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STATE OF INDIANA FILED FOR RECORD

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THIRD PARTY LENDER AGREEMENT

THIS THIRD PARTY LENDER AGREEMENT (Agreement) is dated this 9th day of May, 2011, by and between 1st Source Bank, (Third Party Lender) whose address is 100 N Michigan St South Bend, /N 46601 and Indiana Statewide Certified Development Corporation, (CDC) whose address is 4181 East 96th Street Indianapolis, IN 46240.

RECITALS

1. As described in the "Authorization for Debenture Guarantee (SBA 504 Loan)," as amended (Authorization), and as detailed below, the Third Party Lender will provide term financing (Third Party Loan), and the CDC will provide a loan (the 504 Loan) funded by a debenture issued by the CDC and guaranteed by the U.S. Small Business Administration (SBA), to Borrower and Operating Company if any, (collectively Borrower) for purposes of financing the Project described in the Authorization, which involves the acquisition and/or improvement of the real and/or personal property described below, and in Exhibit A attached hereto and incorporated herein by reference (Project Property): [17]

SBA Loan #: CDC-426,508 50 08-IND SBA Loan Name: Taco Bell - Hobart Borrower: Gilmol Enterprises, L.P.

Operating Company (if any): Indi-Illi Mexican Food Co Inc.

Third Party Lender Loan Amount: \$425,000.00 Term of Third Party Lender Loan: 10 Years

If Real Property -- Project Property Address: 8476 East Ridge Road, Street address: City, State, Zip code: Hobart, IN 46342-2556 Attach Legal description as Exhibit A

If Personal Property - Description: Equipment, Fixtures, Inventory, Accounts, Instruments, Chattel Paper, General Intangibles, now owned or later acquired, located at or associated with the business operations located at 8476 East Ridge Road, Hobart IN 46342.

2. The parties have required the Borrower to grant liens or security interests in the Project Property to secure the separate loans advanced by the parties (Common Collateral), and the lien or security interest held by CDC (CDC Lien) will be junior and subordinate to the lien or security interest held by the Third Party Lender (Third Party Lender Lien), unless CDC and SBA agree otherwise in writing.

920111290 FIDELITY NATIONAL TITLE INSURANCE COMPANY Valparaiso IN 4553 SBA Form 2287 (September 2010)

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TERMS AND CONDITIONS

In consideration of the above factual recitals, the mutual agreements set forth below, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. <u>Amount of Third Party Loan.</u> The Third Party Lender represents that the Third Party Loan is fully advanced and does not and will not exceed the amount allowed in the Authorization.
- 2. <u>Subordination of 504 Loan.</u> CDC agrees to make the 504 Loan to the Borrower, subject to SBA's approval, and accept a junior and subordinate position in the Common Collateral upon the condition that Third Party Lender executes this Agreement and makes the Third Party Loan.
- 3. Accurate Information. The Third Party Lender warrants and represents that all information provided to CDC, including, without limitation, all information regarding the Borrower's financial condition, is accurate to the best of its knowledge and that Third Party Lender has not withheld any material information. Third Party Lender acknowledges that for purpose of this transaction, CDC is acting on behalf of the SBA, an agency in the United States Government, except that SBA accepts no liability or responsibility for any wrongful act or omission by CDC. Third Party Lender further acknowledges that any false statements to CDC can be considered a false statement to the SBA, and that CDC and the SBA are relying upon the information submitted by the Third Party Lender.
- 4. Waiver of Provision Not to Encumber Common Collateral. If any of the Third Party Lender's documents evidencing the Third Party Loan and/or Third Party Lender Lien contain provisions that prohibit further encumbrances on the Common Collateral or subordinate debt by the Borrower or which restrict Borrower's ability to assign its lease on, or rents, income or profits from, the Common Collateral, then Third Party Lender waives its right to enforce such provisions as they may apply to the 504 Loan and the CDC Lien.
- 5. Compliance with 504 Loan Program Requirements. Third Party Lender agrees that all documents evidencing the Third Party Loan and the Third Party Lender Lien will comply with the 504 Loan Program requirements as established by the SBA and including those identified in the following subparagraphs, and in the event that it is determined that one or more of the provisions in such documents do not comply with any of these 504 Loan Program requirements, Third Party Lender agrees to waive the right to enforce all such provisions.
 - a. No Open-Ended Features and No Future Advances. The Third Party Loan must not be open-ended. After completion of the project, the Third Party Lender may not make future advances under the Third Party Loan except expenditures to collect the amounts due the Third Party Loan notes, maintain collateral and protect the Third Party Lender's lien position on the Third Party Loan.
 - b. <u>No Early Call or Demand Provisions.</u> Third Party Lender agrees that Third Party Loan must not contain any early call feature or contain any demand provisions unless the loan is in default.

