modified, substituted for, restated, renewed and/or extended, shall hereinafter be referred to as the "Borrower 4 Revolving Note") in the principal amount of \$350,000.00, payable,

along with interest, as specified in the Borrower 4 Revolving Note has been or is being contemporaneously executed and delivered by Borrower 4 to Assignee. Pursuant to that certain Loan and Security Agreement dated as of June 15, 1995 (said loan and security agreement, as may be amended, replaced and/or restated from time to time shall be hereinafter be referred to as the "Loan Agreement") entered by and among Assignee, Assignor, Guarantor 3, Guarantor 4 and Rothner (i) that certain term note (said term note, as may from time to time be amended, modified, substituted for, restated, renewed and or extended, shall hereinafter be referred to as the "Guarantor 3 Term Note") in the principal amount of \$2,500,000 00, payable, along with interest, as specified in the Guaranter 3 Term Note has been or is being contemporaneously executed and delivered by Guarantor 3 to Assignee; an (11) that certain revolving moted said revolving note, as may from time to time be amended, modified, substituted for, restated, renewed and/or extended, shall hereinafter be referred to as the "Guarantor 4 Revolving Note") (the Guarantor 4 Revolving Note, the Guarantor 3 Term Note, the Borrower 1 Term Note, the Borrower 2 Revolving Note, the Borrower 3 Term Note and the Borrower 4 Revolving Note shall sometimes be hereinafter individually referred to as a "Note" and collectively, as the "Notes") in the principal amount of \$300,000.00, payable, along with interest, as specified in the Guarantor 4 Revolving Note has been or is being contemporaneously executed and delivered by Guarantor 4 to Assignee.

1.02 Guaranties. Pursuant to (A) that certain guaranty entered into by the Assignor dated the date of Amendment No. 1 to this Assignment (said guaranty, as may from time to time be extended, amended, modified, substituted, restated, confirmed and/or reaffirmed shall be referred to as the "Borrower 1 Guaranty"), Assignor guarantied all of the indebtedness, obligations and liabilities of Borrower 1 to Assignee, whether now existing or hereafter arising, and howsoever created, arising or evidenced,

including, but not limited to, pursuant to the Lake County Loan Agreement and the Borrower 1 Term Note; and (B) that certain guaranty entered into by the Assignor dated the date of Amendment No. 1 to this Assignment (said guaranty, as may from time to time be extended, amended, modified, substituted, restated, confirmed and/or reaffirmed shall be referred to as the "Borrower 2 Guaranty"), Assignor guarantied all of the indebtedness, obligations and liabilities of Borrower 2 to Assignee, whether now existing or hereafter arising, and howsoever created, arising or evidenced, including, but not limited to, pursuant to the Lake Creat Loan Agreement and the Borrower 2 Revolving Note; and (C) that certain quaranty entered into by the Assignor dated the date of Amendment No. Al to this Assignment (said guaranty, as may from to time be excelled ntanelled, modified, substituted Trestated inconfirmed and/or reaffirmed shall be referred to as the "Borrower 3 Guaranty"), Assignor guarantied all of the indebtedness, obligations and liabilities of Borrower 3 to Assignee, whether now existing or hereafter arising, and howsoever created, arising or evidenced, including, but not limited to, pursuant to the Lake Crest Loan Agreement and the Borrower 3 Term Note; and (D) that certain guaranty entered into by the Assignor dated the date of Amendment No. 1 to this Assignment (said quaranty, as may from time to time be extended, amended, modified, substituted, restated, confirmed and/or reaffixmed shall be referred to as the "Borrower 4 Guaranty"), Assignor guarantied all of the indebtedness, obligations and liabilities of Borrower 4 to Assignee, whether now existing or hereafter arising, and howsoever created, arising or evidenced, including, but not limited to, pursuant to the Lake Crest Loan Agreement and the Borrower 4 Revolving Note; and (E) that certain guaranty entered into by the Assignor dated as of June 15, 1995 (said guaranty, as may from time to time be extended, amended, modified, substituted, restated, confirmed and/or reaffirmed shall be referred to as the "Guarantor 4 Guaranty") (the Borrower 1

Guaranty, the Borrower 2 Guaranty, the Borrower 3 Guaranty, the Borrower 4 Guaranty and the Guarantor 4 Guaranty shall sometimes be hereinafter individually referred to as a "Guaranty" and collectively, as the "Guaranties"), Assignor guarantied all of the indebtedness, obligations and liabilities of Guarantor 4 to Assignee, whether now existing or hereafter arising, and howsoever created, arising or evidenced, including, but not limited to, pursuant to the Loan Agreement and the Guarantor 4 Revolving Note.

1.03 <u>Hypothecation</u>. (A) The members holding a majority of interest of Assignor also hold a majority of membership interests of each of Borrowet 111 Borrowet 2, Borrower 3, Borrower 4 and Guarantor 4; and (B) the making di the loans which are the subject of the Borrower 1 Term Note, the Borrower 2 Revolving Nocembhat Bordowerro prerty Note, Borrower 4 Revolving Note and the Guarantor 4 Revolving Note will give financial and business benefits to Assignor; and (C) Assignor wishes to induce Assignee to make the loans which are the subject of the Notes (collectively, the "Loans"); and (D) on June 15, 1995, Assignor executed and delivered to Assignee a hypothecation agreement relating to the Property (as defined below); and (E) contemporaneously with the execution and delivery of Amendment No. 1 to this Assignment, Assignor is executing and delivering a hypothecation agreement relating to the Property

