

**UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

IN RE:

Case No.: 8:26-bk-01636-CPM

Chapter 11

RAD Diversified REIT, Inc.

\_\_\_\_\_  
Debtor. /

**MOTION FOR RELIEF FROM AUTOMATIC  
STAY, OR IN THE ALTERNATIVE, ADEQUATE PROTECTION**

**COMES NOW** Kiavi Funding, Inc., hereinafter referred to as “Movant”, seeking modification of the automatic stay in this case in order to exercise any and all rights Movant may have in the collateral described below, or in the alternative, adequate protection, and for cause would show the Court as follows:

1. On March 1, 2026, RAD Diversified REIT, Inc. (hereinafter referred to as “Debtor”), filed for relief under Chapter 11 of the Bankruptcy Code.
2. Jurisdiction of this cause is granted to the Bankruptcy Court pursuant to 28 U.S.C. §1334, 11 U.S.C. §362 and all other applicable rules and statutes affecting jurisdiction of the Bankruptcy Courts generally.
3. Debtor, RAD Diversified REIT, Inc., A Maryland Corporation, executed a Promissory Note and Mortgage (hereinafter referred to as “Agreement”) in the principal amount of \$142,500.00, together with interest thereon as set forth therein. Movant is the mortgage of record regarding a Mortgage securing the Note and encumbering certain property as more fully described in this Motion for Relief from Stay. A copy of the Mortgage together with the Note are attached hereto as Exhibit “A”.

4. Funds were advanced in connection with the aforementioned agreement as purchase money for the following real property (the “Subject Property”):

**REAL PROPERTY AT 4147 NORTH 9<sup>TH</sup> STREET, PHILADELPHIA, PA 19140, AND MORE ACCURATELY DESCRIBED BY ITS LEGAL DESCRIPTION WHICH IS:**

ALL THAT CERTAIN lot or piece of ground with the buildings and improvements thereon erected.

SITUATE on the East side of Ninth Street at the distance of one hundred twenty-seven feet two inches Southward from the South side of Hunting Park Avenue in the 43rd Ward of the City of Philadelphia.

CONTAINING in front or breadth on the said Ninth Street fifteen feet eight inches and extending of that width in length or depth Eastward fifty-three feet to the middle line of a certain three feet wide alley which extends Northward into the said Hunting Park Avenue.

TOGETHER with the free and common use, right, liberty and privilege of the aforesaid alley, as and for a passageway and watercourse at all times hereafter, forever in common with the owners, tenants and occupiers of the other lots of ground bounding thereon and entitled to the use thereof.

BEING NO. 4147 North 9th Street.

5. The Mortgage provides Movant a lien on the Subject Property located in Philadelphia County, Pennsylvania.

6. The terms of the aforementioned Agreement entitle Movant to possession of the collateral upon Default. The Movant has declared the Debtor in Default.

7. Movant now holds equitable title to the collateral as a result of the terms of the Agreement.

8. Debtor has defaulted under the terms of the Agreement by failing to make the payments as required under the Agreement. The account is currently due for the October 1, 2024, payment. The current delinquency as of March 12, 2026, is \$16,452.18 through and including the March 1, 2026 payment. The current monthly payment is \$914.01 which consists of principal, interest, and escrow. The payoff is \$186,632.40 as of March 12, 2026.

9. According to the Philadelphia County Property Appraiser, the property value is estimated at \$101,700.00. Attached hereto as Exhibit “B”.

10. Movant's security interest in the subject property is being significantly

jeopardized by Debtor's failure to comply with the terms of the subject loan documents while Movant is prohibited from pursuing lawful remedies to protect such interest. Movant has no protection against the erosion of its collateral position and no other form of adequate protection is provided.

11. If Movant is not permitted to enforce its security interest in the collateral or be provided with adequate protection, it will suffer irreparable injury, loss, and damage.

12. Movant requests that all communications sent by Movant in connection with proceeding against the property including, but not limited to, notices required by state law and communications to offer and provide information with regard to potential Forbearance Agreement, Loan Modification, Refinance Agreement, Loss Mitigation Agreement or other Loan Workout, may be sent directly to the Debtor.

13. Movant further requests this Court grant it relief from the Automatic Stay in the case pursuant to §362(d)(1) of the Bankruptcy Code, for cause, namely the lack of adequate protection to Movant for its interest in the above stated collateral. The value of the collateral is insufficient in and of itself to be provided to the Movant. Movant additionally seeks relief from the Automatic Stay pursuant to §362(d)(2) of the Bankruptcy Code, as the collateral is unnecessary to an effective reorganization of the Debtor's assets.

14. Movant has incurred court costs in the amount of \$199.00 and attorney's fees in the amount of \$1,350.00 in this proceeding and will incur additional fees, costs and expenses in foreclosing the Mortgage and in preserving and protecting the property, all of which additional sums are secured by the lien of the Mortgage. Movant seeks an award of its reasonable attorneys' fees and costs, or alternatively, leave to seek recovery of its

reasonable attorneys' fees and costs in any pending or subsequent foreclosure proceeding.

15. A Proposed Order accompanies this Motion. See Exhibit "C" attached hereto.

WHEREFORE, Movant prays this Honorable Court enter an order modifying the automatic stay under 11 U.S.C. §362(d) to permit Movant to take any and all steps necessary to exercise any and all rights it may have in the collateral described herein, to gain possession of said collateral, to waive the 14-day stay imposed to Fed.R.Bankr.P. 4001(a)(4), to seek recovery of its reasonable attorneys' fees and costs incurred in this proceeding, or in the alternative grant Movant adequate protection payments, and to any such further relief as this Honorable Court deems just and proper.

**DATED** this 24th day of March 2026.

Respectfully submitted,

/S/ Seth J. Greenhill  
SETH J. GREENHILL, ESQ.  
Florida Bar # 97938  
PADGETT LAW GROUP  
6267 Old Water Oak Road, Suite 203  
Tallahassee, FL 32312  
(850) 422-2520 (telephone)  
(850) 422-2567 (facsimile)  
Seth.Greenhill@padgettlawgroup.com  
*Attorney for Creditor*

**CERTIFICATE OF SERVICE**

I **HEREBY CERTIFY** that a true and correct copy of the foregoing has been furnished to the parties on the attached Service List by electronic notice and/or by First Class U.S. Mail on this 24th day of March 2026:

/S/ Seth J. Greenhill

SETH J. GREENHILL, ESQ.

Florida Bar # 97938

PADGETT LAW GROUP

6267 Old Water Oak Road, Suite 203

Tallahassee, FL 32312

(850) 422-2520 (telephone)

(850) 422-2567 (facsimile)

Seth.Greenhill@padgettlawgroup.com

*Attorney for Creditor*

**SERVICE LIST (CASE NO. 8:26-bk-01636-CPM)**

Furnished by US Mail on the 24th day of March 2026

*Debtor*

RAD Diversified REIT, Inc.  
11418 US-19 N.  
Port Richey, FL 34688

Furnished by US Mail on the 24th day of March 2026

Attached Creditor Matrix

Furnished by electronic notice on the 24th day of March 2026

*Attorney for Debtor*

Jessey James Krehl  
Pack Law  
4649 Ponce de Leon Boulevard  
Ste 405  
Coral Gables, FL 33146

*Attorney for Debtor*

Joseph A Pack  
Pack Law  
4649 Ponce de Leon Boulevard  
Ste 405  
Coral Gables, FL 33146

*U.S. Trustee*

United States Trustee - TPA  
Timberlake Annex, Suite 1200  
501 E Polk Street  
Tampa, FL 33602

Nicole Peair  
Timberlake Annex  
501 E Polk Street, Suite 1200  
Tampa, FL 33602

Label Matrix for local noticing  
113A-8  
Case 8:26-bk-01636-CPM  
Middle District of Florida  
Tampa  
Thu Mar 19 12:06:55 EDT 2026

Bush Ross, P.A.  
P.O. Box 3913  
Tampa, FL 33601-3913

Fay Servicing, LLC as Servicer for U.S. Bank  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue  
Suite 160  
Garden City, NY 11530-1631

J.P. Morgan Mortgage Trust 2023-DSCI c/o Cit  
c/o Seth Greenhill  
6267 Old Water Oak Road  
Suite 203  
Tallahassee, FL 32312-3858

Metropolitan Life Insurance Company  
c/o McCalla Raymer Leibert Pierce, LLP  
Bankruptcy Department  
110 S.E. 6th Street Suite 2300  
Fort Lauderdale, FL 33301-5055

PNC BANK, NATIONAL ASSOCIATION, successor to  
c/o Kylie A. Riordan, Esq.  
Burr & Forman LLP  
200 S. Orange Ave, Suite 800  
Orlando, FL 32801-6404

SN Servicing Corporation as Servicer for U.S  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue  
Suite 160  
Garden City, NY 11530-1631

U.S. Bank Trust National Association  
Robertson, Anschutz, Schneid, Crane & Pa  
13010 Morris Road., Suite 450  
Alpharetta, GA 30004-2001

Wilmington Savings Fund Society  
Robertson, Anschutz, Schneid, Crane & Pa  
13010 Morris Road., Suite 450  
Alpharetta, GA 30004-2001

Wilmington Savings Fund Society, FSB, not in  
c/o Seth Greenhill  
6267 Old Water Oak Road  
Suite 203  
Tallahassee, FL 32312-3858

Fay Servicing, LLC as Servicer for U.S. Ban  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue  
Suite 160  
Garden City, NY 11530-1631

Civic Real Estate Holdings III, LLC  
c/o Howard Law  
902 Clint Moore Road  
Suite 220  
Boca Raton, FL 33487-2828

Fay Servicing, LLC as servicer for Wilmingtono  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue  
Suite 160  
Garden City, NY 11530-1631

Kiavi Funding Inc  
Tromberg, Miller, Morris & Partners  
600 West Hillsboro Boulevard  
Suite 600  
Deerfield Beach, FL 33441-1611

NEWREZ LLC D/B/A SHELLPOINT MORTGAGE SERVICI  
PO Box 10826  
Greenville, SC 29603-0826

Premiere Networks, Inc.  
c/o Kimberly Held Israel, Esq.  
Suite 1150  
Orlando, FL 32801 United States

U.S. Bank National Association, not in its i  
Aldridge Pite, LLP  
3525 Piedmont Road, N.E.  
Suite 700  
Atlanta, GA 30305-1608

U.S. Bank Trust National Association, not in  
Six Piedmont Center 3525 Piedmont Road,  
Atlanta, GA 30305 United States

Wilmington Savings Fund Society, FSB  
Robertson, Anschutz, Schneid, Crane & Pa  
13010 Morris Road., Suite 450  
Alpharetta, GA 30004-2001

Benjamin C. Patton  
McRae Metcalf, P.A.  
2612 Centennial Place  
Tallahassee, FL 32308-0572

BrightHouse Life Insurance Company  
Six Piedmont Center 3525 Piedmont Road,  
Atlanta, GA 30305 United States

DLP Lending Fund LLC  
c/o Esther McKean, Esq.  
Akerman LLP  
420 S. Orange Ave., Suite 1200  
Orlando, FL 32801-4904

Greene Street Funding Trust II  
2313 W Violet Ave  
Tampa, FL 33603-1421

Lima One Capital Loan  
Atlas Solomon LLP  
7674 W. Lake Mead Blvd. Suite 220  
Las Vegas, NV 89128-6644

NWL Company, LLC  
Padgett Law Group  
6267 Old Water Oak Road, Suite 203  
Tallahassee, FL 32312-3858

RAD Diversified REIT, Inc.  
Jointly Administered with  
26-bk-01637-CPM, 26-bk-01638-CPM,  
26-bk-01639-CPM, 26-bk-01640-CPM  
11418 US-19 N.  
Port Richey, FL 34668-1438

U.S. Bank Trust National Association  
P.O. Box 10826  
Greenville, SC 29603-0826

WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN  
Six Piedmont Center 3525 Piedmont Road,  
Atlanta, GA 30305 United States

Wilmington Savings Fund Society, FSB, as Own  
FCI Lender Services, Inc.  
PO Box 27370  
Anaheim Hills, CA 92809-0112

Brandon Dutch Mendenhall  
c/o Jeffrey W. Warren  
Bush Ross, P.A.  
P.O. Box 3913  
Tampa, FL 33601-3913

Brandon Dutch Mendenhall  
c/o Kathleen L. DiSanto, Esq.  
Bush Ross, P.A.  
P.O. Box 3913  
Tampa, FL 33601-3913

Brighthouse Life Insurance Company  
c/o Aldridge Pite, LLP  
Six Piedmont Center  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

Brighthouse Life Insurance Company  
c/o Aldridge Pite, LLP Attn: Tricia Morr  
Six Piedmont Center  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

Civic Real Estate Holdings III, LLC  
c/o MATTHEW KLEIN  
902 Clint Moore Road, Suite 220  
Boca Raton, FL 33487-2828

DLP Lending Fund LLC  
c/o Esther McKean, Esq.  
420 S. Orange Ave., Suite 1200  
Orlando, FL 32801-4904

DLP Lending Fund LLC  
c/p Esther McKean, Esquire  
AKERMAN LLP  
420 South Orange Avenue, Suite 1200  
Orlando, FL 32801-4904

Department of Revenue  
PO Box 6668  
Tallahassee FL 32314-6668

Fay Servicing  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue, Suite 160  
Garden City, NY 11530-1631

Fay Servicing, LLC  
c/o Laura Noyes, Esq.  
FRIEDMAN VARTOLO LLP  
1325 Franklin Avenue, Suite 160  
Garden City, NY 11530-1631

GREENE STREET FUNDING TRUST II  
c/o Amy M Kiser  
2313 W Violet Street  
FL 33603-1421

GREENE STREET FUNDING TRUST II  
c/o Rubin Lublin LLC  
2313 W. Violet St.  
Tampa, FL 33603-1421

Internal Revenue Service  
P.O. Box 7346  
Philadelphia, PA 19101-7346

J.P. Morgan Trust 2023-DSC  
c/o Seth Greenhill Esq.,  
Padgett Law Group  
6267 Old Water Oak Road, Suite 203  
Tallahassee, FL 32312-3858

Kiavi Funding Inc  
c/o Tromberg, Miller, Morris & Partners  
600 West Hillsboro Boulevard  
Suite 600  
Deerfield Beach, FL 33441-1611

Lima One Capital Loan  
c/o Atlas Solomon LLP  
7674 W. Lake Mead Blvd Ste 220  
Las Vegas, NV 89128-6644

NWL Company, LLC  
c/o Seth Greenhill Esq.,  
Padgett Law Group  
6267 Old Water Oak Road, Suite 203  
Tallahassee, FL 32312-3858

Office of the Attorney General  
State of Florida, Dept of Legal Affairs  
Attn: Sasha Funk Granai  
3507 E Frontage Road Suite 325  
Tampa FL 33607-1795

PNC BANK, NATIONAL ASSOCIATION, successor to  
c/o Kylie A. Riordan, Esq.  
BURR & FORMAN LLP  
200 S. Orange Avenue, Suite 800  
Orlando, Florida 32801-6404

PNC Bank, National Association  
c/o Brian D. Darer  
Parker Poe Adams & Bernstein LLP  
P.O. Box 389  
Raleigh, NC 27602-0389

PNC Bank, National Association  
c/o Brian D. Darer, Esq.  
301 Fayetteville Street, Suite 1400  
Raleigh, North Carolina 27601-2172

PNC Bank, National Association  
c/o Hailey W. Klabo, Esq.  
301 Fayetteville Street, Suite 1400  
Raleigh, North Carolina 27601-2172

PNC Bank, National Association  
c/o Hailey W. Klabo, Esq.  
Parker Poe Adams & Bernstein LLP  
301 Fayetteville Street, Suite 1400  
Raleigh, NC 27601-2172

Premiere Networks, Inc.  
c/o Kimberly Held Israel, Esq.  
Kaufman Dolowich  
301 E. Pine St., Ste. 1150  
Orlando, FL 32801-2741

Robert J. Geraghty  
90 Middle Branch Drive  
Alfred ME 04002-3155

SN Servicing Corporation  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue, Suite 160  
Garden City, NY 11530-1631

Suresh Patel  
1102 Sandtrap Way  
Durham, NC 27703-6588

The Daily Upside, LLC  
McRae & Metcalf, P.A.  
2612 Centennial Place  
Tallahassee, FL 32308-0572

U.S. BANK TRUST NATIONAL ASSOCIATION  
Robertson, Anschutz, Schneid, Crane  
13010 Morris Road., Suite 450  
Alpharetta, GA 30004-2001

U.S. BANK TRUST NATIONAL ASSOCIATION  
c/o Robertson, Anschutz, Schneid, et al  
6409 Congress Avenue, Suite 100  
Boca Raton, FL 33487-2853

U.S. Bank National Association  
c/o Aldridge Pite, LLP  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

U.S. Bank National Association  
c/o Aldridge Pite, LLP, Attn: Tricia Mor  
Six Piedmont Center  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

U.S. Bank National Association  
c/o Dan Eisenhower Esq.,  
De Cubas & Lewis, P.A.  
PO Box 5026  
Fort Lauderdale, FL 33310-5026

U.S. Bank National Association, as Trustee o  
c/o Kelsey E. Burgess, Esq., Trenam Law  
101 E. Kennedy Blvd., Suite 2700  
Tampa, FL 33602-5150

U.S. Bank National Association, as Trustee o  
c/o Stephanie C. Lieb, Esq., Trenam Law  
101 E. Kennedy Blvd., Suite 2700  
Tampa, FL 33602-5150

U.S. Bank Trust National  
Association, not in its individual capac  
P.O. Box 10826  
Greenville, SC 29603-0826

U.S. Bank Trust National Association  
c/o Aldridge Pite, LLP  
Six Piedmont Center  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

United States Trustee - TPA  
Timberlake Annex, Suite 1200  
501 E Polk Street  
Tampa, FL 33602-3949

WILMINGTON SAVINGS FUND SOCIETY  
c/o ALDRIDGE PITE, LLP Attn: Tricia Morr  
Six Piedmont Center  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

WILMINGTON SAVINGS FUND SOCIETY, FSB  
c/o Aldridge Pite, LLP  
Six Piedmont Center  
3525 Piedmont Road, N.E., Suite 700  
Atlanta, GA 30305-1608

Wilmington Savings Fund Society  
Robertson, Anschutz, Schneid, Crane  
13010 Morris Road., Suite 450  
Alpharetta, GA 30004-2001

Wilmington Savings Fund Society, FSB  
Padgett Law Group  
6267 Old Water Oak Road, Suite 203  
Tallahassee, FL 32312-3858

Wilmington Savings Fund Society, FSB  
Robertson, Anschutz, Schneid, & Crane PL  
13010 Morris Rd., Suite 450  
Alpharetta, GA 30004-2001

Wilmington Savings Fund Society, FSB  
Robertson, Anschutz, Schneid, Crane  
13010 Morris Road., Suite 450  
Alpharetta, GA 30004-2001

Wilmington Savings Fund Society, FSB, as Own  
PO Box 27370  
Anaheim Hills, CA 92809-0112

Brandon Dutch Mendenhall  
Bush Ross, P.A.  
c/o Kathleen L. DiSanto, Esq.  
P.O. Box 3913  
Tampa, FL 33601-3913

Jessey James Krehl  
Pack Law  
4649 Ponce de Leon Boulevard  
Ste 405  
Coral Gables, FL 33146-2121

Joseph A Pack  
Pack Law  
4649 Ponce de Leon Boulevard  
Ste 405  
Coral Gables, FL 33146-2121

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(d)Fay Servicing, LLC as Servicer for U.S. Ba  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue  
Suite 160  
Garden City, NY 11530-1631

(d)Fay Servicing, LLC as servicer for U.S. Ba  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue  
Suite 160  
Garden City, NY 11530-1631

(u)U.S. Bank National Association, as Trustee

(d)Fay Servicing, LLC  
c/o Friedman Vartolo LLP  
1325 Franklin Avenue, Suite 160  
Garden City, NY 11530-1631

(d)NewRez LLC d/b/a Shellpoint Mortgage Servi  
PO Box 10826  
Greenville, SC 29603-0826

(u)Office of the Attorney General, State of F

(d)U.S. Bank Trust National Association  
P.O. Box 10826  
Greenville, SC 29603-0826

(u)State of Florida Office of the Attorney Ge  
Department of Legal Affairs

End of Label Matrix  
Mailable recipients 76  
Bypassed recipients 8  
Total 84

# PROMISSORY NOTE SECURED BY SECURITY INSTRUMENT

(Term Loan, Interest Only Payments, Balloon Payment due 08-01-2024)

Amount: \$142,500.00

Loan No. [REDACTED]

APN: 43-3389200

Date: 07-07-2022

San Francisco, CA

FOR VALUE RECEIVED, at the times hereinafter stated,

RAD Diversified REIT, Inc., A Maryland Corporation

herein called ("Borrower") promise(s) to pay to Kiavi Funding Inc., a Delaware corporation ("Lender") or order at the address specified below, or at such place or places as Lender may designate in writing from time to time, the sum of: One Hundred And Forty Two Thousand Five Hundred and 00/100 U.S. Dollars

( \$142,500.00 ) which amount shall include the Initial Advance and, if applicable, the Reserve Advance (the "Principal Amount") with interest at the interest rate set forth below from the date hereof until 08-01-2024 (the "Maturity Date").

SECURITY: This Promissory Note (the "Note") is secured by a FIRST priority Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") including an Assignment of Rents and Fixture Filing dated of even date herewith on property known as:

4147 North 9th Street, Philadelphia, PA 19140

APN: [REDACTED] (the "Property"). The term "Loan Documents" shall have the same meaning as that term in the Security Instrument.

1. **Advances.** Lender will make Advances for the purposes specified not to exceed the maximum (aggregate) sum of \$142,500.00 (the "Loan").

1.1 **Initial Advance.** The initial disbursement of funds ("Initial Advance") shall be \$122,800.00 to be used in connection with the purchase or refinance of the Property.

1.2 **Reserve Advance.** The additional advance of funds ("Reserve Advance"), if any, made contemporaneously with the Initial Advance shall be into a reserve account for the purpose of funding subsequent Borrower requests for reimbursement of the costs of construction and/or rehabilitation of the Property. The amount and other terms of the Reserve Advance, if any, are provided for in the attached Schedule A.

1.3 **Authorization.** Lender may conclusively presume that all requests, statements, information, certifications, and representations, whether written or oral, submitted or made by Borrower or any of its agents to the Lender in connection with this Note are true and correct, and the Lender shall be entitled to rely thereon, without investigation or inquiry of any kind by the Lender, in disbursing or releasing the Loan proceeds and taking or refraining from taking any other action in connection with the Loan.

2. **Interest Rate and Payment of Principal and Interest.**

2.1 **Interest Rate.**

2.1.1 **Applicable Rates.** Subject to the provisions of this Section 2 below, the Initial Advance will bear interest at an annual rate of 8.450%. The Reserve Advance, if any, will bear interest at the annual rate specified in Schedule A from the date of the Initial Advance.

2.1.2 **360-day Year.** Interest for each full calendar month during the term of this Note will be calculated on the basis of a three hundred sixty (360) day year consisting of twelve (12) months of thirty (30) days each. Notwithstanding the foregoing,

the amount of interest due in the full or partial calendar month at the beginning of the term of this Note will be calculated on the basis of the actual number of days during which the principal balance of this Note is outstanding. Borrower acknowledges and agrees that the calculation of interest on the basis described in the preceding sentences may result in the accrual and payment of interest in amounts greater than those which would be payable if interest were calculated on the basis of a three hundred sixty-five (365) day year.