- c. <u>No Cross-Collateralization</u>. Third Party Lender agrees that the Common Collateral is not now, and will not be in the future, security for any other financing provided by Third Party Lender to Borrower other than the Third Party Loan in a superior position to that of the CDC lien unless authorized in writing by CDC and SBA.
- d. No Cross-Default. During the term of the Third Party Loan, Third Party Lender will not exercise any cross-default, "deem at-risk," or any other provisions in documents evidencing the Third Party Loan or Third Party Lender Lien which allow Third Party Lender to make demand prior to maturity unless the loan is in default.
- e. <u>Maturity and Balloon Payments.</u> The Third Party Loan has a term of at least 7 years when the 504 loan is for a term of 10 years and 10 years when the 504 loan is for 20 years. If there is more than one Third Party Loan, an overall loan maturity must be calculated, taking into account the maturities and amounts of each loan. If there is a balloon payment, it must be clearly identifies in the Authorization.
- f. Reasonable Interest Rate. The Third Party Loan has a reasonable interest rate which does not and will not exceed the maximum interest rate for Third Party Loans from commercial financial institutions as published periodically by SBA in the Federal Register and in effect as of the date of this Agreement.
- 6. No Preference. No Third Party Lender shall establish a preference beyond its rights as a senior lender on the Third Party Loan without the prior written consent of CDC/SBA. See 13 C.F.R. §120.10 for a definition of preference. If the Third Party Lender does take additional collateral or otherwise have a preference, in the case of liquidation, any proceeds received as a result of a preference must be applied to the Third Party Lender's debt prior to the proceeds from the liquidation of the common collateral held by the CDC/SBA and the Third Party Lender.
- 7. Notice of Default under the Third Party Loan. In the event of a default under the Third Party Loan or Third Party Lien, Third Party Lender must give CDC and SBA written notice, referencing the loan number for the 504 loan, of such default within thirty (30) days of the event of default and at least sixty (60) days prior to Third Party Lender's foreclosure upon the Common Collateral.
- 8. <u>Certification as to Default Interest Rate as Against Borrower.</u> Third Party Lender may not escalate the rate of interest upon default to a rate greater than the maximum rate published by SBA in the Federal Register from commercial financial institutions in effect as of the date of this Agreement. SBA will only pay the interest rate on the note in effect before the date of Borrower's default.
- 9. Subordination to 504 Loan and CDC Lien, of Amounts Attributable to Default Provisions.
 - a. The term "Default Charges" used in this paragraph includes, but is not limited to, prepayment penalties, late fees, other default charges, and escalated interest after default due under the Third Party Loan.