Assignee to both enter into the Loan
Agreement and make that cans, and as security
for the repayment of the Notes, the payment
and performance of the Guaranties and payment
and performance of all other indebtedness,
obligations and liabilities of Assignor,
Borrower 1, Borrower 2, Borrower 3, Borrower
4 and/or Guarantor 4 to Assignee, howsoever
created, arising or evidenced, and whether
now existing or hereafter arising, including,
but not limited to, under the Loan Agreement,
the Lake Crest Loan Agreement and any
document entered into or given pursuant to
the Loan Agreement and/or the Lake Crest Loan

Agreement (all of the indebtedness, liabilities and obligations referenced in this Section 1.03 shall be collectively referred to as the "Obligations"), Assignor has agreed to execute and deliver to Assignee this Assignment (the "Assignment"). In the event of any conflict between the terms and provisions of this Assignment and the terms and provisions of the Loan Agreement, the terms and provisions of the Loan Agreement shall control and govern. This Assignment is given as equal security for all of the Obligations without preference or priority of any part of the Obligations by reason of priority of time or of the negotiation thereof or otherwise.

Jocument 1s This Assignment is given in part to secure |Revolving Credit | Obligations as evidenced and witnessed by the Borrower 2 Revolving Noternthat Borthwepro Revolving Note and the Guarantor 4 Revolving Note secures that only the 111debtedness Assignor, Borrower 1, Borrower 2, Borrower 3 Borrower 4 and/or Guarantor 4 existing on the date hereof, but all such future advances, whether such advances are obligatory or to be made at the option of the Assignee, or otherwise as are made within 20 years from the date hereof, to the same extent as if such future advances were made on the date of the execution of this Assignment, and although there may be no indebtedness outstanding at the time any advance is made The lien of this Assignment as to third persons without actual notice thereof shall be valid as to all indebtedness and future

exhibit A attached hereto. The total amount of revolving indebtedness that may be secured by this Assignment may increase or decrease from time to time, but the total unpaid balances of the Borrower 2 Revolving Note, the Borrower 4 Revolving Note and the Guarantor 4 Revolving Note secured at any one time, shall not exceed the maximum principal amount of the aggregate of the Borrower 2 Revolving Note, the Borrower 4 Revolving Note and the Guarantor 4 Revolving Note (as such

advances from the time this Assignment is filed for record in the Office of the

Recorder of Deeds of the County set forth on

revolving notes amended, extended, substituted, restated, replaced or renewed from time to time), plus interest thereon and any disbursements made by the Assignee for the payment of taxes, special assessments, or insurance on the above described real estate, with interest on such disbursements."

- 2. All references in the Assignment to "the Guaranty" are amended to read "the Guaranties".
- 3. All references in the Assignment to the "Operator" are amended to read "Borrower 1, Borrower 2, Borrower 3, Borrower 4, Guarantor 1, Guarantor 2 and/or Guarantor 4".
- 4. All references in the Assignment to the Assignment shall mean the Assignment as amended by this Amendment and as may be further amended and/or restated from time to time.
- 5. In all other respects, the Assignment is hereby restated, reaffirmed and incorporated become the only amendments intended to be made thereto being those above set forth. Except as specifically set forth herein to the contrary, all terms defined in the Assignment shall have the same meanings herein as therein.

IN WITNESS WHEREOF, the undersigned has caused this Amendment to be duly executed and delivered as of the date first above written.

EAST CHICAGO NURSING HOME,

L.C.

eric A. Rommer

SEAL Tisle:

ATTEST:

Thomas B. Hein

Title: Manager

This Document Prepared By, and After Filing Shall be Mailed To:

Steven Bright, Esq.
Boehm, Pearlstein & Bright, Ltd.
33 North LaSalle Street
Suite 3500
Chicago, Illinois 60602



STATE OF ILLINOIS)

OUNTY OF C O O K)

The Undersigned, a Notary Public in and for said County in the state aforesaid, DO HEREBY CERTIFY THAT Eric A. Rothner of EAST CHICAGO NURSING HOME, L.L.C. personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Manager and Manager respectively, appeared before me this day in person and acknowledged that they signed and delivered said instrument as their own free and voluntary act, and as the free and voluntary act of said Corporation, for the uses and purposes therein set forth; and said then and there acknowledged that such person, as custodian of the seal of said company, did affix the corporate seal of said Company to said instrument as such person's own free and voluntary act and as the free and voluntary act and as the free and voluntary act of said Company, for the uses and purposes therein set forth. This Document is the property of GIVEN under my hand and Notarial Seaf thi OFFICIAL SEAL My Commission Expires: ANNA MARIA BERNARDI NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 5/7/97

EXHIBIT A

LEGAL DESCRIPTION

PARCEL 1: Lots 11, 12, 13 and 14, and the vacated alley lying East and adjoining Lots 11, 12 and 13 and lying West and adjoining Lot 14; and the North Helf of the vacated alley lying South and adjoining said Lot 14, Peto's Addition, in the City of East Chicago, as shown in Plat Book 6, page 12, in Lake County, Indiana.

PARCEL 2: The South 167 feet of Lot 33, Block 5, and the South Half of the vacated alley lying North and adjoining the East 135.27 feet thereof, in Subdivision of the North Half of the Northwest Quarter of Section 33, Township 37 North, Range 9 West of the Second Principal Meridian, in the City of Rast Chicago, as shown in Plat Book 4, page 4, in Lake County, Indiana.

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