2.1.3 Default Rate of Interest. From and after the earlier of either (a) the occurrence of an Event of Default; or (b) the maturity of this Note (whether the stated Maturity Date of this Note or the maturity date resulting from Lender's acceleration of unpaid principal and interest) subject to the provisions of Section 2.2.9 below, additional interest on the unpaid principal balance of this Note (under both the Initial Advance and the Reserve Advance) shall immediately accrue at a rate equal to **ten percent (10%)** per annum. Such interest shall be in addition to the interest specified in Sections 2.1.1 and 2.1.2 above.

2.1.4 Usury Protection. Notwithstanding anything contained in this Note to the contrary, if collection from Borrower of interest at the foregoing interest rate would be contrary to applicable laws, then the interest rate in effect on any day shall be the highest interest rate which may be collected from Borrower under applicable laws on such day. If, under any circumstances, Lender shall ever receive as interest an amount that exceeds the highest lawful rate, the amount that would be excessive interest shall be applied to reduce the unpaid principal balance under this Note and not to pay interest, or, if such excessive interest exceeds the unpaid principal balance under this Note, such excess shall be refunded to Borrower.

2.1.5 Interest Commencement. Interest on the Initial Advance shall commence on the date Loan proceeds are initially deposited into an escrow for the benefit of Borrower and regardless of the date they are subsequently disbursed therefrom, provided that the period for which interest accrues prior to release of funds from escrow does not exceed **one (1)** day. Interest on any Reserve Advance shall commence on the date the funds are set aside for the benefit of Borrower notwithstanding the date released to, or for, Borrower.

## 2.2 Payments.

2.2.1 Periodic Payment Date. Unless sooner accelerated, payments due under the Note until the Maturity Date shall be made on the first (1st) calendar day of each month (each a "Payment Date") commencing on 09-01-2022.

2.2.2 Maturity Date. Unless sooner accelerated, the entire unpaid principal balance of this Note plus all accrued and unpaid interest thereon plus all other obligations owed under this Note shall be due and payable on the Maturity Date.

2.2.3 Interest Only Payments. From the interest commencement dates set forth in Section 2.1.5 above, payments shall be made on each Payment Date of all accrued interest due and owing as of such Payment Date, which is currently calculated to be in the sum of \$ 1,003.44 based on the maximum aggregate amount of the Initial Advance and any Reserve Advance. If Borrower prepays part of the outstanding principal balance of this Note, or if the outstanding principal balance of this Note is reduced by application of any Reserve Advance surplus (as provided in Schedule A of this Note, if applicable) or for any other reason, Borrower's periodic Interest Payments shall be changed accordingly.

2.2.4 Balloon Payment. **BORROWER ACKNOWLEDGES AND AGREES THAT (1) THE LOAN EVIDENCED BY THIS NOTE IS NOT AN AMORTIZING LOAN; AND (2) THE ENTIRE PRINCIPAL AMOUNT OF THIS NOTE SHALL BE DUE AND PAYABLE ON THE MATURITY DATE OF THIS NOTE.**

2.2.5 Prepayment. Borrower may prepay at any time all or part of the outstanding principal balance of this Note without a prepayment fee. If the loan calls for principal payments in installments, all prepayments of principal shall be applied on the most remote principal installment or installments then unpaid.

2.2.6 Payment Application. All payments under this Note shall be credited first to charges, fees, costs, and expenses payable by Borrower ("Borrower Fees") under this Note, or in connection with the obligations evidenced by this Note, second to accrued interest then due, thereafter to unpaid principal. For any particular Payment Date, the Lender retains the option to postpone the crediting of payments to Borrower Fees, if and only if the Borrower's payment on such Payment Date, after deducting Borrower Fees, would otherwise be insufficient to pay the accrued interest and unpaid principal due on such Payment Date. If any payment of interest is not made when due, at the option of Lender, such interest payment shall bear interest at the same rate as principal from and after the due date of the interest payment. All payments due under this Note shall be made as provided in Section 2.2.10 below. The receipt of any check or other physical item of payment (a "Payment Item") by Lender, at its option, either (a) shall be rejected and not considered a payment or (b) shall not be considered a payment until such Payment Item is honored when presented for payment at the drawee bank or institution, and Lender, at its option, may delay the credit of such payment until such Payment Item is so honored. Upon

the occurrence of any Event of Default, the Lender, at its option, shall have the right to apply all payments made under this Note to principal, interest, and other charges, fees, costs and expenses payable by Borrower under this Note or in connection with the Loan in such order and amounts as the Lender may determine in its sole and absolute discretion.

2.2.7 Initial Loan Fee. Concurrently with or prior to the execution of this Note, Borrower shall pay to the Lender an origination fee ("Loan Fee"), as set forth in a final settlement statement or closing disclosure delivered to Borrower. The entire Loan Fee shall be deemed to be fully earned by the Lender as of the interest commencement dates set forth in Section 2.1.5, and no part of the Loan Fee shall be refundable to Borrower, whether or not the principal balance of the Loan is prepaid prior to the Maturity Date subject to the provisions of Exhibit B (if applicable), attached hereto and incorporated herein.

2.2.8 Late Charge. Borrower shall immediately pay a late charge equal to 5.0% of such installment of interest and/or principal to Lender to compensate Lender for administrative costs and expenses incurred in connection with such late payment if any installment of interest and/or principal under this Note is not paid within **fifteen (15)** days from the date on which it is due. Borrower agrees that the actual damages suffered by Lender because of any late installment payment are extremely difficult and impracticable to ascertain, and the late charge described in this Section represents a reasonable attempt to fix such damages under the circumstances existing at the time this Note is executed. Lender's acceptance of any late charge shall not constitute a waiver of any of the terms of this Note and shall not affect Lender's right to enforce any of its rights and remedies against any Person liable for payment of this Note.

2.2.9 Extension Fee. If Borrower should not pay all obligations outstanding on this Note upon the scheduled Maturity Date, Borrower hereby authorizes Lender, at its sole discretion, to grant extensions of the term of this Note beyond such scheduled Maturity Date for up to six (6) months each.

(a) If any such extension is granted, (i) Interest will continue to accrue as specified in this Note; (ii) the payments specified in this Note shall be due and owing; (iii) Borrower shall continue to make the payments of Interest (and Principal if applicable) on the Periodic Payment Date as provided herein until the extended Maturity Date; and (iv) the term "Maturity Date" in this Agreement will be deemed to mean the originally scheduled Maturity Date, plus the cumulative length of any extensions granted pursuant to this section.

(b) As consideration for extending the maturity, Borrower hereby authorizes a charge equal to a maximum of **one percent (1.00%)** of the current principal loan balance for the first extension granted and an amount in the discretion of the Lender for any subsequent extension. This fee, whether for the initial or any subsequent extension, which shall be due and owing at the time of each extension, may be adjusted in amount in the sole and absolute discretion of Lender.

(c) To effect any extension under this section, Lender need only send written notice to Borrower after the original Maturity Date indicating Lender's election to grant an extension and identifying the new Maturity Date.

2.2.10 Method of Payment and Servicing of Loan. Borrower will make all payments under the Note by automatically-debited Automated Clearing House (ACH) from a business-purpose account to be designated by Borrower at closing, and in accordance with the written instructions provided by Lender to Borrower at closing or from time to time thereafter.

### 3. Default and Remedies.

3.1 Events of Default. Lender, at its option, may declare Borrower to be in default under this Agreement and the other Loan Documents upon the occurrence of any or all of the following events (the declaration of such a default by the Lender shall constitute an "Event of Default"):

3.1.1 Payment or Performance. Borrower fails to pay any payment or perform any obligation due under this Note within **ten (10)** days of the date due, or to pay the entirety of the amount due hereunder within **ten (10)** days of the Maturity Date (whether the due date of any such payment is the date expressly set forth herein or is determined by extension, acceleration, or otherwise).

3.1.2 Event of Default. Any Event of Default as defined in the Loan Documents, including any Guaranty.

3.1.3 Breach of Representations or Warranties. Borrower's breach of the representations and warranties in this Note and the other Loan Documents.

3.2 **Remedies.** Upon the Lender's election to declare Borrower to be in default under the Loan Documents pursuant to Section 3.1 above, Borrower shall be deemed to be in default under the Note, and the Lender shall have the right to do any or all of the following without notice or demand (except as required by law):

3.2.1 **Discontinue Release of Funds.** Discontinue any Advances or withhold the release of any Advances under the Note.

3.2.2 **Acceleration.** Declare the entire unpaid balance of principal and all accrued and unpaid interest, costs and expenses then due and payable under this Note to be immediately due and payable, even though the time of maturity as expressed herein shall not have arrived. The Lender may withdraw such amount or any portion thereof via automatic payment or ACH, without notice to the Borrower, as provided in the Automatic Payment Authorization Agreement executed by the Borrower.

3.2.3 **Declare Default.** Declare a default under any or all of Borrower's obligations under this Note or under the Security Instrument and to proceed in accordance with Lender's rights and remedies under those agreements.

3.2.4 **Foreclose.** Foreclose upon any security pledged under any applicable pledge or security agreement and any other collateral securing Borrower's obligations, pursuant to any right or remedy permitted by law, including as set forth under the Security Instrument.

3.2.5 **Exercise Other Rights.** Exercise any other right or remedy contained in any of Borrower's obligations, including as set forth under the Security Instrument or Automatic Payment Authorization Agreement.

3.2.6 **Assign.** Collect or assign to any other person, individual or entity ("Person") the right to collect any and all rents, profits or proceeds from the property, collection and assignment of which shall not be impaired by any act of Borrower.

3.2.7 **Application.** Immediately apply as against any and all amounts due and owing under this Note the balance of any Reserve Advance funds, cash or other security then on deposit with the Lender, loan servicer or Trustee held as additional collateral.

3.2.8 **Guaranty.** Make demand on any Guaranty.

3.2.9 **Legal Remedies.** Exercise any other right or remedy available at law or in equity.

4. **Borrower's Representations and Warranties.** As a material inducement to the Lender's extension of credit to Borrower in connection with the Loan, Borrower warrants and represents to the Lender as follows:

4.1 **Authority to Execute Note.** Borrower has the full power and authority to execute, deliver and perform its obligations under this Note, and the execution, delivery and performance of this Note has been duly authorized by all requisite action on the part of Borrower. If Borrower is a corporation, partnership, limited liability company, trust or other entity, the Person or Persons signing the Loan Documents on behalf of Borrower are duly authorized to execute the Note and all other documents necessary to consummate the Loan on behalf of Borrower.

4.2 **Valid Obligations.** The Note is a legal, valid and binding obligation of Borrower, enforceable in accordance with its terms (except as enforcement may be limited by equitable principles and by bankruptcy, insolvency, reorganization, moratorium or similar laws relating to creditors' rights generally).

4.3 **No Consents Required.** No consent of any other Person and no consent, approval, authorization or other action by or filing with any governmental authority not previously obtained by Borrower is required in connection with the execution, delivery and performance of this Note by Borrower.

4.4 **Borrower's Name.** Borrower has set forth above its full and correct name, and Borrower does not use any other names or tradenames, except for the tradenames disclosed to Lender in writing.

4.5 **Commercial Loan.** Borrower represents and warrants that the proceeds of this loan will be used by Borrower only for business purposes. If Borrower is a natural person, Borrower represents and warrants that Borrower does not intend to, and will not, occupy or reside on the Property so long as the Loan remains outstanding. If Borrower is a legal entity, Borrower represents and warrants that no person affiliated with Borrower intends to or will occupy or reside on the Property so long as the Loan remains outstanding.

4.6 Borrower's Warranties. Borrower's warranties and representations set forth in this Section 4 shall be true and correct and deemed made at the time of execution of this Note and as of the date of each Advance, shall survive the closing of the Loan, and shall remain true and correct as of the date on which such warranties and representations are given.

4.7 Truth of Loan Application Documents. Borrower certifies that the information Borrower (or Borrower's agent(s)) provided to Lender in connection with Borrower's loan application was true, correct and complete at the time it was provided and remains true, correct and complete as of the date of execution of this Note.

5. Waivers. Borrower and all sureties, Guarantors, endorsers and other Persons liable for payment of this Note (a) waive presentment, demand for payment, protest, notice of demand, dishonor, protest and nonpayment, and all other notices and demands in connection with the delivery, acceptance, performance, default under, and enforcement of this Note; (b) waive the right to assert any statute of limitations as a defense to the enforcement of this Note to the fullest extent permitted by law; (c) waive the benefits of any applicable law, regulation, or procedure which provides, in substance, that where cross demands for money exist between parties at any point in time when neither demand is barred by the applicable statute of limitations, and an action is thereafter commenced by one such party, the other party may assert the defense of payment in that the two demands are compensated so far as they equal each other, notwithstanding that an independent action asserting the claim would at the time of filing the response be barred by the applicable statute of limitations; (d) consent to all extensions and renewals of the time of payment of this Note and to all modifications of this Note by the Lender and Borrower without notice to and without in any way affecting the liability of any Person for payment of this Note; and (e) consent to any forbearance by the Lender and to the release, addition, and substitution of any Person liable for payment of this Note and of any or all of the security for this Note without notice to and without in any way affecting the liability of any Person for payment of this Note.

6. Attorney Fees, Collection Costs and Impositions. Borrower agrees to pay all costs, expenses, charges, consultants' fees, expert witness fees, trustee's fees, foreclosure costs, costs of litigation or alternative dispute resolution proceeding (including, without limitation, those incurred preliminary to the institution of any legal action or judicial or non-judicial proceeding, or in order to quantify or obtain recovery of the amount of such recoverable attorney's fees, costs, or expenses, or in connection with any appeal arising from any such action or proceeding), discovery costs and expenses, and attorney fees ("Collection Costs") paid or incurred by Lender, or adjudged by a court, arbitrator or other tribunal in connection with: (a) the interpretation, collection or enforcement of this Note (including, without limitation, costs incurred in seeking collection of rents owing from any tenant of the Property), whether or not suit is filed; (b) representing Lender in any bankruptcy, reorganization, receivership, or other proceedings affecting creditors' rights and involving a claim under this Note or the Security Instrument; (c) actions taken to protect the lien of the Security Instrument or Lender's interests in the Property as Lender; (d) actions taken to enforce any provision of this Note or the Security Instrument; and (e) in defense of any claims brought by Borrower arising from the rights and obligations of the parties under the Loan Documents. Borrower shall be obligated to pay all such Collection Costs, which shall be additional obligations of Borrower hereunder payable on demand, and shall bear interest at the Default Rate from the date of such demand until paid in full. Borrower shall also be obligated to pay for any and all incurred Imposition (as defined in the Security Instrument) costs and such obligation shall be payable upon demand. The amount of such Impositions shall be included in the Borrower's principal balance and shall bear interest at the same rate as principal from and after the date of payment of the Imposition by the Lender.

7. Notice. Any notice required to be provided in this Note shall be given in writing and shall be sent (a) for personal delivery by a delivery service that provides a record of the date of delivery, the individual to whom delivery was made, and the address where delivery was made; (b) by first-class certified United States mail, postage prepaid, return receipt requested; (c) by a nationally recognized overnight courier service, marked for next day business delivery; or (d) by electronic transmission. All notices shall be addressed to the party to whom such notice is to be given at the following address:

**Lender Address:** Kiavi Funding, Inc., c/o Loan Servicing,  
2 Allegheny Center, Nova Tower 2, Suite 200, Pittsburgh, PA 15212  
**Lender Email:** servicing@kiavi.com

**Borrower Address:** ~~7 SAINT PAUL ST #820, BALTIMORE, MD, 21202, USA~~  
256 EAGLEVIEW #154 EXTON PA 19341  
**Borrower Email:** loans@raddiversified.com

or to such other address as a party may designate by written notice to the other. All notices shall be deemed effective on the earliest of (a) actual receipt; (b) rejection of delivery, if delivery is attempted by personal service, mail or messenger; (c) if sent by certified mail, the third day on which regular United States mail delivery service is provided after the day of mailing or, if sent by overnight delivery service, on the next day on which such service makes next-business-day deliveries after the day of sending; (d) if sent via email, upon

electronic delivery unless thereafter there is electronic notice of failed electronic delivery.

8. **Applicable Law; Jurisdiction; Venue.** The Loan Documents shall be governed by the state law selected in the Security Instrument, and Borrower hereby submits to the exclusive jurisdiction and venue of the Courts specified in the Security Instrument for any and all claims described therein.
9. **Time Is of the Essence.** Time is of the essence with respect to all obligations of Borrower under this Note.
10. **Multiple Interests of Lender.** In the event that multiple parties are named as Lender or Beneficiary, or multiple parties hold beneficial interests in this Note or the Security Instrument, a vote of 51% or greater of the beneficial interests will be considered the majority necessary for any decision or action by Lender or Beneficiary under the terms of this Note and the Security Instrument.
11. **Entire Agreement.** This Note, the Security Instrument (and any and all riders), the Guaranty and any other Loan Document contain the entire agreement concerning the subject matter of the Loan Documents and supersede all prior and contemporaneous negotiations, agreements, statements, understandings, terms, conditions, representations and warranties, whether oral or written, by and among the Lender, Borrower and Guarantors concerning the Loan which is the subject matter of the Loan Documents.
12. **No Modifications or Amendments; No Waiver.** Except as specified herein, no modification, amendment, change or waiver of any provision of this Note ("Change or Waiver") shall be valid, binding or effective unless it is in writing and signed by the party against whom enforcement of such Change or Waiver is sought. Additionally, a waiver of any provision in one event shall not be construed as a waiver of any other provision at any time, as a continuing waiver, or as a waiver of such provision on a subsequent event.
13. **Lender's Acceptance of Payment, Extensions of Time or Forbearance Not a Waiver.** The acceptance by Lender, loan servicer or the Trustee of any payment, partial or otherwise, made hereunder, whether paid on or after the time that such payment becomes due as herein set forth, will not establish a custom or constitute a waiver of any of Lender's rights to enforce prompt payment or to enforce any of Lender's rights or any of the obligations of Borrower or any guarantor or endorser set forth in this Note or the Security Instrument, or otherwise provided at law or in equity. Any extension of time granted or tolerated by Lender with respect to any payment due hereunder or other forbearance with respect to the performance of any other term, provision, covenant or agreement of this Note or the Security Instrument, or the taking or releasing of security or collateral for the payment of this Note, or in exercising or failing to exercise any right or power under this Note or the Security Instrument, shall not in any way release or affect the liability of Borrower, or any guarantor or endorser hereof, or any other party obligated to make any payment or render any performance hereunder. If Lender delays in exercising or fails to exercise any of its rights under this Note or the Security Instrument, that delay or failure shall not constitute a waiver of any Lender rights or of any breach, default, or failure of condition hereunder or thereunder. No waiver by Lender of any of its rights or of any such breach, default, or failure of condition shall be effective, unless the waiver is expressly stated in a writing signed by Lender.
14. **Remedies Cumulative.** All of Lender's rights and remedies under this Note shall be cumulative. Any failure of Lender to exercise any right or remedy under this Note or under any of the loan documents executed by Borrower shall not be construed as a waiver of the right to exercise the same or any other right or remedy at any time and from time to time, thereafter.
15. **Severability.** If any provision of the Loan Documents shall be held by any court of competent jurisdiction to be unlawful, voidable, void, or unenforceable for any reason, such provision shall be deemed to be severable from and shall in no way affect the validity or enforceability of the remaining provisions of the Loan Documents.
16. **Interpretation.** Whenever the context of this Note reasonably requires, all words used in the singular shall be deemed to have been used in the plural, and the neuter gender shall be deemed to include the masculine and feminine gender, and vice versa. The headings to sections of this Note are for convenient reference only and shall not be used in interpreting this Note. For purposes of this Note, (a) the term "including" shall be deemed to mean "including without limitation"; (b) the term "document" shall be deemed to include all written contracts, commitments, agreements, and instruments; and (c) the term "discretion," when applied to any determination, consent, or approval right by the Lender, shall be deemed to mean the Lender's sole but good faith business judgment.
17. **Assignment.** This Note inures to and binds the heirs, legal representatives, successors, and assigns of Borrower and Lender; provided, however, that Borrower may not assign this Note or any proceeds of it, or assign or delegate any of its rights or obligations, without Lender's prior written consent in each instance. Lender in its sole discretion may transfer this Note, and may sell or assign participations or other interests in all or any part of this Note, and/or designate any other Person as the holder hereof, all without notice to or the consent of Borrower.

18. **Successors and Assigns.** Whenever used herein, the terms "Lender" and "Borrower" shall be deemed to include their respective heirs, personal representatives, and permitted successors and assigns.

19. **Cooperation.** Borrower acknowledges that Lender and its successors and assigns may (a) sell, transfer, pledge or assign the Security Instrument, the Note, and other Loan Documents to one or more investors as a whole loan, in a rated or unrated public offering or private placement; (b) participate the Loan secured by this Mortgage to one or more investors in a rated or unrated public offering or private placement; (c) deposit the Security Instrument, the Note, and other Loan Documents with a trust, which trust may sell certificates to investors evidencing an ownership interest in the trust assets in a rated or unrated public offering or private placement; or (d) otherwise sell or pledge the Loan or interest therein to investors in a rated or unrated public offering or private placement. (The transactions referred to in clauses (a)-(d) are hereinafter referred to as "Secondary Market Transactions.") Borrower shall, at Lender's expense, cooperate in good faith with Lender in effecting any such Secondary Market Transactions and shall cooperate in good faith to implement all requirements reasonably imposed by the participants involved in any Secondary Market Transactions (including, without limitation, a rating agency and/or an institutional purchaser, participant, or investor) including, without limitation, all structural or other changes to the Loan, modifications to any documents evidencing or securing the Loan, delivery of opinions of counsel acceptable to the rating agency or such other purchasers, pledgees, participants or investors, and addressing such matters as the rating agency or such other purchasers, participants, or investors may require; provided, however, that Borrower shall not be required to modify any documents evidencing or securing the Loan that would modify (i) the interest rate payable under the Note, (ii) the stated maturity of the Note, (iii) the amortization of principal of the Note, or (iv) any other material terms or covenants of the Loan. Borrower shall provide such information and documents relating to Borrower, the Property, the Leases, and any lessees as Lender or the rating agency or such other purchasers, pledgees, participants, or investors may reasonably request in connection with a Secondary Market Transactions. Lender shall have the right to provide to the rating agency or prospective purchasers, participants, or investors any information in its possession including, without limitation, financial statements relating to Borrower, the Property, and any lessee. Borrower acknowledges that certain information regarding the Loan and the parties thereto and the Property may be included in a private placement memorandum, prospectus, or other disclosure documents.

20. **Loss, Theft, Destruction or Mutilation of Note.** In the event of the loss, theft or destruction of this Note, upon Borrower's receipt of a reasonably satisfactory indemnification agreement executed in favor of Borrower by the party who held this Note immediately prior to its loss, theft or destruction, or in the event of the mutilation of this Note upon Lender's surrender to Borrower of the mutilated Note, Borrower shall execute and deliver to such party or Lender, as the case may be, a new promissory note in form and content identical to this Note in lieu of the lost, stolen, destroyed or mutilated Note.

**Joint and Several Liability.**

20.1 **Joint and Several.** Each Person or party comprising Borrower shall be jointly and severally liable for the obligations of Borrower hereunder. If Borrower consists of more than one Person, the occurrence of any Default or Event of Default with respect to any one or more of such Persons shall constitute a Default or Event of Default, as applicable, and (in the case of an Event of Default) entitle the Lender to exercise its rights and remedies as provided above.