- b. To the extent the Third Party Lender Lien secures any amounts attributable to Default Charges, which may exist in the Third Party Loan and Third Party Lender Lien, Third Party Lender Lien is and will be subordinate to the 504 Loan and the CDC Lien. This subordination applies only to CDC and SBA and their successors and assigns, and in no event shall be applicable to Borrower or any guarantor of the Third Party Loan.
- c. In the event of default under the Third Party Loan, CDC or SBA may bring the Third Party Loan current or may acquire the Third Party Loan secured by the Third Party Lender Lien. Third Party Lender agrees that in either of these circumstances, the amount to bring the Third Party Loan current or the purchase price of that loan will be net of all amounts attributable to the Default Charges so subordinated to the 504 Loan and the CDC Lien. Third Party Lender further agrees that if it receives from CDC/SBA any amounts attributable to such Default Charges, Third Party Lender holds such funds in trust for SBA and will remit such funds to SBA as soon as possible. Should CDC or SBA not purchase the Third Party Loan but rather bring the Third Party loan current, Default Charges on the Third Party Loan may remain due and owing from the Borrower.
- 10. <u>Liquidation.</u> In the event that either the Third Party Loan or the 504 Loan is declared in default, Third Party Lender and CDC and SBA agree to cooperate in liquidating and/or selling the Collateral. Third Party Lender agrees to (a) accept a U.S. Treasury check(s) in connection with any purchase of Third Party Lender's note or any foreclosure or liquidation bid by CDC or SBA; (b) to provide CDC and SBA with the loan payment status, loan payment history, and an itemized payoff statement of the Third Party Loan; (c) to provide CDC and SBA with copies of any appraisals, environmental investigations, or title examinations or searches of the Collateral conducted by or for Third Party Lender; and (d) to provide any other information about Borrower or the Third Party Loan requested by CDC and SBA in writing.
- 11. <u>Waiver of Right to Indemnification by SBA or CDC.</u> If Third Party Lender's documents contain provisions granting Third Party Lender the right to indemnification by subsequent owners of the Project Property, then Third Party Lender waives its right to enforce such provisions against SBA or CDC in the event SBA or CDC acquires title to the Project Property through foreclosure of the CDC Lien, acceptance of a deed in lieu of foreclosure, or otherwise.
- 12. <u>Bank Regulatory Issues.</u> If Third Party Lender is regulated by one of the Federal functional regulators (Comptroller of the Currency, Federal Deposit Insurance Corporation, Office of Thrift Supervision, or National Credit Union Administration), Third Party Lender represents that it is subject to the Joint Final Rule on Customer Identification Programs (CIP) in 31 C.F.R. 103.121 and that it or its agent will perform with respect to the Borrower the specified requirements of its CIP.
- 13. No Implied Third Party Beneficiaries. To the extent there is a conflict between this Agreement and any provision in any agreement either Party may have with a third party, including but not limited to, Borrower, the terms and conditions in this Agreement shall supercede any such provision. The parties agree that SBA may enforce this agreement as a third party beneficiary, and further agree that this Agreement shall not grant any right, benefit, priority, or interest to any other third party, including but not limited to, Borrower.

- Successors and Assigns. This Agreement will inure to the benefit of and bind the respective parties to this Agreement, and their successors and assigns, including any party acquiring the Third Party Loan and Third Party Lender Lien by sale, assignment, or other transfer from Third Party Lender. Third Party Lender agrees that CDC may assign this Agreement to the SBA, and waives all rights to contest such assignment.
- 15. Federal Law. When SBA is the holder of the loan instruments evidencing the 504 Loan and any security for that loan (including but not limited to the CDC Lien on the Common Collateral), this Agreement and all such instruments will be construed in accordance with Federal law. CDC or SBA may use local or state procedures for purposes such as filing papers, recording documents, giving notice, foreclosing liens, and other purposes, but by using these procedures, SBA does not waive any federal immunity from local or state control, penalty, tax, or liability. The Third Party Lender may not claim or assert against SBA any local or state law to deny any obligation of Borrower, or defeat any claim of SBA with respect to the 504 Loan.
- 16. <u>Termination.</u> This document will be released and terminated upon the payment in full of either the Third Party Loan or the 504 loan and all costs related thereto.
- 17. Counterparts. This Agreement may be executed in any number of counterparts, each of which will be deemed an original, and all of which together constitute one and the same instrument.
- 18. <u>Validity of Provisions</u>. In the event that any provision of this Agreement is deemed invalid by a court of competent jurisdiction, all other provisions of this Agreement shall remain valid and enforceable.
- 19. Revision of this Agreement. Both Third Party Lender and CDC agree that this Agreement is a standard SBA Form, and, as such, neither party has authority to modify or delete any provision in this Agreement, or add any additional provisions, without prior written authorization from the SBA.
- 20. <u>Authority to Execute Agreement.</u> The persons signing below certify that they have been duly authorized to execute this Agreement on behalf of their respective party.