20.2 **Married Individuals.** Each Borrower who is a married person agrees that the Lender shall have the right to recourse against his or her community property and separate property for any or all obligations to the fullest extent permitted by law.

21. **Waiver of Right to Jury Trial.** Borrower irrevocably waives all rights to a jury trial in any action, suit, proceeding or counterclaim of any kind directly or indirectly arising out of or in any way relating to this Note or any of the other Loan Documents, any or all of the real and personal property collateral securing this Note. The jury trial waiver contained in this section is intended to apply, to the fullest extent permitted by law, to any and all disputes and controversies that arise out of or in any way related to any or all of the matters described in the immediately preceding sentence, including without limitation contract claims, tort claims, and all other common law and statutory claims of any kind. This Note may be filed with any court of competent jurisdiction as borrower's written consent to borrower's waiver of a jury trial.

22. **State Specific Provisions.** State specific provisions are outlined on Exhibit A (if applicable), attached hereto and incorporated herein.

IN WITNESS WHEREOF, Borrower has executed this Promissory Note Secured by the Security Instrument effective as of the date first written above.

**Borrower:** RAD Diversified REIT, Inc., A Maryland Corporation



---

By: Taylor Green, Authorized Signor

---

# Schedule A

(Reserve Advance)

This schedule is attached to and made a part of the Promissory Note Secured by Security Instrument from

RAD Diversified REIT, Inc., A Maryland Corporation

("Borrower") to Kiavi Funding, Inc. ("Lender") (Loan No. [REDACTED]), and provides for the disbursement and release of the Reserve Advance in accordance with the terms of this schedule and the Construction Loan Rider to the Security Instrument.

1. **Reserve Advance and Release of Funds.**

1.1 **Reserve Advance.** Up to \$19,700.00 to be used in connection with the construction to take place on the Property or for improvements thereon (the "Reserve Advance"). The Reserve Advance will be funded by the Lender on the date of the Initial Advance into a dedicated account and held there for the benefit of Borrower. Disbursements out of the Reserve Advance to the Borrower shall be governed by the Construction Loan Rider to the Security Instrument.

1.2 **Reserve Advance Termination Date.** Unless Lender agrees otherwise in writing, Lender is not required to disburse any Reserve Advance funds for construction or improvements on the Property completed more than: (i) ninety (90) days after the Initial Advance for loans with an original six (6) month term, or (ii) one hundred eighty (180) days after the Initial Advance for loans with an original twelve (12) month term, as the case may be (the "Reserve Advance Termination Date"). After the Reserve Advance Termination Date, Lender may, in its sole and absolute discretion, elect not to disburse any remaining Reserve Advance funds. If Lender makes that election:

1.2.1 Lender will provide written notice to Borrower at the Borrower's address provided in the Note;

1.2.2 Interest on any remaining Reserve Advance funds shall cease to accrue immediately upon delivery of notice from Lender to Borrower; and

1.2.3 Lender will apply any remaining Reserve Advance funds to reduce the outstanding principal balance owed by Borrower to Lender.

2. **Interest Rate.**

2.1 The Reserve Advance will bear interest at the annual rate of 8.45 per cent, subject to the provisions of the Automatic Payment Rider to the Note.

3. **Surplus.**

3.1 **Credit Of Remaining Reserve Advance Funds.** If Lender has not released to, or for, Borrower all of the funds identified in Section 1.1 above, Borrower may provide written notice to Lender that Borrower wishes to forgo the release of any remaining portion of the Reserve Advance. Any such notices provided within 90 days of the funding of the Reserve Advance may be rejected by Lender in its sole discretion. Should Borrower satisfy the Loan in full before Lender has disbursed any remaining Reserve Advance funds, such payoff shall be deemed a notice to forgo the release of the then remaining portion of the Reserve Advance. Within thirty (30) days of receipt of such notice, unrejected by Lender, Lender will apply any unreleased portion of the Reserve Advance to reduce the outstanding principal balance owed by Borrower to Lender. Notwithstanding the foregoing, interest on any remaining Reserve Advance funds shall cease to accrue as of the date that Lender receives (and, if applicable, does not reject) the notice from Borrower contemplated in this Section.



IN WITNESS WHEREOF, Borrower has caused this instrument to be executed as of date indicated on the Promissory Note.

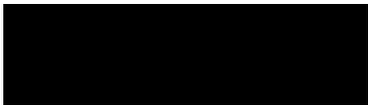
**BORROWER:** RAD Diversified REIT, Inc., A Maryland Corporation



Signature

By: Taylor Green, Authorized Signor

Signature



**PROMISSORY NOTE**

**EXHIBIT "A"**

**PENNSYLVANIA SPECIFIC PROVISIONS**

**Section A.1**     **Inconsistencies.** In the event of any inconsistencies between the terms and conditions of this Exhibit A and the other provisions of this Note, the terms and conditions of this Exhibit A shall control and be binding.

**Section A.2**     **Default Rate of Interest.** Section 2.1.3 of the Note is deleted in its entirety and replaced with the following:

“From and after the earlier of either (a) the occurrence of an Event of Default; or (b) the maturity of this Note (whether the stated Maturity Date of this Note or the maturity date resulting from Lender’s acceleration of unpaid principal and interest) subject to the provisions of Section 2.2.9, additional interest on the unpaid principal balance of this Note (under both the Initial Advance and the Construction Loan) shall immediately accrue at a rate equal to the lesser of ten percent (10%) per annum in excess of the Applicable Rate set forth in Section 2.1.1 or twenty-five percent (25%) per annum.”

**Section A.3**     **CONFESSION OF JUDGMENT.** THE FOLLOWING PARAGRAPH SETS FORTH A WARRANT OF ATTORNEY TO CONFESS JUDGMENT AGAINST BORROWER. IN GRANTING THIS VOLUNTARILY, AND ON THE ADVICE OF ITS SEPARATE COUNSEL, UNCONDITIONALLY WAIVES ANY AND ALL RIGHTS WITH RESPECT TO ANY ENTRY OF JUDGMENT UNDER SUCH WARRANT THAT BORROWER MAY HAVE TO PRIOR NOTICE AND AN OPPORTUNITY FOR HEARING UNDER THE CONSTITUTION AND LAWS OF THE UNITED STATES, AND THE COMMONWEALTH OF PENNSYLVANIA.

BORROWER HEREBY IRREVOCABLY AUTHORIZES AND EMPOWERS ANY ATTORNEY OF RECORD, OR THE PROTHONOTARY OR CLERK OF ANY COURT IN THE COMMONWEALTH OF PENNSYLVANIA, OR ELSEWHERE, TO APPEAR FOR BORROWER AT ANY TIME OR TIMES AFTER THE OCCURRENCE OF AN EVENT OF DEFAULT HEREUNDER, IN ANY SUCH COURT IN ANY ACTION BROUGHT AGAINST BORROWER BY LENDER WITH RESPECT TO THE AGGREGATE AMOUNT PAYABLE HEREUNDER, WITH OR WITHOUT DECLARATION FILED, AS OF ANY TERM, AND THEREIN TO CONFESS OR ENTER JUDGMENT AGAINST BORROWER FOR ALL SUMS PAYABLE BY BORROWER TO LENDER HEREUNDER, AS EVIDENCED BY AN AFFIDAVIT SIGNED BY A DULY AUTHORIZED DESIGNEE OF LENDER SETTING FORTH SUCH AMOUNT THEN DUE FROM BORROWER TO LENDER, TOGETHER WITH AN ATTORNEYS’ COMMISSION EQUAL TO FIVE PERCENT (5%) OF SUCH AMOUNT, BUT NOT LESS THAN TWENTY FIVE THOUSAND DOLLARS (\$25,000), WITH COSTS OF SUIT, RELEASE OF PROCEDURAL ERRORS AND WITHOUT RIGHT OF APPEAL. IF A COPY OF THIS AGREEMENT, VERIFIED BY AFFIDAVIT, SHALL HAVE BEEN FILED IN SUCH ACTION, IT SHALL NOT BE NECESSARY TO FILE THE ORIGINAL AS A WARRANT OF ATTORNEY. BORROWER WAIVES THE RIGHT TO ANY STAY OF EXECUTION AND THE BENEFIT OF ALL EXEMPTION LAWS NOW OR HEREAFTER IN EFFECT. NO SINGLE EXERCISE OF THE FOREGOING WARRANT AND POWER TO BRING ANY ACTION OR CONFESS JUDGMENT THEREIN SHALL BE DEEMED TO EXHAUST THE POWER, BUT THE POWER SHALL CONTINUE UNDIMINISHED AND MAY BE EXERCISED FROM TIME TO TIME AS OFTEN AS LENDER SHALL ELECT UNTIL ALL AMOUNTS PAYABLE TO LENDER HEREUNDER SHALL HAVE BEEN PAID IN FULL.

BORROWER HEREBY RELEASES LENDER AND SAID ATTORNEY OR ATTORNEYS FROM ALL PROCEDURAL ERRORS, DEFECTS AND IMPERFECTIONS WHATSOEVER IN ENTERING JUDGMENT BY CONFESSION AS AFORESAID OR IN ISSUING ANY PROCESS OR INSTITUTING ANY PROCEEDINGS RELATING THERETO AND HEREBY WAIVES ALL BENEFIT THAT MIGHT ACCRUE TO BORROWER BY VIRTUE OF ANY PRESENT OR FUTURE LAWS EXEMPTING THE PROPERTY, AND

ANY OTHER COLLATERAL FOR THIS NOTE, OR ANY PART OF THE PROCEEDS ARISING FROM ANY SALE OF ANY SUCH PROPERTY, FROM ATTACHMENT, LEVY OR SALE UNDER EXECUTION, OR PROVIDING FOR ANY STAY OF EXECUTION, EXEMPTION FROM CIVIL PROCESS OR EXTENSION OF TIME, AND AGREES THAT SUCH PROPERTY MAY BE SOLD TO SATISFY ANY JUDGMENT ENTERED ON THIS NOTE OR THE MORTGAGE, IN WHOLE OR IN PART AND IN ANY ORDER AS MAY BE DESIRED BY LENDER.

BORROWER CONFIRMS TO LENDER THAT (I) BORROWER IS, OR IF BORROWER IS A BUSINESS ENTITY, ITS PRINCIPALS ARE, KNOWLEDGEABLE IN BUSINESS MATTERS; (II) THE LOAN IS FOR A BUSINESS PURPOSE AND THE TERMS OF THIS NOTE, INCLUDING THE FOREGOING WARRANT OF ATTORNEY TO CONFESS JUDGMENT, HAVE BEEN NEGOTIATED AND AGREED UPON IN A COMMERCIAL CONTEXT; AND (III) BORROWER HAS FULLY REVIEWED THE AFORESAID WARRANT OF ATTORNEY TO CONFESS JUDGMENT WITH BORROWER'S OWN COUNSEL AND UNDERSTANDS THAT IT IS WAIVING CERTAIN RIGHTS BORROWER WOULD OTHERWISE POSSESS.

**Section A.4**     **Borrower Power of Attorney.** Borrower hereby acknowledges and agrees as follows:

- (a) This document contains one or more provisions authorizing the Lender to act as Borrower's attorney-in-fact or agent (the "Power of Attorney");
- (b) The purpose of the Power of Attorney is to give the Lender broad powers to execute and perform Borrower's duties and obligations under documents, confess judgment, handle or sell property, enter into leases, revise leases, endorse checks and otherwise act in the name of the Borrower;
- (c) The Power of Attorney is coupled with an interest and, as such, Lender, in exercising any of its rights under the Power of Attorney is not a fiduciary of Borrower. Lender may exercise any of its rights under the Power of Attorney for its sole benefit, without regard to the interests of Borrower;
- (d) The Power of Attorney shall in no way be construed as to benefit Borrower or any Guarantor;
- (e) Lender shall have no duty to exercise any powers granted by the Power of Attorney for the benefit of Borrower or to otherwise act in Borrower's best interest;
- (f) Lender has no, and shall have no duty of loyalty to Borrower;
- (g) Lender shall, to the extent exercisable, exercise any and all powers granted by the Power of Attorney for its sole and exclusive benefit;
- (h) Any rights Borrower may have under 20 Pa.C.S. §§ 5601 - 5612, as amended (the "POA Act") are hereby forever waived and relinquished, to the greatest extent permissible under the POA Act;
- (i) Without limiting the generality of the foregoing, (i) the Power of Attorney shall not be construed in accordance with the provisions of the POA Act, and (ii) Lender shall have no duties described in 20 Pa.C.S. § 5601.3(b) of the POA Act and Borrower forever waives and releases Lender from any duties under the POA Act;
- (j) The Power of Attorney is irrevocable; and
- (k) Borrower has read and understands the Power of Attorney and the powers granted to Lender thereunder.

**Section A.5 Married Individuals.** Section 20.2 of the Note is deleted in its entirety and replaced with the following:

“Each Borrower who is a married person agrees that the Lender shall have the right to recourse against his or her jointly owned property and separate property, including any property owned by them as tenants by the entirety, for any or all obligations to the fullest extent permitted by law.”

IN WITNESS WHEREOF, Borrower has caused this instrument to be executed as of date indicated on the Note.

**BORROWER:** RAD Diversified REIT, Inc., A Maryland Corporation

  
\_\_\_\_\_

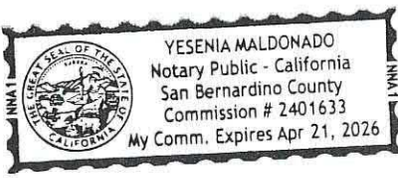
By: Taylor Green, Authorized Signor

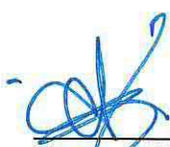
CALIFORNIA  
COMMONWEALTH OF ~~PENNSYLVANIA~~ )  
COUNTY OF SAN BERNARDINO )  
On JULY 13, 2022, before me, YESENIA MALDONADO a Notary Public in and for said County and

State, personally appeared TAYLOR GREEN, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) (is/are) subscribed to the within instrument, and acknowledged to me that (he/she/they) executed the same in (his/her/their) authorized capacit(-y/-ies), and that by (his/her/their) signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public Notary Seal



  
\_\_\_\_\_  
Signature of Notary Public  
YESENIA MALDONADO  
\_\_\_\_\_  
(Printed Name of Notary)

My commission expires: 4.21.26





[REDACTED]

sale after an undisputed default by Borrower; (13) recovery of amounts, damages, costs and expenses, including without limitation attorneys' fees, owing or payable to the Lender by Borrower relating to certain environmental matters or under any secured or unsecured indemnity agreement relating to Hazardous Substances executed by Borrower in connection with any Loan; (14) enforcement of any or all of the Lender's rights and remedies under California Code of Civil Procedure Section 726.5, as such Section may be amended from time to time, including without limitation the Lender's exercise of its election pursuant to California Code of Civil Procedure Section 726.5 to waive the security of the Security Instrument as to any parcel of real property which is an "affected parcel" or "environmentally impaired" within the meaning of California Code of Civil Procedure Section 726.5 and 726, respectively; and (15) all amounts owing to the Lender by Borrower under any other indemnification provision contained in the Loan Documents for any Loan or with respect to claims asserted by any third Person against the Lender or liabilities incurred by the Lender with respect to any third Person, which claims or liabilities directly or indirectly result from or arise out of any act or omission of Borrower or from the occupancy or use of all or part of any Property for any Loan by Borrower prior to Lender's acquisition of title to such Property; including any of the obligations in this section, without limitation, any and all of the foregoing sums which would have accrued under the Loan Documents but for the commencement of a case by Borrower or against Borrower by any person or entity other than Lender or any person or entity affiliated with Lender under any Bankruptcy Proceeding. "Impositions" means all (a) taxes; (b) insurance premiums related to any Property; (c) utility charges incurred for the benefit of the respective Property as defined in the respective Security Instrument or which may become a lien against the respective Property; (d) assessments, charges, and fees imposed pursuant to any covenants and restrictions imposed on the respective Property; (e) assessments, charges and fees payable with respect to any easements, water rights or development rights related to the respective Property; (f) other amounts payable in connection with any liens on the respective Property. "Improvements" means all buildings, structures, fixtures and other improvements now existing or hereafter located on the Land as defined in the Security Instrument relevant to any Loan.

3. **Continuing Guaranty.** This Guaranty, as to each Guarantor, is and shall remain effective without reaffirmation until the indebtedness has been paid in full. This Guaranty shall not be impaired by any modification, supplement, extension or amendment of any contract or agreement to which the parties thereto may hereafter agree, or by any increase of the principal amount modification, release or other alteration of any of the indebtedness hereby guaranteed or of any security therefor, including without limitation, pursuant to a bankruptcy or reorganization proceeding in connection with Borrower, or by any agreement or arrangements whatsoever with Borrower or anyone else. If any of the Indebtedness is a revolving credit, Guarantor acknowledges and agrees that the amount of such Indebtedness may at any one time be zero dollars, which shall not constitute a termination of this Guaranty. As to the Loan, this Guaranty shall terminate upon final payment in full of all amounts owed under the Loan subject to reinstatement or revival as set forth in Section 9 below.

4. **Joint and Several Obligations.** The obligations hereunder are joint and several as to each and every Guarantor, and are independent of Borrower's obligations. A separate action or actions may be brought against Guarantor, or any one of them, whether action is brought against Borrower or whether Borrower is joined in any such action or actions. Each Guarantor agrees that any releases which may be given by Lender to any one or more of the other Guarantors shall not release him, her or it from this Guaranty.

5. **Authorization.** Guarantor authorizes Lender, without notice or demand and without affecting its liability hereunder, from time to time to (a) renew, compromise, extend, accelerate or otherwise change the time for payment of, or otherwise change the terms of the Indebtedness or any part thereof, including any increase or decrease in the rate of interest thereon; (b) increase the principal amount of the Loan (c) take and hold security for the payment of this Guaranty or the Indebtedness guaranteed, and exchange, enforce, waive and release any such security; (d) apply such security and direct the order or manner of sale thereof as Lender in its sole discretion may determine; (e) accept additional guarantors or discharge (in whole or in part) any guarantors; (f) assign, without notice, this Guaranty in whole or in part and/or Lender's rights hereunder to anyone at any time; and (g) apply or refund, in its discretion, any payments made, or collections received, on any of the Indebtedness.

6. **Financial Condition.** Guarantor assumes the responsibility to keep informed of the financial status of Borrower and of any circumstance which may affect Guarantor's or Borrower's obligations, and Guarantor recognizes and agrees that Lender is not obligated to keep Guarantor informed of any such circumstances. Where Borrower is a corporation, partnership or limited liability company, it is not necessary for Lender to inquire into the powers of Borrower or the officers, directors, partners, manager or agents acting or purporting to act on its behalf, and any indebtedness made or created in reliance upon the professed exercise of such powers shall be guaranteed hereunder. Guarantor agrees that by executing this Guaranty it assumes all risks of bankruptcy or reorganization cases or proceedings in connection with Borrower.

7. **Collateral.** Guarantor's performance of any and all obligations of Guarantor to Lender no matter how or when arising, whether absolute or contingent, whether due or to become due, and whether under this Guaranty or otherwise are secured by all monies or deposits of any Guarantor at any time in Lender's possession. Lender shall have the right to enforce such security interests and the right to offset against such security without notice or demand.

8. **Claims in Bankruptcy.** Guarantor shall file all claims against Borrower in any bankruptcy, reorganization or liquidation proceeding and shall assign to Lender such claims and all of its rights related thereto. If Guarantor fails to do so at Lender's request, Lender is authorized, and is hereby irrevocably granted Borrower's power of attorney, to file claims on Guarantor's behalf and to file an assignment of such claims with the bankruptcy court or liquidating entity. Guarantor hereby assigns to Lender all of Guarantor's rights to any payments on any such claims.

9. **Revival.** If Lender is required to reimburse to Borrower or any person any amount previously paid or recovered on account of the indebtedness as a preference, fraudulent transfer or because of any bankruptcy proceeding or similar proceeding, Guarantor's obligations shall be reinstated and revived. If, subsequent to payment of the Loan in full, Borrower or anyone attempts in any way to recover any amounts paid to Lender by anyone in connection with the Loan or challenges any rights previously or presently enjoyed by Lender under the Loan Documents, Guarantor's obligations shall be reinstated and revived.

10. **Waiver of Jury Trial.** GUARANTOR IRREVOCABLY WAIVES ALL RIGHTS TO A JURY TRIAL IN ANY ACTION, SUIT, OR PROCEEDING OF ANY KIND DIRECTLY OR INDIRECTLY ARISING OUT OF OR IN ANY WAY RELATING TO THE INDEBTEDNESS OR THIS GUARANTY, ANY OR ALL OF THE REAL AND PERSONAL PROPERTY COLLATERAL SECURING THE INDEBTEDNESS OR THIS GUARANTY, OR ANY OF THE TRANSACTIONS WHICH ARE CONTEMPLATED BY THE LOAN DOCUMENTS OR THIS GUARANTY. THIS WAIVER IS INTENDED TO APPLY, TO THE FULLEST EXTENT PERMITTED BY LAW, TO ANY AND ALL DISPUTES AND CONTROVERSIES THAT ARISE OUT OF OR IN ANY WAY RELATE TO ANY OR ALL OF THE MATTERS DESCRIBED IN THE PRECEDING SENTENCE, INCLUDING, WITHOUT LIMITATION, CONTRACT CLAIMS, TORT CLAIMS, AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS OF ANY KIND. THIS GUARANTY MAY BE FILED WITH ANY COURT OF COMPETENT JURISDICTION AS GUARANTOR'S WRITTEN CONSENT TO WAIVER OF A JURY TRIAL.

11. **State Specific Provisions.** State specific provisions are outlined on Exhibit A (if applicable), attached hereto and incorporated herein.

12. **Miscellaneous.**

12.1 Guarantor agrees to pay attorneys' fees and all other costs and expenses which may be incurred by Lender in the enforcement or interpretation of Lender's rights under this Guaranty in any state, federal or bankruptcy mediation, arbitration or litigation proceeding.

12.2 Any married person who signs this Guaranty hereby expressly agrees that (i) recourse may be had against his/her community property and separate property for all his/her obligations under this Guaranty and (ii) such person will have his/her spouse execute the Spousal Consent form.

12.3 This Guaranty contains the entire guaranty agreement between Guarantor and Lender, and supersedes all prior agreements and negotiations whether oral or written pertaining to the subject matter of this Guaranty. No modification or amendment of this Guaranty shall be effective unless it is in writing and executed by Guarantor and Lender.

12.4 The death of any Guarantor shall not terminate this Guaranty as to such deceased or as to any other Guarantor. This Guaranty shall be binding upon the heirs, executors, administrators, successors and assigns of each Guarantor and shall inure to the benefit of Lender's successors and assigns. Guarantor may not assign its rights or obligations hereunder.

12.5 In all cases where there is more than one Borrower named herein, or when this Guaranty is executed by more than one Guarantor, the word "Borrower" and the word "Guarantor," respectively, shall mean all and any one or more of them.

12.6 Any notice required to be provided in connection with this Guaranty shall be given in writing and shall be sent (a) for personal delivery by a delivery service that provides a record of the date of delivery, the individual to whom delivery was made, and the address where delivery was made; (b) electronic delivery to Borrower addressed to Borrower at the e-mail address set forth in this Guaranty (c) by first-class certified United States mail, postage prepaid, return receipt requested; or (d) by a nationally recognized overnight courier service, marked for next day business delivery. All notices shall be addressed to the party to whom such notice is to be given at the following address:

LENDER: 2 Allegheny Center, Nova Tower 2, Suite 200, Pittsburgh, PA 15212

LENDER EMAIL: [servicing@kiavi.com](mailto:servicing@kiavi.com)

GUARANTOR NAME: Brandon Mendenhall

**GUARANTOR ADDRESS:** 222 ANGELES BLVD, BIG BEAR, CA, 92314, USA

**GUARANTOR EMAIL:** edward@raddiversified.com

**12.7** All rights and powers of Lender under this Guaranty and under any other agreement between Guarantor and Lender shall be cumulative and in addition to all right, power and remedies given to Lender at law. Guarantor has read the Loan Documents and acknowledges and agrees that stated therein are certain obligations of Guarantor and agrees that Guarantor's failure to comply with such obligations will constitute an event of default thereunder.

**12.8** Guarantor represents and warrants to Lender that this Guaranty is an irrevocable, absolute, present and unconditional guaranty of payment and not of collectability. If Guarantor is an entity, Guarantor has duly authorized by all necessary action the execution, delivery and performance of this Guaranty and neither its execution and delivery of this Guaranty nor its consummation of the transactions contemplated by this Guaranty nor its compliance with any of the terms and provisions of this Guaranty does or will require any approval not yet received of its stockholders or equity holders or any approval or consent of any trustee or holders of any of its obligations and upon their execution and delivery in accordance with the provisions hereof will constitute legal, valid and binding agreements and obligations of Guarantor or the party which executes the same, enforceable in accordance with their respective terms.

**12.9** Headings in this Guaranty are for convenience of reference and shall not be used to interpret or define the provisions of this Guaranty.

**12.10** Each Guarantor declares that he, she or it understands the contents of this Guaranty and has had an opportunity to consult with an attorney regarding the form and content of this Guaranty.

**12.11** Upon request, Guarantor shall provide to Lender, the following financial information:

(i) a complete and accurate copy of its tax return (including K-1 and all other schedules if applicable) or application for filing an extension of such tax return, within **fifteen (15)** days of filing but in no event shall the tax return be delivered to Lender later than **October 15<sup>th</sup>** of each year. All tax returns shall be prepared by an independent certified public accountant acceptable to Lender.

(ii) personal financial statements from the previous quarter, recent bank and brokerage statements to confirm assets, most recent w-2 and paystub such other information as Lender may request in such detail and at such times as is satisfactory to Lender.

**12.12** Guarantor represents and warrants that the proceeds of the Loan will be used only for business purposes and that neither Guarantor, nor Borrower (or if Borrower is a legal entity, then no person affiliated with Borrower) will occupy or reside on the Property so long as the Loan remains outstanding.

**12.13** Guarantor agrees that the courts of the State of California and Federal District Courts located in San Francisco County, California, shall have exclusive jurisdiction and venue of any action or proceeding directly or indirectly arising out of or related to the negotiation, execution, delivery, performance, breach, enforcement or interpretation of this Guaranty, regardless of how any claim, counterclaim or defense in any such action or proceeding is characterized. Guarantor irrevocably consents to the personal jurisdiction and venue of such courts, and to service of process in the manner provided for in the Security Instrument. Guarantor waives all objections to such jurisdiction and venue, including all objections that are based upon inconvenience or the nature of the forum.

**IN WITNESS WHEREOF**, this Guaranty is executed by the undersigned Guarantor on the date indicated above.

**GUARANTOR:** Brandon Mendenhall, a married person



Brandon Mendenhall, a married person

By: Taylor Green, Authorized Signer

Lender by Borrower under any other indemnification provision contained in the Loan Documents for any Loan or with respect to claims asserted by any third Person against the Lender or liabilities incurred by the Lender with respect to any third Person, which claims or liabilities directly or indirectly result from or arise out of any act or omission of Borrower or from the occupancy or use of all or part of any Property for any Loan by Borrower prior to Lender's acquisition of title to such Property; including any of the obligations in this section, without limitation, any and all of the foregoing sums which would have accrued under the Loan Documents but for the commencement of a case by Borrower or against Borrower by any person or entity other than Lender or any person or entity affiliated with Lender under any Bankruptcy Proceeding.

### 1.5 Additional Definitions.

(i) **"Impositions"** means all (a) taxes; (b) insurance premiums related to any Property; (c) utility charges incurred for the benefit of the respective Property as defined in the respective Security Instrument or which may become a lien against the respective Property; (d) assessments, charges, and fees imposed pursuant to any covenants and restrictions imposed on the respective Property; (e) assessments, charges and fees payable with respect to any easements, water rights or development rights related to the respective Property; (f) other amounts payable in connection with any liens on the respective Property.

(ii) **"Improvements"** means all buildings, structures, fixtures and other improvements now existing or hereafter located on the Land as defined in the Security Instrument relevant to any Loan,

(iii) **"Indebtedness"** is used in this Guaranty in its most comprehensive sense and includes without limitation: (i) the indebtedness arising from or in connection with the Loans or the Note or the Security Instrument or any other Loan Documents, (ii) all advances made thereunder, (iii) any increase of the principal amount of any Loan and all interest thereon, (iv) any and all extensions, renewals, modifications and replacements thereof, all of which shall be included within the term "Loans," and (v) all now existing and future debts, obligations, and liabilities of Borrower, jointly and severally to Lender (whether absolute or contingent, liquidated or unliquidated, secured or unsecured, and whether Borrower may be liable individually or jointly with others). Prior to collection from or payment by the Guarantor, the Indebtedness must first be reduced by Lender by application of Borrower funds pursuant to Section 3.1.1 of the Note.

2. **Continuing Guaranty.** This Guaranty, as to each Guarantor, is and shall remain effective without reaffirmation until the Indebtedness has been paid in full. This Guaranty shall not be impaired by any modification, supplement, extension or amendment of any contract or agreement to which the parties thereto may hereafter agree, or by any increase of the principal amount modification, release or other alteration of any of the indebtedness hereby guaranteed or of any security therefor, including without limitation, pursuant to a bankruptcy or reorganization proceeding in connection with Borrower, or by



**GUARANTY**

**EXHIBIT "A"**

**PENNSYLVANIA SPECIFIC PROVISIONS**

**Section 11.1**     **Inconsistencies.** In the event of any inconsistencies between the terms and conditions of this Section 11 and the other provisions of this Guaranty, the terms and conditions of this Section 11 shall control and be binding.

**Section 11.2**     **Waivers.**

(a)     Notwithstanding any foreclosure of the lien of any mortgage or security agreement with respect to any or all of any real or personal property secured thereby, whether by the exercise of the power of sale contained therein, by an action for judicial foreclosure or by an acceptance of a deed in lieu of foreclosure, Guarantor shall remain bound under this Guaranty.

(b)     Guarantor waives any right to require Lender to: (i) proceed against Borrower; (ii) proceed against or exhaust any security held from any person or marshalling of assets or liens; (iii) proceed against any other Guarantor; or (iv) pursue any other remedy available to Lender. Guarantor waives any defense arising by reason of any disability or other defense of Borrower or by reason of the cessation from any cause whatsoever of the liability of Borrower.

(c)     Guarantor waives all presentments, demands for performance, notices of nonperformance, protests, notices of protest, notices of dishonor, notices of default or demand, notices of acceptance of and reliance on this Guaranty and of the existence, creation, or incurring of new or additional indebtedness, notices of renewal, extension or modification of the indebtedness, notice of any and all favorable and unfavorable information, whether financial or other, about Borrower, heretofore, now, or hereafter learned or acquired by Lender and all other notices to which Guarantor or any of them might otherwise be entitled, and the right to a jury trial in any action hereunder or arising out of Lender's transactions with Borrower.

(d)     Guarantor hereby waives any and all defenses and claims based on principles of suretyship and/or guaranty. Guarantor waives the benefit of any statute of limitations affecting its liability hereunder or the enforcement hereof.

(e)     Guarantor acknowledges that the waivers provided herein are made with Guarantor's full knowledge of the significance and consequence of such waivers, and that Lender is relying on such waivers. Guarantor obligations shall not be affected by: (i) termination, dissolution, consolidation or merger of Borrower with or into any other entity; (ii) the voluntary or involuntary liquidation, dissolution or sale or other disposition of all or substantially all of Borrower's assets; or (iii) the receivership, reorganization, bankruptcy assignment for the benefit of creditors or similar proceeding affecting Borrower.

**Section 11.3**     **Subrogation; Subordination.** So long as any indebtedness of Borrower to Lender remains outstanding, Guarantor waives, releases, and relinquishes any and all rights of reimbursement, contribution, and subrogation, which Guarantor may now or hereafter have against Borrower. Guarantor further agrees that, to the extent the waiver of its rights of subrogation as set forth herein is found by a court of competent jurisdiction to be void or voidable for any reason, any rights of subrogation Guarantor may have against Borrower or against any collateral or security shall be junior and subordinate to any right Lender may have against Borrower and to all right, title and interest Lender may have in any collateral or security. Lender may, in accordance with applicable laws, use, sell or dispose of any item of collateral or security as it sees fit without regard to any subrogation right Guarantor may have, and upon disposition or sale, any right of subrogation Guarantor may have shall terminate. Any and all present and future debts and obligations of Borrower to each Guarantor are hereby postponed in favor of



and subordinated to the full payment and performance of all indebtedness of Borrower to Lender. Any amounts received on such indebtedness or obligations owed to Guarantor shall be held by Guarantor as trustee and paid over to Lender without affecting Guarantor's liability under this Guaranty.

**Section 11.4 Confession of Judgment. TO THE FULLEST EXTENT PERMITTED BY LAW, GUARANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY:**

(a) EMPOWERS ANY ATTORNEY OF ANY COURT OF RECORD WITHIN THE UNITED STATES OF AMERICA OR ELSEWHERE TO APPEAR FOR SUCH GUARANTOR AT ANY TIME AND FROM TIME TO TIME AFTER THE OCCURRENCE AND DURING THE CONTINUANCE OF AN EVENT OF DEFAULT, AND, WITH OR WITHOUT COMPLAINT FILED, CONFESS JUDGMENT, OR A SERIES OF JUDGMENTS, AGAINST SUCH GUARANTOR IN FAVOR OF THE LENDER, AS OF ANY TERM, FOR ALL OR ANY PART OF THE UNPAID GUARANTEED OBLIGATIONS AND OTHER SUMS PAYABLE BY SUCH GUARANTOR UNDER THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, WHETHER OR NOT THEN DUE, TOGETHER WITH INTEREST THEREON AT THE RATE OR RATES SET FORTH IN THE LOAN DOCUMENTS, COSTS OF SUIT AND OTHER EXPENSES IN CONNECTION THEREWITH, AND AN ATTORNEY'S REASONABLE COMMISSION FOR COLLECTION, ON WHICH JUDGMENT OR JUDGMENTS ONE OR MORE EXECUTIONS MAY ISSUE FORTHWITH;

(b) AGREES THAT THE AUTHORITY TO CONFESS JUDGMENT GRANTED HEREIN SHALL NOT BE EXHAUSTED BY ANY EXERCISE THEREOF, BUT MAY BE EXERCISED FROM TIME TO TIME AND AT ANY TIME AS OF ANY TERM AND FOR ANY AMOUNT AUTHORIZED HEREIN; AND

(c) WAIVES ANY RIGHT TO NOTICE OR A HEARING PRIOR TO THE ENTRY OF JUDGMENT, EXECUTION THEREON OR OTHERWISE IN CONNECTION THEREWITH.

GUARANTOR ACKNOWLEDGES THAT GUARANTOR HAS BEEN REPRESENTED BY LEGAL COUNSEL IN CONNECTION WITH THE EXECUTION AND DELIVERY OF THIS AGREEMENT AND THAT GUARANTOR UNDERSTANDS THE PROVISIONS OF THIS AGREEMENT.

**Section 11.5 Guarantor Power of Attorney. Guarantor hereby acknowledges and agrees as follows:**

(a) This document contains one or more provisions authorizing the Lender to act as Guarantor's attorney-in-fact or agent (the "Power of Attorney");

(b) The purpose of the Power of Attorney is to give the Lender broad powers to execute and perform Guarantor's duties and obligations under documents, confess judgment, handle or sell property, enter into leases, revise leases, endorse checks and otherwise act in the name of the Guarantor;

(c) The Power of Attorney is coupled with an interest and, as such, Lender, in exercising any of its rights under the Power of Attorney is not a fiduciary of Guarantor. Lender may exercise any of its rights under the Power of Attorney for its sole benefit, without regard to the interests of Guarantor;

(d) The Power of Attorney shall in no way be construed as to benefit Borrower or any Guarantor;

(e) Lender shall have no duty to exercise any powers granted by the Power of Attorney for the benefit of Guarantor or to otherwise act in Guarantor's best interest;

(f) Lender has no, and shall have no duty of loyalty to Guarantor;

(g) Lender shall, to the extent exercisable, exercise any and all powers granted by the Power of Attorney for its sole and exclusive benefit;



(h) Any rights Guarantor may have under 20 Pa.C.S. §§ 5601 - 5612, as amended (the "POA")  
 (i) Without limiting the generality of the foregoing, (i) the Power of Attorney shall not be construed in accordance with the provisions of the POA Act, and (ii) Lender shall have no duties described in 20 Pa.C.S. § 5601.3(b) of the POA Act and Guarantor forever waives and releases Lender from any duties under the POA Act;

(j) The Power of Attorney is irrevocable; and

(k) Guarantor has read and understands the Power of Attorney and the powers granted to Lender thereunder.

**Section 11.6 Married Individuals.** Section 12.2 of the Guaranty is deleted in its entirety and replaced with the following:

"Each Guarantor who is a married person agrees that (a) the Lender shall have the right to recourse against his or her jointly owned property and separate property, including any property owned by them as tenants by the entirety, for any or all obligations to the fullest extent permitted by law and (b) such person will have his/her spouse execute the Spousal Consent form."

**Section 11.7 Applicable Law.** All acts and transactions hereunder and the rights and obligations of the parties hereto shall be governed construed and interpreted in accordance with the laws of the Commonwealth of Pennsylvania without giving effect to the conflicts of laws principles thereof.

IN WITNESS WHEREOF, Guarantor has caused this instrument to be executed as of date indicated on the Guaranty.

**GUARANTOR:** Brandon Mendenhall, a married person

Brandon Mendenhall, a married person  
 By: Taylor Green, Authorized Signer



STATE OF CALIFORNIA  
COMMONWEALTH OF PENNSYLVANIA )

COUNTY OF SAN BERNARDINO )

On JULY 20, 22, before me, YESENIA MALDONADO, a Notary Public in and for said County and State, personally appeared TAYLOR GREEN, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) (is/are) subscribed to the within instrument, and acknowledged to me that (he/she/they) executed the same in (his/her/their) authorized capacit(-y/-ies), and that by (his/her/their) signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public Notary Seal

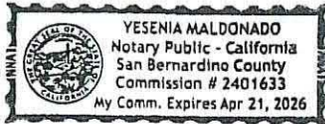


\_\_\_\_\_  
Signature of Notary Public

YESENIA MALDONADO

\_\_\_\_\_  
(Printed Name of Notary)

My commission expires: 4.21.26



---

## OPEN-END MORTGAGE

THIS MORTGAGE IS AN "OPEN-END MORTGAGE" UNDER 42 PA.C.S.A § 8143 WHICH SECURES FUTURE ADVANCES PLUS ACCRUED BUT UNPAID INTEREST, FEES, COSTS AND EXPENSES, AND ADVANCES MADE AS PROVIDED HEREIN. ALL NOTICES REQUIRED TO BE GIVEN TO LENDER PURSUANT TO 42 PA.C.S.A § 8143 SHALL BE GIVEN AS SET FORTH IN SECTION 6.12 OF THIS MORTGAGE. THIS MORTGAGE ALSO SECURES FUTURE ADVANCES UNDER 42 PA.C.S.A § 8144.

LENDER: KIAVI FUNDING, INC.

BORROWER: RAD Diversified REIT, Inc., A Maryland Corporation

LOAN No.: 

WHEN RECORDED MAIL TO:

**Kiavi Funding, Inc.**

2 Allegheny Center, Nova Tower 2, Suite 200, Pittsburgh, PA  
15212



34418821

**CERTIFICATE OF RESIDENCE OF MORTGAGEE**

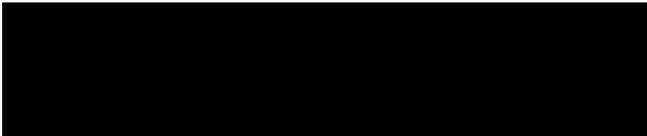
The undersigned certifies that the precise residence address of Mortgagee is  
**Kiavi Funding, Inc.,**

**2 Allegheny Center, Nova Tower 2, Suite 200, Pittsburgh, PA 15212**

---

Name:

Title:



# MORTGAGE

THIS MORTGAGE (the "Mortgage") is made on 07-07-2022 by:

RAD Diversified REIT, Inc., A Maryland Corporation,

("Borrower"), whose address is:

7 SAINT PAUL ST #820, BALTIMORE, MD, 21202, USA,

in favor of **Kiavi Funding, Inc.**, a Delaware corporation, ("Lender"), whose address is:

2 Allegheny Center, Nova Tower 2, Suite 200, Pittsburgh, PA 15212.

## WITNESSETH

WHEREAS, Lender has agreed to provide Borrower with a Loan (the "Loan") as evidenced by that certain Promissory Note Secured by Security Instrument dated of even date herewith in the amount of \$ 142,500.00 by and between Lender and Borrower (the "Note"); and

WHEREAS, Lender is making the Loan in reliance on this Mortgage, and it is a condition precedent to the making of the Loan by Lender that Borrower execute and deliver this Mortgage.

NOW, THEREFORE, in consideration of the foregoing and other benefits accruing to Borrower, the receipt and sufficiency of which are hereby acknowledged, Borrower hereby covenants and agrees with Lender, as follows:

## GRANTING CLAUSES

BORROWER IRREVOCABLY MORTGAGES AND WARRANTS TO LENDER, ITS SUCCESSORS AND ASSIGNS, all of Borrower's present and future estate, right, title and interest in and to the following described property (collectively, the "Property"):

(A) The real property located in the County of Philadelphia, State of PA, commonly known and addressed as:

4147 North 9th Street, Philadelphia, PA 19140  
and more particularly described in Exhibit A attached to this Mortgage and incorporated herein by reference (the "Land"); and

(B) All Buildings, Fixtures, Easements, Rents and Profits, Development Rights, Water Rights, and Mineral Rights, including without limitation all present and future Leases relating to the foregoing real property and all guaranties and security and security deposits supporting such Leases (as those terms are defined in Article 1 of this Mortgage) (as those terms are defined in Article 1 of this Mortgage); and

(C) All of the following related to the assets specified in (A) and (B) above, (i) Books and Records, plans, specifications, surveys (ii) Insurance Policies, title insurance policies, sales contracts, construction contracts, architectural agreements, engineering contracts, service and maintenance contracts, management contracts, and marketing contracts; (iii) work product arising from any such contract or agreement; (iv) all warranties, guarantees, and other similar contract rights and (v) all other tangible personal property located on or used in connection with the forgoing (excluding only Consumer Goods as defined in the Uniform Commercial Code).

THIS MORTGAGE SECURES THE FOLLOWING INDEBTEDNESS AND OBLIGATIONS (collectively, the “**Obligations**”) in such order of priority as Lender may from time to time elect:

(1) Payment and performance of Borrower’s indebtedness and obligations under the Note and this Mortgage and all extensions, renewals, modifications, and replacements thereof, including the Reserve Advance pursuant to the Note(if applicable) (“**Reserve Advance**”); and

(2) Payment and performance of any and all other indebtedness which may hereafter be owing by Borrower to Lender under the Note, this Mortgage or other Loan Documents, however incurred, including but not limited to the attorneys’ fees, court costs, witness fees, expert witness fees, collection costs, and costs and expenses paid by Lender in the preservation and enforcement of its rights and remedies under this Mortgage or other Loan Documents.

(3) To the extent that Lender’s rights to recover a deficiency from Borrower are subject to California real property law (including without limitation the provisions of Code of Civil Procedure 580a, 580b, 580d, 580e, 726, 726.5 and 736) Borrower and Lender hereby agree and acknowledge that this Security Instrument shall not secure the following obligations which are hereby excluded from the definition of “**Obligations**”: (i) the obligations of Borrower under Section 2.3 of this Security Instrument or (ii) any obligations under any other environmental indemnity agreement or (iii) any obligations under any other guaranty or indemnity agreement

THIS MORTGAGE constitutes (i) a personal property security agreement to the extent that it includes personal property assets hereunder that are not real property assets subject to the applicable real property recording statutes (and Borrower hereby grants Lender a security interest in all such personal property assets to secure the Obligations) and (ii) a Fixture Filing in accordance with the Article 9 of the Uniform Commercial Code.

## ARTICLE 1

### DEFINITIONS

For purposes of this Mortgage, the following terms shall have the following definitions:

**1.1 Books and Records.** “Books and Records” means all books and records relating to the design, construction, improvement, development, use, ownership, operation, maintenance, repair, lease, taxation or marketing of the Property whether kept in hard copy or electronic form.

**1.2 Buildings.** “Buildings” means all buildings, structures and other improvements now existing or hereafter located on the Land.

**1.3 Condemnation Claims.** “Condemnation Claims” means all claims, actions, causes of action, demands, liens, rights, judgments, settlements, awards, compensation, and damages of every kind and nature which Borrower now has or which may hereafter accrue against any Person, whether arising in tort, by contract or statute, or in any other manner, which in any way directly or indirectly relate to or arise out of any condemnation of the Property or other taking of the Property for public or quasi-public use by eminent domain or to the transfer of the Property in lieu of condemnation or any such taking.

**1.4 Condemnation Proceeds.** “Condemnation Proceeds” means all proceeds, tangible and intangible property resulting from the payment, collection of, recovery on, or other disposition of any or all of the Condemnation Claims.

**1.5 Covenants and Restrictions.** “Covenants and Restrictions” means all covenants, conditions, restrictions, equitable servitudes, and all other similar matters now or hereafter affecting the Property, including any condominium, planned unit development, or cooperative apartment declaration of covenants, conditions and restrictions, by-laws, articles, rules, and regulations to which Borrower or the Property is subject or bound.

**1.6 Development Rights.** “Development Rights” means all existing and future development rights, development credits, air rights, and options of any kind relating to the Property.

**1.7 Easements.** “Easements” means all existing and future easements, rights of way, licenses, and similar rights relating or appurtenant to the Property and all existing and future rights in or to streets, roads, sidewalks, alleys, strips and gores adjoining or used in connection with the Property.

**1.8 Event of Default.** “Event of Default” means any of the events described in Article 3 of this Mortgage.

**1.9 Fixtures.** “Fixtures” means all fixtures, machinery, equipment, building materials, appliances, landscaping, systems, built-in furniture, plumbing, electrical, coverings and other commonly recognized fixtures now or hereafter located in, on, attached or affixed to, or used in connection with the Land or the Buildings, including, but not limited to, all HVAC and utility systems; security and access control equipment; water heaters, showers, bathtubs, tanks, pumps, toilets, sinks, pipes, and other plumbing fixtures and equipment; stoves, ranges, refrigerators, dishwashers, and disposals; laundry equipment; engines, motors, generators, boilers, furnaces, and incinerators; wall, window, and floor coverings, including screens, shades, drapes, and awnings; partitions, doors, windows, cabinets, bookcases, and hardware; chandeliers and other light fixtures; trees, plants and other landscaping; and all attachments, substitutions, accessories, accessions, replacements, improvements, and additions to any or all of the foregoing, all of which shall conclusively be deemed to be part of the Land and Buildings and conveyed by this Mortgage, whether or not affixed or attached to the Land or the Buildings.