LENDER: 1st Sour	ce Bank
Ву:	hup, m
Print Name: _	BRAD K. BUGHER
Title:	VP

STATE OF INDIANA)	
county of Marshall) ss:	
certify that Brad K. Bucher persons whose names are subscribed to the foregoing	
appeared before me this day in person and severally	
instrument as their free and voluntary acts as such office Corporation, for the uses and purposes therein set forth.	rs, and as the free and voluntary act of the aforesaid
Corporation, for the uses and purposes therein set forth.	- 4.1
GIVEN under my hand and notarial seal this	s = 2 day of May , 2011.
	Signed: Julian Eurans
	Notary Public
	Print: Lufton EVans My Commission Expires: Nov 2, 2014
	My County of Residence: Marshall
Docum	entis
NOT OF	FICIAL!
CERTIFIED DEVELOPMENT COMPANY (CDC):	the property of
Indiana Statewide Certified Development Corporat	
By: Sin Intruz	ty recorder.
Print Name: Jean Wojtowicz	
Tatle: Secretary	
CTATE OF PURIANA	
STATE OF INDIANA) SS:	
COUNTY OF MARION	
osolvi i or influence)	
certify that Jean Wojtowicz, known to me to be the foregoing instrument as such officers of Indiana Statewics severally acknowledged that they signed and delivered sa	de CDC, appeared before me this day in person and id instrument as their free and voluntary acts as such
officers, and as the free and voluntary act of the aforesai forth.	d Corporation, for the uses and purposes therein set
GIVEN under my hand and notarial seal this	s 9 th day of May, 2011.
	10.0 11.1
RITA HUTCHESON	Signed: Notary Public
Notary Public, State of Indiana Marion County	Print:
My Commission Expires July 15, 2015	My Commission Expires:
10, 10, 2010	My County of Residence:

ASSIGNMENT TO SBA

Assignment: CDC assigns this Third Party Lender Agreement to SBA

By:

Jean Wojtowicz, Secretary,

Date: May 9, 2011

Document is NOT OFFICIAL!

This Document is the property of

This instrument was prepared by: Arry S. Thurmond, Attorney at Law, 4181 E. 96th St, Suite 200, Indianapolis, IN 46240

"I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law." Amy S. Thurmond, Attorney at Law.



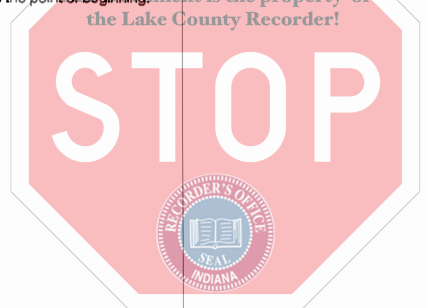
SBA Form 2287 (September 2010)

7

No: 920111290

LEGAL DESCRIPTION

That part of the Southwest Quarter of Section 21, Township 36 North, Range 7 West of the Second Principal Meridian, Hobart Township, Lake County, Indiana, which is described as: Beginning at a point on the South Line of said Section which is East (assumed bearing) 927.00 feet from the Southwest corner of said Section; thence North 01 degrees 44 minutes West 240 feet; thence East 239.00 feet; thence South 01 degrees 44 minutes West 240 feet; thence West along the South line of said Section, 239.00 feet to the point of beginning, excepting therefrom the following described real estate: A part of the South half of the Southwest Quarter of Section 21, Township 36 North, Range 7 West, Lake County, Indiana described as follows: Commencing at the Southwest corner of said Section; thence South 89 degrees 32 minutes 06 seconds 952.00 feet along the South line of said Section to the prolonged East boundary of said St. Joseph Place to where the North boundary of U.S.R. 6 (37th Avenue) meets the East boundary of said St. Joseph Place and the point of beginning of this description; thence North 1 degrees 15 minutes 22 seconds West 20.01 feet along the boundary of said St. Joseph Place; thence South 42 degrees 49 minutes 36 seconds East 27.52 feet to the North boundary of said U.S.R. 6; thence North 89 degrees 25 minutes 57 seconds West 18.27 feet along the boundary of said U.S.R. 6; thence North 89 degrees 25 minutes 57 seconds West 18.27 feet along the boundary of said U.S.R. 6 to the point of beginning.



LEGAL 6/98 SB