**1.10 General Partner.** “General Partner” means any Person who is acting as a general partner of a partnership.

**1.11 Governmental Authorities.** “Governmental Authorities” means all governmental or quasi-governmental authorities, boards, bureaus, agencies, commissions, departments, administrative tribunals, and other instrumentalities, judicial and non-judicial authorities, and public utilities having or exercising jurisdiction over Borrower or the Property.

**1.12 Governmental Permits.** “Governmental Permits” means all permits, approvals, and authorizations now or hereafter issued by all Governmental Authorities for or in connection with the Property, including grading permits, foundation permits, building permits, tentative subdivision map approvals, zone changes, zone variances, conditional use permits, temporary certificates of occupancy, and final certificates of occupancy.

**1.13 Governmental Requirements.** “Governmental Requirements” means all existing and future laws, ordinances, rules, regulations, orders, and requirements of all Governmental Authorities applicable to Borrower or the Property, including those respecting the design, construction, improvement, development, use, ownership, operation, maintenance, repair, or marketing of the Property.

**1.14 Guaranty.** “Guaranty” means the guaranty agreement or agreements executed by any Guarantor.

**1.15 Guarantor.** “Guarantor” means the Person or Persons, if any, now or hereafter guaranteeing payment of the Note or payment or performance of any or all of the other Obligations.

**1.16 Impositions.** “Impositions” means all (a) Taxes; (b) Insurance Premiums; (c) gas, electricity, water, sewer, and other utility charges which are incurred for the benefit of the Property or which may become a lien against the Property; (d) assessments, charges, and fees imposed pursuant to any Covenants and Restrictions; (e) assessments, charges and fees payable with respect to any Easements, Water Rights or Development Rights; (f) principal, interest, and other amounts payable in connection with any Liens; and (g) such other taxes, charges, premiums, assessments and impositions relating to the Property, the payment of which Lender determines to be necessary to protect Lender’s security for the Obligations.

**1.17 Improvements.** “Improvements” means the Buildings and Fixtures, collectively.

**1.18 Insurance Claims.** “Insurance Claims” means all claims, actions, causes of action, demands, liens, rights, judgments, settlements, awards, compensation, and damages of every kind and nature which Borrower now has or which may hereafter accrue against any Person, whether arising in tort, by contract or statute, or in any other manner, which in any way directly or indirectly relate to or arise under any policy of insurance which Borrower maintains with respect to the Property or which Borrower is required to maintain under this Mortgage (collectively, the “Insurance Policies”).

**1.19 Insurance Proceeds.** “Insurance Proceeds” means all proceeds, tangible and intangible property resulting from the payment, collection of, recovery on, or other disposition of any or all of the Insurance Claims.

**1.20 Insurance Premiums.** “Insurance Premiums” means all premiums and other amounts payable in connection with procuring or maintaining the Insurance Policies.

**1.21 Leases.** “Leases” means all existing and future rental agreements, leases, licenses, concessions, occupancy agreements, and other similar agreements affecting the Property, including all subleases at any level.

**1.22 Liens.** “Liens” means all mortgages, deeds of trust, mechanics’ liens, and other liens and encumbrances of every kind and nature, other than this Mortgage, now or hereafter affecting the Property.

**1.23 Loan Documents.** “Loan Documents” means the Note, this Mortgage (together with any riders), the Guaranty, and all other documents executed by Borrower or any of the Guarantors and delivered to Lender at Lender’s request in connection with the Loan, and all extensions, renewals, modifications, and replacements of such documents.

**1.24 Manager.** “Manager” means any Person who is acting as a manager of a limited liability company, including any member who is acting in such capacity.

**1.25 Mineral Rights.** “Mineral Rights” means all existing and future right, title, and interest in and to all minerals, oil, gas and other hydrocarbon substances in or on the Property.

**1.26 Person.** “Person” means any natural person or any entity, including any corporation, partnership, joint venture, limited liability company, trust, unincorporated organization, trustee, or Governmental Authority.

**1.27 Property Claims.** “Property Claims” means all claims, actions, causes of action, demands, liens, rights, judgments, settlements, awards, compensation, and damages of every kind and nature (other than the Insurance Claims and Condemnation Claims) which Borrower now has or which may hereafter accrue against any Person, whether arising in tort, by contract or statute, or in any other manner, which in any way directly or indirectly relate to or arise out of any or all of the following: (a) the Property; (b) any existing or future fact, matter, occurrence, or transaction relating to the Property; or (c) the design, construction, improvement, development, use, ownership, operation, maintenance, repair or marketing of the Property.

**1.28 Property Proceeds.** “Property Proceeds” means all proceeds, tangible and intangible property resulting from the payment, collection of, recovery on, or other disposition of any or all of the Property Claims.

**1.29 Rents and Profits.** “Rents and Profits” means all existing and future rents, royalties, issues, profits, proceeds, revenues, income and other benefits of the Property and all Leases, including all security deposits and prepaid rent.

**1.30 Taxes.** “Taxes” means (a) all taxes, bonds, levies and assessments now or hereafter affecting the Property, including all general and special real and personal property taxes, bonds, and assessments affecting the Property; (b) all other taxes, bonds, levies and assessments which now are or hereafter may become a lien on the Property, including all income, profits, franchise, withholding, and gross receipt taxes; (c) all other charges now or hereafter imposed on or assessed against the Property by any Governmental Authority or arising with respect to the design, construction, improvement, development, use, ownership, operation, maintenance, repair or marketing of the

Property; and (d) all taxes, bonds, levies, and assessments now or hereafter imposed by any Governmental Authorities on Lender by reason of their respective interests in the Loan Documents, excluding any franchise, estate, inheritance, income, or similar tax imposed on Lender.

**1.31 Tenants.** “Tenants” means all tenants and occupants of the Property under the Leases.

**1.32 Water rights.** “Water rights” means all existing and future water, water rights (whether riparian, appropriative, or otherwise, and whether or not appurtenant), and all water stock relating to the Property.

## ARTICLE 2

### COVENANTS OF BORROWER

**2.1 Performance of Secured Obligations.** Borrower shall pay and perform each and all of the Obligations in accordance with their respective terms.

**2.2 Preservation of the Property.** Borrower (a) shall maintain the Property in good condition and repair; (b) shall promptly repair and restore in a good and workmanlike manner any part of the Property which may be damaged or destroyed, whether or not any Insurance Proceeds are adequate to pay for the cost of such repair and restoration; (c) shall comply and cause the Property to comply with the provisions of all Insurance Policies; (d) shall comply and cause the Property to comply with all Governmental Requirements; (e) shall comply and cause the Property to comply with all Covenants and Restrictions; (f) shall maintain in effect all Governmental Permits; (g) shall not initiate, join in or consent to any change in the zoning, general plan, specific plan, or any other land use classification affecting the Property or any Covenant or Restriction without the prior written consent of Lender; (h) shall not remove, demolish, improve, add to, or alter the Improvements (excluding non-structural alterations which preserve or increase the value of the Property, alterations required by Governmental Requirements and alterations approved by Lender) or change the character or use of the Property without the prior written consent of Lender; (i) shall not commit or permit any waste respecting the Property or impairment of the Property; (j) shall not abandon the Property; (k) shall not commit or permit any act upon the Property in violation of any Governmental Requirements; (l) shall promptly complete in a good and workmanlike manner, and shall pay, when due, all claims for labor performed and for materials furnished in connection with, Improvements which Borrower commences to construct on the Land; and (m) shall paint, cultivate, irrigate, fertilize, fumigate, prune, maintain and do all other acts, in a timely and proper manner, which from the character or use of the Property may be necessary or appropriate to preserve, protect and maintain the value of the Property. Borrower hereby recognizes and acknowledges that the condition and appraisal of the Property and all relevant documents relating to the Property are important and necessary for Lender to protect its position as secured creditor (whether or not Borrower is a debtor in any bankruptcy, receivership, liquidation or credit restructuring case or proceeding under state or Federal or bankruptcy law). Therefore, Borrower hereby agrees: (a) to promptly provide to Lender all documents and filings reasonably requested by Lender which relate to (i) the Property, (ii) its condition, (iii) any operations related thereto, (iv) the maintenance thereof, (v) any taxes or assessments thereon, (vi) any insurance therefor, (vii) any liens, claims or interests thereon asserted by third parties, (viii) any leases thereof, and (ix) any rents or profits arising therefrom; (b) to provide Lender or its agents upon two days notice with a reasonable opportunity to conduct an internal and external appraisal of the Property and to cooperate with any reasonable requests in connection with such appraisal; and (c) to coordinate with Lender to take the forgoing actions on an expedited basis of not more than one day in the event that Borrower should become a debtor in any bankruptcy, receivership, liquidation or credit restructure case or proceeding under state or Federal or bankruptcy law.

**2.3 Hazardous Substances.** As used in this Section 2.3, (a) “Hazardous Substances” are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) “Environmental Law” means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) “Environmental Cleanup” includes any response action, remedial action, or removal action, as defined

in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, Hazardous Substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

**2.4 Insurance.** Borrower shall keep the Improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. Each of the Insurance Policies, including the amounts, form, coverage, deductibles, insurer and loss payable and cancellation provisions, shall be acceptable to Lender and the insurance company providing coverage must have rating of at least A-V or better in the latest edition of "Best's Insurance Guide," must be licensed to do business in the state in which the property is located, and must be licensed to transact the lines of insurance required in this transaction. Without limiting any of the terms of this Section, (i) each of the Insurance Policies shall provide that it may be canceled or modified only upon not less than thirty (30) days prior written notice to Lender; and (ii) the fire and extended coverage and other casualty insurance policies which Borrower is required to maintain under this Mortgage shall contain a mortgagee's loss payable endorsement acceptable to Lender naming Lender as loss payee and shall be written with liability in an amount equal to the lesser of (x) the original principal amount of the Loan plus any Reserve Advance and (y) the full replacement cost of the Improvements. Borrower shall provide evidence to Lender of all required insurance hereunder on or before the closing of the Loan.

**2.5 Insurance Policies.** Within thirty (30) days after closing of the Loan, Borrower shall deliver to Lender the originals of all Insurance Policies together with receipts for the full payment of all Insurance Premiums, and Lender shall have the right to hold such policies as long as any Obligations are outstanding. Lender shall not be liable or responsible for the suitability, adequacy, enforceability, validity, amount, form, or content of any Insurance Policies, the solvency of any insurer, or the collection of any Insurance Proceeds, and Borrower shall at all times have full responsibility for all of such matters. Not later than thirty (30) days prior to the expiration of each of the Insurance Policies, Borrower shall deliver to Lender a policy or policies renewing or extending the expiring Insurance Policies together with written evidence showing payment of the Insurance Premiums for such policies. If Borrower fails to deliver any of the Insurance Policies to Lender in accordance with this Mortgage, or if any of the Insurance Policies is canceled, Lender, without notice to or demand upon Borrower, shall have the right to obtain such insurance in such form, content and amount and with such insurer as Lender determines to be necessary or appropriate to protect its interest. Without limiting any other provision of this Mortgage, all premiums and other costs and expenses paid or incurred by Lender in connection with Lender's obtaining any Insurance Policies under this Section shall be payable by Borrower to Lender on Lender's demand. Lender shall not be obligated to obtain or maintain any policy of insurance with respect to the Property. All Insurance Policies relating to the Property and all unearned Insurance Premiums shall automatically inure to the benefit of and be deemed to be assigned to the grantee of the Property at any judicial or nonjudicial foreclosure sale under this Mortgage or by any deed in lieu of foreclosure under this Mortgage.

**2.6 Assignment of Insurance Claims and Proceeds.** To secure the Obligations, Borrower grants, transfers, and assigns to Lender the Insurance Claims and Insurance Proceeds.

**2.7 Assignment of Condemnation Claims and Proceeds and Other Claims.** To secure the Obligations, Borrower grants, transfers, and assigns to Lender the Condemnation Claims, Condemnation Proceeds, Property Claims, and Property Proceeds.

**2.8 Payment of Proceeds.** Borrower shall cause all Insurance Proceeds, Condemnation Proceeds and Property Proceeds (collectively, the "Proceeds") to be paid or delivered directly to Lender. Lender shall at all times have the right but not the obligation (a) to demand, collect, accept, receive and give receipts for any and all of the Proceeds; and (b) to direct any Person to pay or deliver any or all of the Proceeds directly to Lender. Nothing contained in this Mortgage shall be deemed to obligate Lender to make any inquiry as to the sufficiency of any Proceeds received by Lender. If for any reason Borrower receives any Proceeds, Borrower shall immediately pay, assign, endorse or deliver such Proceeds to Lender in the original form in which received by Borrower and shall not commingle such Proceeds with any of Borrower's other funds or property.

**2.9 Prosecution and Settlement of Claims.** Prior to the occurrence of any Event of Default, Borrower shall have a license to prosecute and enforce the Insurance Claims, Condemnation Claims, and Property Claims (collectively, the "Claims"). Lender shall at all times have the right to appear in, defend, and prosecute any action or proceeding arising out of or relating to any or all of the Claims if Lender determines that such action is necessary or appropriate to protect Lender's interest in connection with the Obligations. Upon the occurrence of an Event of Default, Borrower's license to prosecute and enforce the Claims shall be revoked upon, and to the extent provided in, notice by Lender to Borrower. Following such revocation, Lender, at its option, shall have the exclusive right to prosecute and enforce any or all of the Claims to the extent provided in Lender's notice of revocation and to compromise, adjust, settle or dismiss any or all of the Claims, whether or not Lender has taken possession of the Property. Without Lender's prior written consent, Borrower shall not (a) sell, transfer, pledge, hypothecate or otherwise dispose of or abandon any or all of the Claims; or (b) compromise, adjust, settle, or dismiss any or all of the Claims.

**2.10 Title Policy.** Upon recordation of this Mortgage, Borrower shall cause the Lender to be furnished with an lender's policy of title insurance acceptable to Lender (a) written in an amount equal to the principal amount of the Loan; (b) issued by a title insurance company acceptable to the Lender; (c) showing title to the Property to be vested in a manner acceptable to the Lender; (d) containing a legal description of the Property satisfactory to the Lender; (e) insuring this Mortgage as a first lien on the Property, subject only to such exceptions as have been approved in writing by the Lender; (f) containing such title insurance endorsements as may be required by the Lender; and (g) otherwise acceptable to the Lender in form and substance, including the policy revision date. Within five (5) business days after the Lender's request from time to time, Borrower, at its expense, shall furnish the Lender with such additional title insurance endorsements as the Lender may require insuring the continuing first priority of this Mortgage. Borrower shall at all times cooperate with the Lender and its title insurer and provide the Lender's title insurer with such information as such title insurer may request or require in order to provide the Lender with the policies and endorsements described in this Section.

**2.11 Subordinate Mortgages.** Borrower shall not grant or permit any other Lien on the Property ("**Subordinate Mortgage**") without Lender's prior written consent. To obtain Lender's written consent, which Lender may withhold for any reason in its discretion, Borrower must first deliver to Lender a written agreement, acceptable to Lender, executed by the holder of the Subordinate Mortgage which provides that (a) the Subordinate Mortgage is and shall at all times remain unconditionally subject and subordinate to this Mortgage; (b) if any action or proceeding is commenced to foreclose the Subordinate Mortgage, no Tenant under any Lease shall be named as a defendant in such action or proceeding, nor shall such action or proceeding terminate any Lease, without Lender's prior written consent; (c) all Rents and Profits, whether collected directly by the holder of the Subordinate Mortgage or through a receiver, shall be applied first to the Obligations, second to the payment of the Impositions, and thereafter to payment of maintenance and operating costs relating to the Property; and (d) the holder of the Subordinate Mortgage shall give written notice to Lender not later than ten (10) days prior to commencing any judicial or nonjudicial action or proceeding to foreclose the Subordinate Mortgage.

**2.12 Permitted Leasing; Assignment of and Compliance with Leases.** Notwithstanding Section 3.12 below, Borrower shall have the right to enter into Leases in the ordinary course of Borrower's business without Lender's prior written consent, provided that all of the following conditions are satisfied with respect to any such Lease or modification thereto: (a) the term of such Lease, including any extension or renewal options, does not exceed a total of five (5) years; (b) the form used for such Lease represents a commercially reasonable lease form or has been approved in writing by Lender prior to Borrower's execution of the Lease; (c) such Lease is unconditionally subordinate to this Mortgage and contains an attornment provision consistent with Section 2.13 below; (d) no Event of Default has occurred and is continuing at the time of Borrower's execution of such Lease; (e) Borrower provides Lender with an accurate and complete copy of such Lease within ten (10) business days after such Lease is executed by Borrower; (f) Borrower does not collect rent for more than one (1) month in advance; and (g) Borrower does not in any other manner impair Lender's rights with respect to or interest in the Rents and Profits. Upon Lender's request, Borrower shall execute, acknowledge and deliver to Lender an absolute and unconditional assignment acceptable to Lender of all of Borrower's interest in all Leases and all guaranties of and security for the Tenants' respective obligations under the Leases. Borrower shall perform and discharge all obligations of the lessor under the Leases in accordance with the terms thereof and shall diligently enforce all remedies available to Borrower in a commercially reasonable manner in the event of a default by the Tenant under any Lease.

**2.13 Attornment at Lender's Option.** Each Tenant who enters into a Lease for the Property after the date of recordation of this Mortgage (each such Lease is referred to as a "Subordinate Lease") and who has not entered into a written non-disturbance and attornment agreement with Lender shall be deemed to have agreed to attorn to Lender and accept Lender as the landlord under its Lease on the terms of this Section. If Lender acquires title to the Property by judicial or nonjudicial foreclosure under this Mortgage or by deed in lieu of foreclosure under this Mortgage, Lender, at its option, shall have the right to require any or all Tenants under Subordinate Leases to attorn to and accept Lender as the landlord under such Tenant's Subordinate Lease (the "Attornment Option") by giving written notice to such Tenant within thirty (30) days after the date on which Lender acquires title to the Property (the "Acquisition Date"). If Lender exercises the Attornment Option with respect to any Subordinate Lease, such attornment shall be effective and self-operative as of the Acquisition Date without the execution of any further documents on the part of the Tenant, Lender, or any other party, and the Tenant under the Subordinate Lease shall be bound to Lender under all of the terms, covenants, and conditions of the Subordinate Lease for the remaining balance of the term thereof, with the same force and effect as if Lender were the landlord under such Lease. Whether or not Lender exercises its Attornment Option with respect to any Subordinate Lease, Lender (a) shall not be liable for any act or omission of any prior landlord under any Subordinate Lease, including Borrower; (b) shall not be subject to any offset, defense, or claim which any Tenant may have against any prior landlord under any Subordinate Lease, including Borrower; (c) shall not be obligated (i) to return any security deposit now or hereafter paid by any Tenant; (ii) to return any prepaid rent or other amounts prepaid by any Tenant; or (iii) to grant any Tenant a credit for any such security deposit, prepaid rent or other prepaid amounts (excluding monthly rent and other charges which have not been prepaid for more than one month in advance), except to the extent, if any, that Lender has actually and unconditionally received such security deposit, prepaid rent or other prepaid amounts; and (d) shall not be obligated to complete the construction of any or all Improvements. Without limiting the terms of this Section, upon Lender's request, each Tenant under a Subordinate Lease shall execute and deliver to Lender any document which Lender determines to be necessary or appropriate to evidence such Tenant's attornment to Lender on the terms of this Section, including a new lease with Lender on the same terms and conditions as the Subordinate Lease for a term equal to the unexpired term of the Subordinate Lease. Nothing contained in this Section shall be deemed to obligate Lender to recognize any Subordinate Lease or accept an attornment by any Tenant upon Lender's acquisition of title to the Property. If Lender elects not to exercise the Attornment Option within the time period specified in this Section with respect to any Subordinate Lease, such Subordinate Lease and all of the rights, privileges and powers of the Tenant thereunder shall automatically terminate and shall be of no further force or effect from and after the Acquisition Date.

**2.14 No Liability by Lender.** Nothing contained in this Mortgage shall be deemed to obligate Lender to prosecute or enforce any or all of the Claims nor shall Lender have any liability or responsibility for any failure or delay by Lender in prosecuting or enforcing any or all of the Claims or to collect any or all of the Proceeds. Borrower shall at all times have the right to determine and follow its own policies and practices in the conduct of its business, subject to the terms and conditions of the Loan Documents.

**2.15 Application of Proceeds.** Lender, at its option, shall have the right (a) to apply any or all Proceeds received by Lender to any or all of the Obligations in such order and manner as Lender shall determine, whether or not such Obligations are then due and payable and without regard to the adequacy or impairment of the security for the Obligations; (b) to release any or all of the Proceeds received by Lender for payment of the costs of repair or reconstruction of the Property on such terms and conditions as may be acceptable to Lender; or (c) to release any or all of the Proceeds received by Lender to Borrower on such terms and conditions as may be acceptable to Lender. To the extent it is determined that Lender has applied payments in any order prohibited by any Governmental Authority, Lender shall refund to Borrower any fees and/or interest associated with the misapplication of payments. Acceptance of such refund by Borrower shall be deemed sufficient remedy and Borrower will have no right to seek further claims or damages from Lender.

**2.16 Release of Proceeds for Reconstruction.** Without limiting the generality of Section 2.15 above, if Lender elects to release any Proceeds for repair or reconstruction of the Property, at Lender's option, such release shall be conditioned on Borrower's satisfaction of the following conditions within one hundred and twenty (120) days after the occurrence of the damage requiring the repair or reconstruction: (a) Borrower's deposit with Lender of such funds in addition to the Proceeds as Lender determines to be necessary to pay all direct and indirect costs relating to the repair or reconstruction of the Property; (b) the establishment of a procedure acceptable to Lender for Lender's disbursement of the Proceeds; (c) Lender's receipt and approval of final plans and specifications and a cost breakdown for the repair or reconstruction of the Property; (d) Lender's receipt and approval of (i) a general construction contract for the repair or reconstruction of the Property executed by Borrower and a contractor acceptable to Lender; and (ii) payment and performance bonds written on such general contractor issued by a surety acceptable to Lender; (e) evidence acceptable to Lender that (i) the repair and reconstruction of the Property can be completed and a final and unconditional certificate of occupancy for the Property can be issued not later than thirty (30) days before the maturity date of the Note; (ii) upon completion of the repair or reconstruction of the Property, the income from the Property will be sufficient to pay all Impositions, operating expenses of the Property and installment payments due in connection with the Loan; (iii) leases acceptable to Lender will be in effect or remain in effect upon completion of the repair or reconstruction of the Property; (iv) upon completion of the repair or reconstruction of the Property, the fair market value of the Property will be at least as great as it was prior to the date on which the damage or condemnation occurred as shown in an appraisal acceptable to Lender; (v) there has been no adverse change in the financial condition of Borrower or any Guarantors since the date of this Mortgage; and (vi) no Event of Default exists; and (f) such additional conditions as Lender may establish.

**2.17 Taxes and Impositions.** Borrower (a) shall pay all Taxes at least ten (10) days before delinquency; and (b) shall pay all other Impositions when due. Upon Lender's request, Borrower shall deliver to Lender receipts and such other substantiating documentation as may be required by Lender to evidence payment of all Impositions by Borrower in accordance with this Section.

**2.18 Absolute Assignment of Rents and Profits.**

(a) **Absolute Assignment.** Borrower absolutely, irrevocably and unconditionally grants, transfers and assigns to Lender all Rents and Profits. Prior to the occurrence of an Event of Default, Borrower shall have a license to collect and retain on the terms of this Section 2.18 all Rents and Profits as they become due and payable. Upon the occurrence of an Event of Default, Borrower's license to collect the Rents and Profits shall automatically be revoked without notice to Borrower. Following such revocation, Lender shall be entitled to collect and retain all Rents and Profits, whether or not Lender has taken possession of the Property, and Borrower shall immediately pay, deliver or cause to be delivered to Lender any Rents and Profits then held or thereafter collected by Borrower. All Rents and Profits collected by or on behalf of Lender may be applied by Lender to the Obligations in such order and amounts as Lender may determine. If Lender elects to seek the appointment of a receiver following the occurrence of an Event of Default, Borrower irrevocably and unconditionally consents to the appointment of a receiver without regard to the adequacy of the security for any of the Obligations. Notwithstanding anything to the contrary contained in this Mortgage, the assignment of Rents and Profits contained in this Section is an absolute assignment and not an assignment as security. Neither the assignment of Rents and Profits contained in this Section nor any action taken by Lender to collect the Rents and Profits shall be deemed to make Lender a mortgagee-in-possession of the Property or shall be deemed to render Lender directly or indirectly liable or responsible for (i) the

use, control, condition, care, operation, occupancy, management, repair, or leasing of the Property; (ii) the production of Rents and Profits from the Property; or (iii) to the extent permitted under applicable law, the performance or observance of any or all of Borrower's duties, obligations, representations, or warranties under any Leases or other agreements relating to the Rents and Profits. Lender shall have no responsibility or liability of any kind for any failure or delay by Lender in enforcing any of the terms or conditions of this Section 2.18.

(b) **Applications of Rents and Profits Prior to Revocation of License.** Borrower shall apply the Rents and Profits to the payment of all reasonable and necessary operating costs and expenses of the Property, installment payments due in connection with the Loan, payment of Impositions, and a reasonable reserve for future reasonable and necessary expenses, repairs and replacements relating to the Property before using the Rents and Profits for any other purpose which does not directly benefit the Property.

(c) **Notices to Tenants.** Upon revocation of the license described in Section 2.18(a) above, Borrower irrevocably authorizes and directs all Tenants under the Leases to comply with any notice or demand by Lender for payment to Lender of any Rents and Profits or for the performance of any of the Tenant's other respective obligations under the Leases, regardless of any conflicting demand by Borrower or notice by Borrower to any Tenant that Lender's demand is invalid or wrongful. No Tenant shall have any duty to inquire as to whether any default by Borrower has occurred under the Loan Documents in connection with any notice or demand by Lender under this Section.

**2.19 Request for Lender's Consent to Transfers.** All requests by Borrower for Lender's consent to transfers under Section 3.12 below (a) shall specifically describe the transaction with respect to which Lender's consent is requested; (b) shall be delivered to Lender not less than fifteen (15) days before Borrower proposes to take the action with respect to which Lender's consent is requested; and (c) shall be accompanied by complete and accurate copies of all documents relating to the transaction with respect to which Lender's consent is requested, including financial statements and other information regarding the proposed transferee. Borrower acknowledges and agrees that Lender's right to withhold its consent, in its sole and absolute discretion, to any or all of the events described in Section 3.12 below is based, in part, on the fact that Borrower's particular financial condition, credit history, character, experience, ability and expertise, as represented by Borrower to Lender, were material and important factors in Lender's decision to make the Loan, and that Lender will continue to rely on such matters to insure satisfactory compliance with the Loan Documents during the entire term of the Loan. If Lender, in its sole and absolute discretion, consents to any of the transfers described in Section 3.12 below, such consent shall not be deemed to release Borrower or any other Person liable for payment or performance of the Obligations, and Borrower and such Persons shall continue to remain liable for payment and performance of the Obligations in accordance with the terms of the Loan Documents, unless expressly released pursuant to a further written agreement signed by Lender.

**2.20 Fixtures.** Notwithstanding Section 3.12 below, Borrower may from time to time replace any Fixtures constituting a part of the Property in the ordinary course of Borrower's business, provided that (a) the replacement property for such Fixtures is at least equivalent in value, character, and quality to the Fixtures being replaced; (b) Borrower has good and marketable title to such replacement property free and clear of all liens, claims, and interests other than the lien of this Mortgage; and (c) this Mortgage shall constitute a first lien on such replacement Property.

**2.21 Notice of Certain Matters.** Borrower shall promptly notify Lender in writing of (i) any claim, demand, right, or Lien relating to the Property which may be adverse to the lien of this Mortgage; (ii) any material loss, depreciation, or adverse change in the value of the Property and any other occurrence which may materially and adversely affect Lender's lien on the Property; (iii) any material adverse change in Borrower's ability to perform any or all of the Obligations; (iv) any event or condition which constitutes an Event of Default; and (v) any dispute between Borrower and any Governmental Authority relating to the Property which may have a material adverse effect on the Property.

**2.22 Inspection.** Lender shall have the right at all reasonable times (a) upon reasonable prior written or telephonic notice (except that no such notice shall be required in the case of an emergency or any inspection limited to the public areas or common areas of the Property) to enter upon and inspect the Property, including any entry which

Lender determines is necessary or appropriate in connection with enforcing or exercising any right, remedy or power available to or conferred on Lender under the Loan Documents; (b) to contact any Person to verify any information provided or disclosed by Borrower to Lender; and (c) to release such information regarding the Property, Borrower, or the Obligations as Lender may determine to be necessary or appropriate in connection with enforcing or exercising any right, remedy or power available to or conferred on Lender under the Loan Documents. Lender shall have no obligation or duty to inspect the Property, and all such inspections by Lender shall be for Lender's sole benefit and not for the benefit of Borrower or any other Person.

**2.23 Defense of Actions and Protection of Security by Borrower.** Borrower shall appear in and defend any action or proceeding commenced by any Person other than Lender which affects or which Lender determines may affect any or all of the following: (a) the Property; (b) the Insurance Claims, Condemnation Claims, or Property Claims; (c) Lender's or Borrower's respective rights and obligations under the Loan Documents; (d) the Obligations; or (e) any other transaction or matter which affects Lender by reason of its interest in the Property. Borrower shall promptly commence and diligently prosecute all actions and proceedings which are necessary or appropriate or which Lender determines may be necessary or appropriate to do any or all of the following: (i) prevent any damage, destruction, or injury to the Property; (ii) enforce or recover upon the Insurance Claims, Condemnation Claims or Property Claims or collect the Insurance Proceeds, Condemnation Proceeds, or Property Proceeds; or (iii) to preserve, protect, maintain, and defend the Property and Lender's lien thereon.

**2.24 Enforcement of Covenants and Restrictions.** If any of the Covenants and Restrictions apply to Persons owning or occupying real property which is adjacent to or in the vicinity of the Property, Borrower shall diligently enforce the Covenants and Restrictions against such Persons if (a) such Persons have breached their obligations under the Covenants and Restrictions; and (b) such breach has not been cured by such Persons within ninety (90) days after a request by Lender to Borrower to enforce the Covenants and Restrictions.

**2.25 Further Assurances.** Upon Lender's request, Borrower shall execute, acknowledge and deliver to Lender such further documents and agreements and take such further actions as Lender may reasonably require from time to time to effectuate or carry out the purposes of the Loan Documents or to evidence, perfect, maintain, preserve or protect Lender's lien on the Property, including Borrower's execution of security agreements, assignments, financing statements, and continuation financing statements. Upon Lender's request, Borrower shall execute, acknowledge and deliver to Lender an assignment acceptable to Lender of such additional rights, privileges, Governmental Permits, and documents relating to the Property as Lender may reasonably determine to be necessary or appropriate in connection with the design, construction, improvement, development, use, ownership, operation, maintenance, repair or marketing of the Property.

### **ARTICLE 3**

#### **EVENTS OF DEFAULT**

Lender, at its option, shall have the right to declare Borrower to be in default under this Mortgage and the other Loan Documents upon the occurrence of any or all of the following events:

**3.1 Payment of Note and Other Monetary Obligations Under Loan Documents.** If (a) an Event of Default occurs under the terms of the Note; or (b) Borrower fails perform any of its other obligations under the Loan Documents or under any other document with Lender requiring the payment of money to Lender or any third Person within ten (10) days after the date on which such indebtedness or monetary obligation is due.

**3.2 Performance of Non-Monetary Obligations Under Loan Documents.** If Borrower breaches or otherwise fails to perform any of its non-monetary obligations to Lender or any third Person under any of the Loan Documents or under any other document with Lender when due.

**3.3 Misrepresentation.** If any request, statement, information, certification, or representation, whether written or oral, submitted or made by Borrower to Lender in connection with the Loan is false or misleading in any material respect.

**3.4 Insolvency of Borrower.** If (a) a petition is filed by or against Borrower under the federal bankruptcy laws or any other applicable federal or state bankruptcy, insolvency or similar law; (b) a receiver, liquidator, trustee, custodian, sequestrator, or other similar official is appointed to take possession of Borrower or the Property, or Borrower consents to such appointment; (c) Borrower makes an assignment for the benefit of creditors; provided, however, that Borrower shall have thirty (30) days within which to cause any involuntary bankruptcy proceeding to be dismissed or the involuntary appointment of any receiver, liquidator, trustee, custodian, or sequestrator to be discharged. The cure provision contained in this Section shall be in lieu of, and not in addition to, any and all other cure provisions contained in the Loan Documents.

**3.5 Performance of Obligations to Senior Lien Holders or Third Persons.** If (i) Borrower fails to pay any of its indebtedness or to perform any of its obligations under any agreement between Borrower and any other Person who holds a Lien senior to this Mortgage when due; or (ii) Borrower fails to pay any of its indebtedness or to perform any of its obligations when due under any other material document between Borrower and any other Person.

**3.6 Attachment.** If all or any material part of the assets of Borrower or Guarantor are attached, seized, subjected to a writ or levied upon by any court process and Borrower fails to cause such attachment, seizure, writ or levy to be fully released or removed within sixty (60) days after the occurrence of such event. The cure provision contained in this Section shall be in lieu of, and not in addition to, any and all other cure periods contained in the Loan Documents.

**3.7 Injunctions.** If a court order is entered against Borrower enjoining the conduct of all or part of its business and Borrower fails to cause such injunction to be fully stayed, dissolved or removed within sixty (60) days after such order is entered. The cure provision contained in this Section shall be in lieu of, and not in addition to, any and all other cure periods contained in the Loan Documents.

**3.8 Dissolution.** The dissolution, liquidation, or termination of existence of Borrower or any of Borrower's General Partners or Managers.

**3.9 Impairment of Priority.** If (i) the priority of this Mortgage or Lender's security interest under any of the other agreements securing any or all of the Obligations is impaired for any reason; or (ii) the value of the Property has deteriorated, declined or depreciated as a result of any intentional tortious act or omission by Borrower.

**3.10 Condemnation.** If all or any material part of the Property is transferred to any Governmental Authority as a result of any condemnation proceeding or action with respect to all or any material part of the Property.

**3.11 Failure to Repair Casualty.** If there is an uninsured casualty with respect to the Property and Borrower (a) fails to commence repairs and reconstruction of the Property within ninety (90) days after such damage; or (b) thereafter fails to diligently prosecute such repairs and reconstruction to completion.

**3.12 Sales, Transfers and Further Encumbrances.** If any one of the following events occurs without Lender's prior written consent, which may be withheld in Lender's sole and absolute discretion:

(a) the sale, conveyance, transfer, mortgage, encumbrance, lease (except for (i) the leasing of space in the Improvements which is permitted under Section 2.12 of this Mortgage and (ii) the conveyance or transfer of any part or any interest in the Property to a revocable family trust affiliated with Borrower, provided that such conveyance or transfer is solely for estate planning purposes), or alienation of all or any part of the Property or any interest in the Property, whether voluntary or involuntary, or Borrower's grant of any option or agreement to effect any such transaction.

(b) if Borrower or any General Partner or Manager of Borrower is a partnership, the admission, withdrawal, retirement or removal of any General Partner of Borrower or any of Borrower's General Partners or Managers, or the sale or transfer of more than forty-nine percent (49%) of the beneficial interests in Borrower or any of Borrower's General Partners or Managers.

(c) if Borrower or any General Partner or Manager of Borrower is a corporation, the sale or transfer of an aggregate of more than forty-nine percent (49%) of any class of stock in such corporation or the issuance by such corporation of additional stock to any Person who is not a shareholder in such corporation as of the date of this Mortgage.

(d) if Borrower or any General Partner or Manager of Borrower is a limited liability company, the appointment, withdrawal, retirement or removal of any Manager of Borrower or any of Borrower's General Partners or Managers or the sale or transfer of more than forty-nine percent (49%) of the beneficial interests in Borrower or any of Borrower's General Partners or Managers.

(e) if Borrower or any General Partner or Manager of Borrower is an individual, the death or incompetency of such Person, except where applicable law limits or prohibits Lender's declaration of a default based on such occurrences; provided, however, that Lender shall not declare an Event of Default to exist based solely on the death or mental incompetence of any individual Borrower, General Partner, or Manager if, within ninety (90) days after the occurrence of such event, a substitute is appointed, and Lender determines that the financial condition, credit history, character, experience, ability and expertise of such substitute is otherwise acceptable.

**3.13 Default by Guarantor.** If Guarantor fails to pay any of its indebtedness or perform any of its obligations under the Guaranty when due or the revocation, limitation or termination or attempted revocation, limitation or termination of any of the obligations of Guarantor under the Guaranty, except in accordance with the express written terms of the Guaranty.

**3.14 Misrepresentation by Guarantor.** If any request, statement, information, certification, or representation, whether written or oral, submitted or made by Guarantor to Lender in connection with the Loan or any other extension of credit by Lender to Borrower or such Guarantor is false or misleading in any material respect.

**3.15 Cross-Default.** If Borrower, or any Affiliated Borrower (as hereinafter defined), fails to pay any of its indebtedness or to perform any of its obligations as to any other loan or loans or any other obligation owed to Lender when due. As used in this Section, "Affiliated Borrower" means, any borrower (individual or entity) directly or indirectly controlling, controlled by, or under common control with, Borrower, and "control" means an ownership interest equal to or greater than 10% of the entity or the ability to direct the management or affairs of that entity, whether through ownership, by contract or otherwise.

#### **ARTICLE 4**

#### **REMEDIES**

Upon Lender's election to declare Borrower to be in default under this Mortgage and the other Loan Documents pursuant to Article 3 above, Borrower shall be deemed to be in default under this Mortgage and the other Loan Documents, and Lender shall have the following rights and remedies:

**4.1 Actions by Lender.** Lender shall have the right (a) to enter, take possession of, and manage, operate and lease the Property; (b) to take possession of any or all Books and Records; (c) to collect any or all Rents and Profits, whether or not Lender has taken possession of the Property; and (d) to take any or all actions which Lender determines to be necessary or appropriate in connection therewith or to preserve, protect, maintain and defend the Property and Lender's lien thereon, including (i) the exercise and enforcement of all of Borrower's rights under any or all of the Leases; (ii) the termination, acceptance of a surrender, modification or amendment of any or all of the Leases; (iii) the execution of new Leases on such terms and conditions as Lender determines to be appropriate; and (iv) the repair, alteration, improvement or completion of the Property in such manner and to such extent as Lender determines to be necessary or appropriate. If Lender elects to take possession of the Property or to take any or all of the other actions described in this Section by court process, Borrower irrevocably and unconditionally agrees that a receiver may be appointed by a court for such purpose pursuant to Section 4.5 below.

**4.2 Judicial Action.** Lender shall have the right to commence an action or proceeding to foreclose this Mortgage and to enforce any or all of the terms of the Loan Documents, including specific performance of the covenants of Borrower under this Mortgage.

**4.3 Foreclosure by Power of Sale.**

(a) **Declaration and Notice of Default.** Lender shall have the right (i) to cause the Property to be sold under the power of sale contained in this Mortgage in any manner permitted by applicable law; and (ii) to deliver to Borrower a written notice of default and election to cause the Property to be sold. Upon the expiration of such period of time after delivery of such notice of default and election to sell and the giving of such notice of sale as may then be required by law, and without the necessity of any demand on Borrower, Lender or any designated sheriff or clerk, at the time and place specified in the notice of sale, shall sell the Property at public auction to the highest bidder for cash in U.S. Dollars payable at the time of sale. Lender or any obligee, creditor, or the holder or holders of the Note or Loan Documents may bid and purchase at such sale.

(b) **Postponements; Multiple Parcels.** To the extent permitted by law, Lender may, from time to time, postpone any sale hereunder by public announcement at the time and place noticed for such sale or may, in its discretion, give a new notice of sale. If the Property consists of several lots, parcels or items of property, Lender shall have the exclusive right (i) to designate the order in which such lots, parcels or items shall be offered for sale or sold; and (ii) to elect to sell such lots, parcels or items through a single sale, through two or more successive sales, or in any other manner Lender determines to be in its best interest. Any Person, including Borrower and Lender, may purchase at any sale under this Mortgage, and Lender shall have the right to purchase at any such sale by crediting upon the bid price the amount of all or any part of the Obligations. If Lender determines to sell the Property in more than one sale, Lender may, at its option, cause such sales of the Property to be conducted simultaneously or successively, on the same day or on such different days or times and in such order as Lender may determine, and no such sale shall terminate or otherwise affect the lien of this Mortgage on any part of the Property that has not been sold until all Obligations have been paid in full.

(c) **Costs of Sale; Incomplete, Defective or Irregular Sales.** Borrower shall pay all costs, fees, and expenses of all sales of the Property under this Mortgage, including the costs, fees, and expenses (including attorneys' fees) of Lender, together with interest thereon at the interest rate applicable to principal under the Note. A sale of less than all of the Property or any defective or irregular sale under this Mortgage shall not exhaust, impair or otherwise affect the power of sale contained in this Mortgage, and subsequent sales of the Property may be made under this Mortgage until all Obligations have been satisfied or until the entire Property has been sold without defect or irregularity. .

**4.4 Application of Sale Proceeds.** Lender shall apply the proceeds of the sale or sales in the following order of priority: (a) first, to payment of all expenses of such sale or sales and all costs, expenses, fees, and liabilities of Lender, including attorneys' fees, costs of other evidence of title; (b) second, to all amounts advanced or disbursed by Lender under any of the terms of this Mortgage which have not then been repaid, together with interest thereon at the rate applicable to principal under the Note; (c) third, to the payment of all other Obligations in such order and amounts as Lender determines; and (d) the remainder, if any, to the Person or Persons legally entitled thereto.

**4.5 Appointment of a Receiver.** Lender shall have the absolute and unconditional right to apply to any court having jurisdiction and obtain the appointment of a receiver or receivers of the Property, and Borrower irrevocably and unconditionally consents to such appointment and agrees that Lender shall have the right to obtain such appointment (a) without notice to Borrower or any other Person; (b) without regard to the value of the Property or any other collateral securing the Obligations; and (c) without acceleration of the Obligations or commencement of foreclosure proceedings under this Mortgage. Any such receiver or receivers shall have the usual powers and duties of receivers in similar cases and all powers and duties necessary or appropriate to exercise the rights of Lender as provided in this Mortgage.

**4.6 Protection of Lender's Security.** Lender, without obligation to do so and without notice to or demand on Borrower, and without releasing Borrower from any of its Obligations or waiving Lender's rights under

the Loan Documents, shall have the right to perform any Obligation which Borrower has breached in such manner, at such time, and to such extent as Lender determines to be necessary or appropriate to preserve, protect, maintain and defend the Property and Lender's lien thereon.

**4.7 Assembly of Property.** Upon Lender's request, Borrower shall assemble and make available to Lender at the location of the Land all Property which has been removed from or which is not located on the Land.

**4.8 Rescission of Notice of Default.** Prior to the conduct of any sale under the power of sale contained in this Mortgage, Lender, at its option, shall have the right to rescind any notice of default and election to sell the Property. Lender's rescission of any notice of default and election to sell pursuant to this Section or under applicable law shall not constitute or be construed as a waiver of any Event of Default or impair, prejudice or otherwise affect (a) Lender's right to record a new notice of default and election to sell the Property based on the same or any other Event of Default; or (b) Lender's rights and remedies in connection with the Obligations.

**4.9 Exercise of Rights Under Other Loan Documents and Laws.** Lender shall have the right to exercise any or all rights and remedies which Lender may have under any or all of the other Loan Documents and all other applicable law, including without limitation the applicable Uniform Commercial Code as it relates to such personal property assets as are encumbered under this Agreement.

**4.10 Continuing Recourse Liability.** Notwithstanding any contractual or statutory defense to, or prohibition of, (x) continuing liability on the Loan or the Note or the other Loan Documents or (y) liability for any deficiency remaining on the Loan, the Note and or any other Loan Document after foreclosure upon any item of Property (collectively "Deficiency Defense"), Borrower hereby agrees, to the extent not prohibited by applicable law, that:

(a) Borrower shall be continue to be liable for, and shall be subject to full recourse liability for, all amounts owed under the Loan, the Note or any other Loan Documents if any of the following conditions occur:

(i) in the event of (1) the commencement of a case by Borrower or against Borrower by any person or entity other than Lender or any person or entity affiliated with Lender under Title 11 of the United States Code (11 U.S.C. §§101, et seq.) or any successor statute (the "**Bankruptcy Code**") or under any other law governing any federal or state bankruptcy, insolvency, reorganization, or other similar proceeding (collectively, a "**Bankruptcy Proceeding**"), or (2) the consent of the Borrower to any Bankruptcy Proceeding; or (3) the failure of Borrower to oppose in good faith and to the maximum extent permitted by law of such involuntary Bankruptcy Proceeding; or (4) if any involuntary Proceeding is filed, the failure of Borrower to promptly stipulate to entry of an order granting Lender relief from the "automatic stay" under 11 U.S.C. 342 to proceed with a foreclosure of the Property, or (5) any collusion by Borrower with other creditors to cause, assist, or support such involuntary Bankruptcy Proceeding.

(ii) in the event that Guarantor joins or consents to any Bankruptcy Proceeding for Borrower or opposes any stipulation or motion seeking to grant Lender relief from the "automatic stay" under 11 U.S.C 342 to proceed with a foreclosure of the Property.

(iii) in the event that Borrower makes a transfer of any interest in the Borrower or in the Property or makes or allows to exist an encumbrance on the Property or on an interest in the Borrower, (1) that is not expressly permitted pursuant to the terms, conditions, and provisions of the Loan Documents and (2) without the prior express written approval of the Lender and (3) that is not cured within thirty (30) days after written notice from the Lender.

(b) Borrower shall be continue to be liable for, and shall be subject to full recourse liability for, all amounts owed under the Loan, the Note and the other Loan Documents minus any recovery the Lender is successful in collecting on any title insurance policy it holds in connection with the Property in the event that the Lender is prevented from acquiring title to the Property after the occurrence of an Event of Default) because of the failure of the Borrower's title to the Property under applicable federal, state, or

local laws due to the commission of a criminal act by the Borrower or an affiliate of the Borrower as a result of which the applicable governmental entity is entitled to (under such applicable law) and does, take title to the Property.

(c) Borrower shall be continue to be liable for, and shall be subject to full recourse liability for, all damages and losses incurred by Lender directly or indirectly arising out of or relating to any of the following: (1) fraud or misrepresentation by Borrower in connection with or relating to the Loan; (2) waste or willful mismanagement by Borrower with respect to any or all of the Property; (3) the application by Borrower of the Loan proceeds in any manner or for any purpose other than as specified in or required by the Loan Documents; (4) the removal or disposition by Borrower of any or all of the Property in violation of any of the terms of any of the Loan Documents; (5) any failure by Borrower to pay any Impositions in accordance with the Loan Documents, (6) the misapplication or misappropriation by Borrower of Insurance Proceeds (7) failure to deliver to Lender condemnation proceeds, insurance proceeds, or other proceeds of the Property or other similar proceeds, funds or payments, or other benefits of all or part of any collateral; (8) the misapplication or misappropriation of any Rents and Profits, prepaid rents, security deposits and similar sums paid to Borrower or any other Person in connection with any or all Leases of any part of the Property in violation of the terms of the Loan Documents; (9) recovery of amounts, damages, costs and expenses, including without limitation attorneys' fees, owing or payable to the Lender by Borrower relating to certain environmental matters or under any secured or unsecured indemnity agreement relating to Hazardous Substances executed by Borrower in connection with the Loan, including without limitation under (A) any Environmental Indemnity Agreement executed by Borrower in connection with the Loan; and (B) all terms of the Loan Documents which constitute "environmental provisions" under applicable law (including without limitation California Code of Civil Procedure Section 726.5 and 736, as such Section may be amended from time to time); respectively; and (10) all amounts owing to the Lender by Borrower under any other indemnification provision contained in the Loan Documents or with respect to claims asserted by any third Person against the Lender or liabilities incurred by the Lender with respect to any third Person, which claims or liabilities directly or indirectly result from or arise out of any act or omission of Borrower or from the occupancy or use of all or part of the Property by Borrower prior to Lender's acquisition of title to such Property.

(d) To the extent not prohibited by applicable law, Borrower hereby waives any and all rights and protections of the Deficiency Defenses.

## ARTICLE 5

### WARRANTIES AND REPRESENTATIONS

**5.1 Warranties and Representations.** As a material inducement to Lender's extension of credit to Borrower in connection with the Loan, Borrower warrants and represents to Lender as follows:

(a) **Qualifications.** Borrower is qualified to do business in the jurisdiction in which the Property is located.

(b) **Litigation.** To the best of Borrower's knowledge, there are no actions, suits, proceedings or investigations pending or threatened against or affecting Borrower or the Property in any court or before any other Governmental Authorities that could reasonably be expected to have a material adverse effect on Borrower's ability to repay the Loan or on the value of the Property, nor does Borrower know of any basis for any such action, suit, proceeding or investigation.

(c) **Ownership.** Upon recordation of this Mortgage, Borrower will be the sole legal and beneficial owner of, and will have good and marketable title to, the Property and all other collateral which is the subject of the Loan Documents.

(d) **Liens.** To the best of Borrower's knowledge, there are no Liens, claims, encroachments, Covenants and Restrictions, Leases, Easements, or other rights affecting the Property which would not be disclosed by a customary search of the records relating to the Land of the county recorder for the county in which the Property is located, except for such matters as have been specifically disclosed by Borrower to and approved in writing by Lender prior to the date of recordation of this Mortgage.

(e) **Condition.** Upon completion of the Project (as defined on the Construction Loan Rider attached hereto), the Property will be in good condition and repair without any material defects known to Borrower.

(f) **Property Compliance.** Upon completion of the Project, the Property will be in compliance with all Governmental Requirements in all material respects.

(g) **Borrower Compliance.** Borrower shall comply with all Governmental Requirements, except to the extent that failure to comply therewith would not have a material adverse effect on its ability to fulfill its Obligations or otherwise fully comply with the Loan Documents.

(h) **Damage.** Except for any damage to be repaired by the Project, the Property is free from material casualty or termite damage.

(i) **Condemnation.** To the best of Borrower's knowledge, there is no condemnation, zoning change, or other proceeding or action pending, threatened or contemplated by any Governmental Authority which would in any way affect the Property.

(j) **Commercial Loan.** Borrower represents and warrants that the proceeds of this loan will be used by Borrower only for business purposes. If Borrower is a natural person, Borrower represents and warrants that Borrower does not intend to, and will not, occupy or reside on the Property so long as the Loan remains outstanding. If Borrower is a legal entity, Borrower represents and warrants that no person affiliated with Borrower intends to or will occupy or reside on the Property so long as the Loan remains outstanding.

(k) **Arms-Length Transaction.** Borrower represents and warrants that Borrower is operating at arms-length with, and has no material interest in, all parties to the Loan transaction, including the seller(s), any assignor(s) of the purchase and sale agreement for the Property, any loan broker or real estate agent(s), settling agent(s), escrow and title companies, insurance agent(s) or companies, or others, except for any relationship Borrower has disclosed to Lender and which Lender has approved in writing.

5.2 **Continuing Warranties and Representations.** The warranties and representations contained in this Article 5 shall be true and correct as of the date of recordation of this Mortgage, shall survive the closing of the Loan, and shall remain true and correct as of the date on which such warranties and representations are given.

## **ARTICLE 6**

### **MISCELLANEOUS**

6.1 **Lender Statement; Certain Charges.** With respect to (a) any statement, accounting, or similar information requested by Borrower or any other Person; or (b) any other document furnished to Borrower or any other Person by Lender at Borrower's request, Lender shall have the right to charge the maximum amount then permitted by law or, if there is no such maximum, Lender's customary charge for providing such statement, accounting, or other information. Borrower shall pay Lender its customary charge for any other service rendered by Lender in connection with the Loan or the Property, including the issuance of a request for full or partial reconveyance of this Mortgage, transmitting Loan proceeds to an escrow holder and changing Lender's records relating to the Obligations.

6.2 **Execution of Instruments by Lender.** Without notice to or affecting the liability of Borrower or any other Person for the payment or performance of the Obligations, without affecting the lien or priority of this Mortgage or Lender's rights and remedies under the Loan Documents, and without liability to Borrower or any other

Person, Lender shall have the right, at any time and from time to time, to do any one or more of the following: (a) release any part of the Property from the lien of this Mortgage; (b) consent in writing to the making of any map or plat relating to the Property; (c) join in or consent to the granting of any Easement affecting the Property; and (d) execute any extension agreement relating to any or all of the Obligations, any document subordinating the lien of this Mortgage to any other Lien or document, or any other document relating to the Property, Obligations, or Loan Documents.

**6.3 Late Charges.** If any installment payment under the Note is not paid when due, Borrower shall pay any late charge provided for in the Note.

**6.4 Requests by Borrower for Approvals by Lender.** All requests by Borrower for Lender's consent to or approval of any transaction or matter requiring Lender's consent or approval under the Loan Documents (a) shall be made by Borrower in writing (inclusive of electronic delivery); (b) shall specifically describe the transaction or matter with respect to which Lender's consent or approval is requested; (c) shall be accompanied by such information and documentation as Lender may require in connection with such request; and (d) shall be delivered to Lender not less than fifteen (15) days before Borrower proposes to take the action or effect the transaction with respect to which Lender's consent or approval is requested, unless a different period of time is expressly provided for in the Loan Documents.

**6.5 Approvals by Lender.** Whenever (a) the terms of the Loan Documents grant Lender the right to consent to or approve any transaction or matter; (b) Lender is authorized or empowered under the Loan Documents to make a determination with respect to any transaction or matter; or (c) the Loan Documents provide that any document or other item must be approved by or acceptable to Lender, then except as otherwise expressly provided in the Loan Documents, (i) Lender shall have the right to grant or withhold such approval or consent and make such determination in its sole and absolute discretion; and (ii) the form and substance of such document or other item must be satisfactory to Lender in its sole and absolute discretion. Whenever the terms of the Loan Documents require Lender's consent to or approval of any transaction, matter, or document, such consent or approval shall not be deemed to be effective unless it is set forth in a written instrument executed by Lender.

**6.6 Transfers by Borrower Without Lender's Consent; No Release of Borrower.** The following provisions shall apply if Borrower sells the Property to a third Person either (i) without Lender's consent; or (ii) with Lender's consent in a transaction in which Borrower is not released from liability under the Loan Documents:

(a) **No Release of Borrower.** No such action by Borrower nor any assumption of any or all of the Obligations by any transferee of the Property ("Transferee") shall be deemed to release Borrower or any other Person, including Guarantor, from any liability under the terms of the Loan Documents, and Borrower and such Persons shall remain liable to Lender for the payment and performance of all of their respective obligations under the Loan Documents.

(b) **Actions Without Borrower's Consent.** Borrower agrees that Lender may do any one or all of the following without notice to or the consent of Borrower and without affecting Lender's rights or remedies against Borrower: (i) accelerate, accept partial payment of, compromise, settle, renew, extend the time for payment or performance of, or refuse to enforce any of Borrower's Obligations to Lender under or in connection with this Mortgage or any of the other Loan Documents; (ii) grant any indulgence or forbearance to the Transferee or any other Person under or in connection with any or all of the Loan Documents; (iii) release, waive, substitute or add any or all collateral securing payment of any or all of the Obligations; (iv) release, substitute or add any one or more endorsers or guarantors of any or all of the Obligations; (v) amend, supplement, alter or change in any respect whatsoever any term or provision of the Loan Documents or any other agreement relating to the Obligations; and (vi) exercise any right or remedy with respect to the Obligations or any collateral securing the Obligations, notwithstanding any effect on or impairment of Borrower's subrogation, reimbursement or other rights against the Transferee.

(c) **Waivers.** Borrower waives all rights which it may have (i) to require Lender to exhaust its rights and remedies against the Transferee, any other Person, or any collateral securing any or all of the Obligations before pursuing its rights and remedies against Borrower; (ii) to require Lender to exercise any right or power or to

pursue any remedy which Lender may have under the Loan Documents or applicable law before pursuing its rights and remedies against Borrower; and (iii) to assert any defense to Lender's enforcement of its rights and remedies against Borrower based on an election of remedies by Lender or the manner in which Lender exercises any remedy which destroys, diminishes or interferes with any or all of Borrower's subrogation, reimbursement or other rights against the Transferee.

**6.7 Defense of Actions and Protection of Security by Lender.** Whether or not an Event of Default has occurred, Lender shall have the right, but not the obligation, to appear in and defend any action or proceeding, whether commenced by or against Borrower, any of the Guarantors, or any other Person, which affects or which Lender determines may affect any or all of the following: (a) the Property; (b) the Insurance Claims, Condemnation Claims, or Property Claims; (c) Lender's, or Borrower's respective rights and obligations under the Loan Documents; (d) the Obligations; or (e) any other transaction or matter which affects Lender by reason of its interest in the Property. Lender shall have the right, but not the obligation, to commence and prosecute any action or proceeding which Lender determines to be necessary or appropriate to do any or all of the following: (i) prevent any damage, destruction, or injury to the Property; (ii) enforce or recover upon the Insurance Claims, Condemnation Claims, or Property Claims or collect the Insurance Proceeds, Condemnation Proceeds, or Property Proceeds pursuant to this Mortgage; (iii) preserve, protect, maintain, and defend the Property and Lender's lien thereon; or (iv) enforce or exercise any right, remedy or power available to or conferred on Lender under the Loan Documents or applicable law. Lender shall have the right to discontinue, suspend or dismiss any such action or proceeding which has been commenced by Lender at any time.

**6.8 Expenses.** Lender shall have the right to incur and pay all costs, fees, expenses, and liabilities that Lender determines to be necessary or appropriate in connection with any or all of the following matters (the "Reimbursable Costs"): (a) the exercise of any or all of Lender's rights and remedies under the Loan Documents, (b) the enforcement of any or all of the Obligations or any other obligation of any Person liable to Lender in connection with the Loan, whether or not any legal action or proceeding is commenced by Lender; (c) the preservation, protection, maintenance, or defense of the Property or Lender's lien thereon; (d) the sale or disposition of the Property or any other collateral securing any or all of the Obligations; (e) the defense of any action or proceeding commenced by Borrower or Guarantor; or (f) the commencement and prosecution of any action or proceeding by Lender with respect to any or all of the matters described in this Section or in Section 6.7 above, including an action for relief from any stay, injunction, or similar order or enactment arising under any federal or state bankruptcy, insolvency or similar law. Without limiting the terms of this Section, Lender shall have the right to do any or all of the following in connection with any of the matters described in this Section, and all costs, fees, expenses, and liabilities incurred or paid in connection therewith shall constitute Reimbursable Costs: (1) select, retain, and consult with attorneys, accountants, appraisers, contractors, brokers, architects, engineers and such other experts, consultants, advisors and third Persons as Lender determines to be necessary or appropriate; (2) settle, purchase, compromise or pay any or all claims, demands, and Liens; and (3) obtain title insurance coverage relating to the Property which Lender determines to be necessary or appropriate.

**6.9 Taxes Imposed on Lender.** If, after the date of this Mortgage, any Governmental Requirements are enacted for the purpose of taxing any lien on the Property or changing in any way the laws for the taxation of mortgages or debts secured by mortgages, so as to impose on Lender payment of all or part of any Taxes assessed against the Property, then prior to the due date of such Taxes, Borrower shall pay all such Taxes and agree to pay such Taxes when levied or assessed against the Property or Lender.

**6.10 Payment of Advances by Borrower.** All Reimbursable Costs and all other costs, fees, expenses and liabilities incurred or paid by Lender under any other provision of the Loan Documents or under applicable law in connection with the Obligations or the Property (a) shall be payable by Borrower to Lender on Lender's demand; (b) shall constitute additional indebtedness of Borrower to Lender; (c) shall be secured by this Mortgage; and (d) shall bear interest from the date of expenditure at the rate of interest applicable to principal under the Note. Nothing contained in this Mortgage shall be deemed to obligate Lender (i) to incur any costs, fees, expenses, or liabilities; (ii) to make any appearances in or defend any action or proceeding; or (iii) to commence or prosecute any action or proceeding relating to any matter.

**6.11 No Third Party Beneficiaries.** The Loan Documents are entered into for the sole protection and benefit of Lender and Borrower and their respective permitted successors and assigns. No other Person shall have any rights or causes of action under the Loan Documents.

**6.12 Notices.** All notices and demands by Lender to Borrower under this Mortgage and the other Loan Documents shall be in writing and shall be effective on the earliest of (a) personal delivery to Borrower; (b) electronic delivery to Borrower addressed to Borrower at the e-mail address set forth in this Mortgage (c) two (2) days after deposit in first-class or certified United States mail, postage prepaid, addressed to Borrower at the address set forth in this Mortgage; and (d) one (1) business day after deposit with a reputable nationally recognized overnight delivery service, delivery charges prepaid, addressed to Borrower at the address set forth in this Mortgage; provided, however, that notwithstanding anything to the contrary contained in this Section, service of any notice of default or notice of sale provided or required by law shall, if mailed, be deemed effective on the date of mailing. All notices and demands by Borrower to Lender under this Mortgage shall be in writing and shall be effective on actual receipt by Lender at Lender's address set forth in this Mortgage; provided, however, that nonreceipt of any such notice or demand by Lender as a result of Lender's refusal to accept delivery or Lender's failure to notify Borrower of Lender's change of address shall be deemed receipt by Lender. Borrower's and Lender's respective addresses set forth in this Mortgage may be changed by written notice given to the other party in accordance with this Section. If Borrower consists of more than one Person, service of any notice or demand on any one of such Persons by Lender shall be effective service on Borrower for all purposes.

**6.13 Performance of Covenants.** Borrower shall perform and comply with all of its obligations under this Mortgage at Borrower's sole cost and expense.

**6.14 Severability; Savings Clause.** If any provision of the Loan Documents shall be held by any court of competent jurisdiction to be unlawful, voidable, void, or unenforceable for any reason, such provision shall be deemed to be severable from and shall in no way affect the validity or enforceability of the remaining provisions of the Loan Documents. Notwithstanding anything to the contrary contained in the Note or any of the other Loan Documents, the interest and other amounts paid or agreed to be paid to the Lender in consideration of the Loan evidenced by the Note (such interest and other amounts are referred to collectively as "**Interest**") shall not exceed the maximum rate permitted under applicable usury laws. If, for any reason, the Interest exceeds the maximum rate permitted under applicable usury laws, then (a) all excess Interest amounts previously collected by the Lender shall be credited against the principal balance of the Note or, at the Lender's option, to any other principal indebtedness of Borrower to Lender arising out of the Loan evidenced by the Note; (b) if the Note and all such other indebtedness have been paid in full, such excess amounts shall be refunded by the Lender to Borrower; and (c) the provisions of the Note shall automatically be deemed to be reformed and the amount of Interest payable hereunder shall automatically be deemed to be reduced, without the execution of any further documents by Borrower or Lender, so as to provide for the payment of Interest in an amount equal to, but not exceeding, the maximum rate permitted under applicable usury laws. All consideration paid to Lender which constitutes Interest under applicable usury laws shall be amortized, prorated, allocated, or otherwise apportioned throughout the term of the Note so that, to the extent possible, the rate of interest on the principal amount of the Note does not exceed the maximum rate permitted under applicable usury laws.

**6.15 Interpretation.** Whenever the context of the Loan Documents reasonably requires, all words used in the singular shall be deemed to have been used in the plural, and the neuter gender shall be deemed to include the masculine and feminine gender, and vice versa. For purposes of this Mortgage, all references to the Property or Improvements shall be deemed to refer to all or any part of the Property or Improvements, respectively. The headings to sections of this Mortgage are for convenient reference only, and they do not in any way define or limit any of the terms of this Mortgage and shall not be used in interpreting this Mortgage.

**6.16 Time of the Essence.** Time is of the essence in the performance of each provision of the Loan Documents by Borrower.

**6.17 Amendments.** The Loan Documents (excluding the Guaranty) may be modified only by written agreement signed by Lender and Borrower.

**6.18 Entire Agreement.** The Loan Documents contain the entire agreement concerning the subject matter of the Loan Documents and supersede all prior and contemporaneous negotiations, agreements, statements, understandings, terms, conditions, representations and warranties, whether oral or written, between Lender and Borrower concerning the Loan which are the subject matter of the Loan Documents.

**6.19 No Waiver by Lender.** No waiver by Lender of any of its rights or remedies in connection with the Obligations or of any of the terms or conditions of the Loan Documents shall be effective unless such waiver is in writing and signed by Lender. Without limiting the generality of this Section, (a) no delay or omission by Lender in exercising any of its rights or remedies in connection with the Obligations shall constitute or be construed as a waiver of such rights or remedies; (b) no waiver by Lender of any default by Borrower under the Loan Documents or consent by Lender to any act or omission by Borrower shall constitute or be construed as a waiver of or consent to any other or subsequent default, act or omission by Borrower; (c) no acceptance by Lender of any late payment or late or defective performance of any of the Obligations by Borrower shall constitute a waiver by Lender of the right to require prompt payment and performance strictly in accordance with the Loan Documents with respect to any other payment or performance of any of the Obligations; (d) no acceptance by Lender of any payment or performance following any notice of default which has been given or recorded by Lender shall constitute a waiver of Lender's right to proceed with the exercise of its remedies with respect to any Obligations which have not been paid or performed in full; (e) no acceptance by Lender of any partial payment or performance shall constitute a waiver by Lender of any of its rights or remedies relating to any Obligations which have not been paid or performed in full; and (f) no application of Rents and Profits, Insurance Proceeds, Condemnation Proceeds or Property Proceeds to any of the Obligations shall constitute or be construed as a waiver by Lender or cure of any Event of Default or impair, prejudice, invalidate or otherwise affect any action by Lender in response to such default.

**6.20 Waivers by Borrower.** Borrower waives presentment, demand for payment, protest, notice of demand, dishonor, protest and non-payment, and all other notices and demands in connection with the delivery, acceptance, performance, default under, and enforcement of the Loan Documents. Borrower waives the right to assert any statute of limitations as a defense to the enforcement of any or all of the Loan Documents to the fullest extent permitted by law. Without limiting the generality of the immediately preceding sentence, in the event of Borrower's payment in partial satisfaction of any or all of the Obligations, Lender shall have the sole and exclusive right and authority to designate the portion of the Obligations that is to be satisfied.

**6.21 Waiver of Marshalling.** Borrower and all Persons holding a Lien affecting the Property who have actual or constructive notice of this Mortgage waive (a) all rights to require marshalling of assets or liens in the event of Lender's exercise of any of its rights and remedies under this Mortgage, including any judicial or nonjudicial foreclosure sale of the Property; (b) all rights to require Lender to exhaust its rights and remedies against any other collateral securing any or all of the Obligations before pursuing its rights and remedies under this Mortgage; and (c) all rights to require Lender to exercise any other right or power or to pursue any other remedy which Lender may have under any document or applicable law before pursuing its rights and remedies under this Mortgage.

**6.22 Waiver of Subrogation.** Borrower waives all rights to recover against Lender for any loss or damage incurred by Borrower from any cause which is insured under any of the Insurance Policies, except that the foregoing waiver of subrogation shall not be effective with respect to any Insurance Policy if the coverage under such policy would be materially reduced or impaired as a result of such waiver. Borrower shall use its best efforts to obtain Insurance Policies which permit the waiver of subrogation contained in this Section.

**6.23 Cumulative Remedies.** No right or remedy of Lender under this Mortgage or the other Loan Documents shall be exclusive of any other right or remedy under the Loan Documents or to which Lender may be entitled. Lender's rights and remedies under the Loan Documents are cumulative and in addition to all other rights and remedies which Lender may have under any other document with Borrower and under applicable law. Lender shall have the right to exercise any one or more of its rights and remedies in connection with the Obligations at Lender's option and in its sole and absolute discretion, without notice to Borrower or any other Person (except as otherwise expressly required by law or under the Loan Documents), and in such order as Lender may determine in its sole and absolute discretion. If Lender holds any collateral in addition to the Property for any of the Obligations, Lender, at its option, shall have the right to pursue its rights or remedies with respect to such other collateral either

before, contemporaneously with, or after Lender's exercise of its rights or remedies with respect to the Property. Upon the occurrence of an Event of Default, Lender, at its option, shall have the right to offset against any debt or monies due from Lender to Borrower against all or part of the Obligations.

**6.24 Subrogation to Lien Rights.** If any or all of the proceeds of the Note are directly or indirectly used to pay any outstanding Lien against the Property, or if Lender pays or discharges any Lien pursuant to any of the terms of the Loan Documents or under applicable law, Lender shall be subrogated to all rights and liens held by the holder of such Lien, regardless of whether such Lien is reconveyed.

**6.25 Joint and Several Liability.** Each Person signing this Mortgage as Borrower shall be jointly and severally liable to Lender for the performance of Borrower's obligations under the Loan Documents. If Borrower consists of more than one Person, the occurrence of any Event of Default with respect to any one or more of such Persons shall constitute an Event of Default and entitle Lender to exercise its rights and remedies under Article 4 of this Mortgage.

**6.26 Sale of Loan Documents.** Lender shall have the right to do any or all of the following at any time without prior notice to or the consent of Borrower or any other Person: (a) to sell, transfer, pledge or assign any or all of Loan Documents, or any or all servicing rights with respect thereto; (b) to sell, transfer, pledge or assign participations in the Loan Documents ("Participations"); and (c) to issue mortgage pass-through certificates or other securities evidencing a beneficial interest in a rated or unrated public offering or private placement (the "Securities"). Lender is authorized to forward or disclose to each purchaser, transferee, pledgee, assignee, servicer, participant, or investor in such Participations or Securities (collectively, the "Investor") or any Rating Agency rating such Securities, each prospective Investor, and any organization maintaining databases on the underwriting and performance of commercial mortgage loans, all documents and information which Lender now has or may hereafter acquire relating to the Loan and to Borrower or any Guarantor as Lender determines to be necessary or desirable. Upon Lender's request, Borrower shall reasonably cooperate with Lender in connection with any of the transactions contemplated by this Section. Notwithstanding anything to the contrary contained in this Mortgage or any of the other Loan Documents, from and after the date of any sale, transfer or assignment of the Note and other Loan Documents by Lender or upon any realization of a pledge by a pledgee, the cross-default provision contained in Section 3.15 of this Mortgage shall terminate and shall be of no further force or effect.

**6.27 Applicable Law; Jurisdiction; Venue.** The Loan Documents shall be governed by and construed under the laws of the state of California (without giving effect to any state's conflict of law principles), except that the exercise of remedies against the Property shall be governed by the laws of the state in which the Property is located. All payments made pursuant to the Loan Documents are to be made to the Lender in California in which state the last act occurred to make the Note effective between the parties. Borrower agrees that the courts of the State of California and Federal District Courts located in San Francisco County, California, shall have exclusive jurisdiction and venue of any action or proceeding directly or indirectly arising out of or related to the negotiation, execution, delivery, performance, breach, enforcement or interpretation of the Loan Documents (except for foreclosure proceedings, which shall proceed in the state in which the Property is located and according to the laws of that state), regardless of how any claim, counterclaim or defense in any such action or proceeding is characterized. Borrower irrevocably consents to the personal jurisdiction and venue of such courts, and to the service of process in the manner provided for the giving of notices in this Security Instrument. Borrower waives all objections to such jurisdiction and venue, including all objections that are based upon inconvenience or the nature of the forum.

**6.28 Successors.** Subject to the restrictions contained in the Loan Documents, the Loan Documents shall be binding upon and inure to the benefit of Lender and Borrower and their respective permitted successors and assigns.

**6.29 Power of Attorney.** Borrower irrevocably appoints Lender, with full power of substitution, as Borrower's attorney-in-fact, coupled with an interest, with full power, in Lender's own name or in the name of Borrower to take any or all of the actions specified in Article 4 above with respect to the Property. Lender shall have the right to exercise the power of attorney granted in this Section directly or to delegate all or part of such power to

one or more agents of Lender. Nothing contained in this Mortgage shall be construed to obligate Lender to act on behalf of Borrower as attorney-in-fact.

**6.30 Indemnification.** Borrower shall indemnify and hold Lender and its officers, directors, agents, employees, representatives, shareholders, affiliates, successors and assigns (collectively, the "Indemnified Parties") harmless from and against any and all claims, demands, damages, liabilities, actions, causes of action, suits, costs, and expenses, including attorneys' fees and costs, arising directly or indirectly out of or relating to any or all of the following: (a) Borrower's breach of any of its Obligations or warranties under the Loan Documents; (b) any act or omission by Borrower; (c) any act or omission by a contractor, architect or any other Person providing labor, services, materials or equipment in connection with the design, construction, improvement, development, use, ownership, operation, maintenance, repair or marketing of the Property; (d) Borrower's use and occupancy of the Property or any other activity or thing allowed or suffered by Borrower to be done on or about the Property; (e) any claims for commissions, finder's fees or brokerage fees arising out of the Loan or the transactions contemplated by the Loan Documents; and (f) Lender's exercise of any or all of Lender's rights or remedies under the Loan Documents in accordance with the terms thereof, except in the case of negligence or intentional tortious conduct of such Indemnified Party which such Indemnified Party is determined by the final judgment of a court of competent jurisdiction to have committed.

**6.31 State Specific Provisions.** State specific provisions are outlined on Exhibit B (if applicable), attached hereto and incorporated herein.

[the remainder of this page intentionally left blank]

IN WITNESS WHEREOF, Borrower has caused this Mortgage to be executed as of the day and year first written above.

**BORROWER:** RAD Diversified REIT, Inc., A Maryland Corporation



A handwritten signature in cursive script that reads "Taylor Green". The signature is written in black ink and is positioned above a horizontal line.

By: Taylor Green, Authorized Signor

---

**NOTE: ALL SIGNATURES ON THIS MORTGAGE MUST BE NOTARIZED**



## CONSTRUCTION LOAN RIDER TO SECURITY INSTRUMENT

This Construction Loan Rider is attached to and made a part of the Deed of Trust, Mortgage, or Security Deed (the "**Security Instrument**") including an Assignment of Rents, and Fixture Filing dated 07-07-2022 executed by:

RAD Diversified REIT, Inc., A Maryland Corporation  
 ("**Borrower**"), for the benefit of **Kiavi Funding, Inc.**, a Delaware corporation ("**Lender**"), and encumbering the property described in the Security Instrument.

WHEREAS, Borrower desires to finance the construction of certain improvements to the Property and Borrower and Lender desire to establish certain terms and conditions relating to the disbursement of proceeds of the Construction Loan for such construction.

WHEREAS, all references to the word "Loan" in the Security Instrument should include this Construction Loan.

NOW, THEREFORE, for valuable consideration, the Security Instrument is amended by adding the following Article 7:

### ARTICLE 7

#### CONSTRUCTION PROVISIONS

**7.1 Additional Definitions.** For purposes of this Security Instrument, the following terms shall have the following definitions:

(a) **Completion Date.** "Completion Date" means the date by which Borrower shall complete construction of the Project which must occur within (i) (x) ninety (90) days after the Initial Advance for loans with an original six (6) month term, or (y) one hundred eighty (180) days after the Initial Advance for loans with an original twelve (12) month term, as the case may be, or (ii) the Reserve Advance Termination Date (as defined in the Note), whichever is later.

(b) **Construction Loan.** "Construction Loan" means the total amount of the Reserve Advance identified in Schedule A to the Note.

(c) **Contractor.** "Contractor" means the licensed (if licensure is required by applicable law) general contractor or contractors who have been retained by Borrower to construct the Project. Contractors must be approved by Lender. As used herein, and if so approved by Lender, "Contractor" may be Borrower, in which case Borrower must be licensed as a general contractor if licensing is required under applicable law. A Contractor may be required by Lender on any Project in Lender's sole discretion and any change of Contractor must be approved by Lender.

(d) **Project.** "Project" means the improvements that Borrower proposes to construct on the Land as described in the Scope of Work.

(e) **Scope of Work.** "Scope of Work" means a document completed on Lender's required form setting forth the final plans and specifications for the Project, describing in reasonable detail the improvements to be performed and/or construction on the Land, that has been approved by Lender. Any changes to the anticipated construction to the Land must be documented in an amendment of the Scope of Work, or change order, agreed to in

writing by Lender. Lender will not disburse Construction Loan Proceeds for materials or labor costs inconsistent with the Scope of Work.

**7.2 Disbursement of Construction Loan Proceeds.** Lender agrees to disburse Construction Loan proceeds to Borrower during the period from the date of recordation of this Security Instrument up to but not including the Reserve Advance Termination Date (as defined in the Note) in the aggregate principal amount not to exceed at any time the amount of the Construction Loan under the following terms and conditions:

(a) **Use of Construction Loan Proceeds.** All Construction Loan proceeds disbursed to Borrower shall be in reimbursement of the costs of labor, material, equipment and services already incurred and paid for in full by Borrower. Borrower shall not use any portion of the Construction Loan proceeds to make any interest payment on the Loan or on any other outstanding loan(s) from or serviced by Lender.

(b) **Disbursement Requests.** From time to time during the course of construction of the Project, Borrower shall submit to Lender requests for reimbursement from the Reserve Advance (each a "Disbursement Request"). Each Disbursement Request shall be satisfactory to Lender in form and substance and must be accompanied by payment of any applicable fee charged by Lender for disbursement processing, release, or administration of the Disbursement Request. Lender may request additional documentation showing the cost of, and documenting previous payment in full by the Borrower for, those items of labor, services, materials, and equipment that have been performed on, or incorporated in, or delivered to, the Project, together with, if applicable, the pro rata portion of any contractor's fee, overhead, or general conditions attributable to such labor, services, materials, and equipment. At Lender's sole and absolute discretion, Lender may request any or all of the following in connection with a Disbursement Request: a disbursement request form that (i) shall be in the form of an itemized statement, signed and certified as being true and correct by Borrower; (ii) shall be signed and certified as being true and correct by the contractor who completed the work or delivered the services, materials or equipment identified in the Disbursement Request; (iii) shall be accompanied by a true and correct copy of the bills and itemized receipts and invoices setting forth in reasonable detail the costs of labor, services, materials, and equipment used or performed which are the subject of the Disbursement Request (collectively, the "Invoices"); (iv) shall be accompanied by a true and correct copy of all receipts demonstrating payment, cancelled checks or other proof of payment in full of the Invoices by the Borrower, in form and substance satisfactory to Lender in Lender's sole discretion; (v) shall be accompanied by photographic evidence substantiating the work performed; (vi) shall be accompanied by recorded video evidence substantiating the work performed; (vii) shall be accompanied by a lien waiver and release in form and substance satisfactory to Lender upon progress payment in the form required by the laws of the state in which the Property is located executed by each party whose Invoice was satisfied by the payments being reimbursed by the Disbursement Request; and (ix) shall be accompanied by such title insurance endorsements or other information as may be required by Lender to ensure the first priority of this Security Instrument insofar as it secures such disbursement. All of the items and documentation requested in connection with any Disbursement Request shall be considered a part of such Disbursement Request. For each Disbursement Request submitted to Lender, Borrower shall pay to Lender an administrative fee; provided that Lender shall have no obligation to approve any Disbursement Request that does not comply with this Section; provided further that Lender has the right to limit the total number of Disbursement Requests submitted by Borrower. Lender retains the right, in its sole and absolute discretion, to cancel the entire outstanding amount of the Construction Loan, for unsatisfactory work, as determined in its sole and absolute discretion, performed in connection with any Disbursement Request.

(c) **Disbursements.** Lender shall disburse funds directly to Borrower in the amount shown in the approved Disbursement Request (subject to clause (d) below) upon Lender's verification of the accuracy of each Disbursement Request based on Lender's inspection of the Project and/or Lender's review of the substantiating documentation. Lender may, in its sole discretion, refrain from disbursing any amounts up to the Final Disbursement Amount in accordance with clause (d) below. Notwithstanding anything in the foregoing, Lender shall not have any obligation to disburse any funds, including but not limited to the final disbursement, if the work performed or materials acquired are outside the scope of the Scope of Work, or Borrower is in default under the Loan Documents in any way.

(d) **Final Disbursement.** Notwithstanding anything herein to the contrary, and only unless Lender agrees in writing otherwise, the final disbursement shall be made at the successful completion of the Project, consistent with the Scope of Work, and pursuant to a final Disbursement Request by Borrower. The final disbursement

shall be in an amount equal to at least 10% or 25% of the Construction Loan proceeds, as set by Lender (the "Final Disbursement Amount"). The Final Disbursement Amount will be retained by Lender in the Reserve Account until completion of the Project and satisfaction of the conditions set forth below. Disbursements requested prior to the final Disbursement Request shall be paid only up to the aggregate amount necessary to leave the Final Disbursement Amount in the Reserve Account. Unless satisfaction is waived in writing by Lender, Lender shall approve and honor the final Disbursement Request upon satisfaction of all conditions to disbursements set forth in Section 7.2(b) above, and Lender's receipt and approval of the following: (i) a permanent and unconditional certificate of occupancy for the Project issued by the appropriate Governmental Authority, together with copies of all other Governmental Permits which may be required in order to allow occupancy of the Project; (ii) evidence that the Project has been completed in accordance with the Scope of Work and all other requirements of the Loan Documents have been satisfied; (iii) final waivers of lien executed by each laborer, materialman or contractor who may file a lien against the Property in connection with the Project in the form required by the laws of the state in which the Property is located; (iv) if applicable, such other assurances as may be necessary to satisfy the requirements of Lender's title insurer with respect to the issuance of, or the rewrite or reissuance of the ALTA lender's policy of title insurance to Lender, and (v) documents or information needed to satisfy any additional conditions Lender may impose in its sole and absolute discretion.

(e) **Borrower Certification.** With respect to each Disbursement Request that Borrower submits, Borrower shall be deemed conclusively to have certified to Lender that (i) the items of labor, services, materials, and equipment shown in the Disbursement Request have been performed on, supplied to, or installed in the Project in conformance with the Scope of Work and all Governmental Permits; (ii) the costs of labor, services, materials, and equipment shown in the Disbursement Request were commercially reasonable, and (iii) the cost of all items of labor, services, materials, and equipment shown in the Disbursement Request were fully paid by Borrower prior to the Disbursement Request. Borrower shall be deemed to have made the certification described in this Section with respect to each Disbursement Request received by Lender, notwithstanding Borrower's failure to sign such Disbursement Request.

(f) **Reliance by Lender.** Lender may conclusively presume that all Disbursement Requests, statements, information, certifications, and representations, whether written, oral or electronic, submitted or made by Borrower, Contractor, or any of the other parties involved in the Project, or any of their respective agents, to Lender in connection with the Construction Loan are true and correct, and Lender shall be entitled to rely thereon, without investigation or inquiry of any kind by Lender, in advancing the Construction Loan proceeds and taking or refraining from taking any other action in connection with the Construction Loan.

(g) **No Default.** To receive disbursement of any Construction Loan proceeds, Borrower must not be in default under the Loan Documents or under any monthly payment grace period for this Loan or any other loan made or serviced by Lender.

7.3 **Construction Covenants.** Borrower covenants and agrees to comply with each of the following terms and conditions:

(a) **Approval of Scope of Work, Permits and Notices.** Borrower shall deliver to Lender for Lender's approval complete and accurate copies of the following documents upon Borrower's receipt thereof: (i) Scope of Work and any material modifications thereto; (ii) Construction Contracts and any material modifications thereto; (iii) Governmental Permits related to the Project; (iv) and all material notices, requests, and demands received by Borrower from any Governmental Authority, architect, contractor, subcontractor or engineer related to the Project.

(b) **Commencement of Construction.** After recordation of this Security Instrument and Lender's approval of the Scope of Work and other documents described in Section 7.3(a) herein, Borrower shall commence construction of the Project and shall thereafter diligently prosecute construction in a good and workmanlike manner in accordance with the Scope of Work. For the avoidance of doubt, Borrower shall not commence any construction activity prior to the date of recordation of this Security Instrument which may result in any mechanic's lien or similar lien gaining priority over the lien of this Security Instrument, unless arrangements acceptable to Lender have been made by Borrower for the issuance of a title insurance policy to Lender which satisfies the requirements of

this Security Instrument. Disbursement Requests related to labor or services performed, or materials or equipment delivered, prior to the date of recordation of the Security Instrument will not be honored.

(c) **Completion of Construction.** Borrower shall complete construction of the Project, consistent with the Scope of Work, on or before the Completion Date. For purposes of this Section, the Project shall be deemed to be completed when (i) the conditions for the release of the Final Disbursement Amount in Section 7.2(d) have been satisfied and (ii) all utility services for the Project have been completed and are in full operation.

(d) **Notice of Completion.** Lender may from time to time request Borrower shall sign and record a notice of completion for the Project in the office of the county recorder for the county in which the Property is located as soon as permitted under applicable law. Upon Lender's request, Borrower (i) shall sign and record a notice of cessation of labor and such other similar notices or documents as Lender may reasonably require to protect its interest in connection with the Construction Loan; and (ii) shall provide Lender with a copy of all notices recorded pursuant to this Section certified by the county recorder.

7.4 **Inspection.** Lender shall have the right at all times to enter upon and inspect the Property, or designate an agent to do the same, and to contact any Person supplying labor, materials, services, or equipment to the Property to verify information disclosed by Borrower or the Contractor to Lender, to obtain information relating to the Property, or for any other purpose relating to the Construction Loan, and Borrower authorizes each such Person to provide such information to Lender.

7.5 **Right to Stop Work.** If Lender determines that any portion of the Project does not conform in any material respect to the Scope of Work or the requirements of the Loan Documents, Lender shall have the right (a) to require Borrower and the Contractor to stop work on such portion of the Project and to correct the non-conforming matter as soon as reasonably practicable; and (b) to withhold any or all further disbursements relating to such portion of the Project until the matter has been corrected. No such action by Lender shall affect Borrower's obligation to complete the Project on or before the Completion Date or comply with the terms of the Loan Documents. Borrower, at its expense, shall take all actions which may be reasonably necessary to correct any non-conforming matter within the time period reasonably specified by Lender or, if no time period is specified, as soon as reasonably practicable.

7.6 **Lien Claims; Stop Notices.** Borrower shall promptly pay and discharge all claims and liens for labor, services, materials and equipment furnished in connection with the development of the Property. Lender shall have the right to withhold Construction Loan proceeds pursuant to any stop notice or bonded stop notice that is served on Lender in connection with the Construction Loan. Within ten (10) days after service of any such stop notice on Lender or the recordation of any mechanic's lien or other similar lien against the Property, Borrower (a) shall cause the claim evidenced by the stop notice or lien to be paid in full out of Borrower's own funds and not out of the Construction Loan proceeds and thereby cause such stop notice or lien to be released and discharged; (b) shall deliver to Lender or record, as appropriate, a surety bond complying with all applicable Governmental Requirements which is sufficient to release such stop notice or lien; or (c) shall make such other arrangements as may be acceptable to Lender for the payment of the claim evidenced by the stop notice or lien and the protection of Lender and the Property from the effect of the stop notice or lien.

7.7 **Compliance with Applicable Laws.** Borrower shall at all times comply with and keep in effect all Governmental Permits. Borrower shall at all times cause the Property to comply with (a) all Governmental Requirements; (b) all requirements and orders of all judicial authorities which have jurisdiction over the Property; and (c) all covenants, conditions, restrictions and other matters of record affecting the Property.

7.8 **Additional Insurance.** In addition to the insurance requirements set forth in Section 2.3 of this Security Instrument, Borrower at its expense shall at all times maintain in full force builder's all-risk insurance covering the Project and all materials stored on the Property, together with such endorsements as Lender may require, including vandalism, malicious mischief, earthquake, and flood coverage, and such other types of insurance as may from time to time be required by Lender. Failure to obtain, or cancellation of, such insurance is an event of default which could result in acceleration of the debt, or Lender refusal to honor Disbursement Requests.

7.9 **Cooperation.** Borrower shall at all times cooperate with Lender in order to ensure that the Property is developed in accordance with the requirements of the Loan Documents. Upon Lender's request, Borrower (a) shall execute such further documents and instruments and perform such further acts as may be required by Lender to carry out the terms and conditions of the Loan Documents; and (b) shall assign to Lender as additional collateral for the Loan such further rights, privileges, permits, licenses, approvals, contracts, agreements, reports, and other documents relating to the Property as Lender may require.

7.10 **No Duty to Inspect.** Lender shall have no obligation to supervise or inspect the Project or to examine any of Borrower's or Contractor's books and records relating to the Property. All such inspections and examinations by Lender, including Lender's review and approval of the Scope of Work or Construction Contract shall be for Lender's sole benefit and not for the benefit of Borrower. No inspection of the Project by Lender shall constitute or be construed as a representation or determination by Lender that the Project complies with the Scope of Work or that the Project is or will be free from defective work or materials.

7.11 **No Liability of Lender.** Borrower shall have the sole responsibility for all aspects of Borrower's business and the development of the Property, including (a) the quality, suitability and adequacy of the Scope of Work; (b) the inspection and supervision of construction of the Project; (c) the qualifications, financial condition and performance of all architects, engineers, contractors, subcontractors, material suppliers, consultants, sureties, bonding companies, property managers and other Persons supplying labor, materials, services, or equipment to the Property; (d) the accuracy of all Disbursement Requests; (e) the suitability, adequacy, enforceability, and validity of the Construction Contracts; (f) the conformance of the Project with the Scope of Work and the existence or non-existence of any defective work or materials in the Project; and (g) the legitimacy of any party making a Disbursement Request on Borrower's behalf. Borrower agrees that Lender shall not be directly or indirectly liable or responsible in any way or under any circumstances to Borrower or any other Person for any or all of the matters described in parts (a) through (g) of this Section, and Lender owes no duty of care to protect Borrower against negligent, faulty, inadequate or defective workmanship or materials in connection with the construction of the Project.

7.12 **Relationship of Parties.** Nothing contained in the Loan Documents or the transactions contemplated by the Loan Documents shall (a) constitute or be construed as the formation of a partnership or joint venture between Lender and Borrower or any Person; or (b) constitute or be construed as the creation of any confidential or fiduciary relationship of any kind between Lender and Borrower or any other Person; or (c) result in Lender being deemed to be a manager, controlling person, or other business associate or participant of any kind in the conduct of Borrower's business or affairs, including the design, construction, improvement, development, use, ownership, operation, maintenance, repair or marketing of the Property.

IN WITNESS WHEREOF, Borrower has caused this instrument to be executed as of the date indicated on the Security Instrument.

**BORROWER:** RAD Diversified REIT, Inc., A Maryland Corporation

  
\_\_\_\_\_  
Signature

By: Taylor Green, Authorized Signor



**MORTGAGE**

**EXHIBIT "B"**

**PENNSYLVANIA SPECIFIC PROVISIONS**

**6.31 Pennsylvania State-Specific Provisions.**

(a) **Inconsistencies.** In the event of any inconsistencies between the terms and conditions of this Section 6.31 and the other provisions of this Mortgage, the terms and conditions of this Section 6.31 shall control and be binding.

(b) **Advances.** Lender shall have the right, but not the obligation, to make protective advances with respect to the Property for the payment of taxes, assessments, insurance premiums, repairs, maintenance and other costs incurred in the protection of the Property as contemplated by 42 Pa.C.S. § 8144, and such protective advances, together with interest thereon from the date of each such advance until it is repaid in full, shall be secured by this Mortgage to the fullest extent and with the highest priority contemplated by 42 Pa.C.S. §§ 8143 and 8144.

(c) **Mineral Rights.** Section 1.25 of the Mortgage is deleted and the following is inserted in lieu thereof:

“Mineral Rights” means all existing and future right, title and interest in and to all minerals, oil, gas and other hydrocarbon substances in or on or under the Property, including, but not limited to, all of Borrower’s right, title and interest in and to any oil, gas or mineral lease or other oil, gas or mineral agreement, together with all of Borrower’s right, title and interest in and to any royalties, rents, bonuses, damage payments or other revenues arising under any such oil, gas or mineral lease or other agreement.

(d) **Judicial Action.** Section 4.2 of the Mortgage is amended by the addition of the following additional term with respect to foreclosure, all of which terms are deemed incorporated into the Mortgage as if set forth fully in their entirety:

(i) Lender may institute proceedings for the complete foreclosure of the Mortgage, in which case the Property may be sold, subject to applicable law, for cash or credit in one or more parcels. With respect to any notices required or permitted under the UCC, Borrower agrees that ten (10) days' prior written notice shall be deemed commercially reasonable. At any such sale by virtue of any judicial proceedings or any other legal right, remedy or recourse, the title to and right of possession of any such property shall pass to the purchaser thereof, and to the fullest extent permitted by law, Borrower shall be completely and irrevocable divested of all of Borrower’s right, title, interest, claim, equity, equity of redemption, and demand whatsoever, either at law or in equity, in and to the property sold and such sale shall be a perpetual bar both at law and in equity against Borrower, and against all other Persons claiming or to claim the property sold or any part thereof, by, through or under Borrower, subject to all applicable statutory rights of redemption under applicable law. Lender may be a purchaser at such sale and if Lender is the highest bidder, Lender may credit the portion of the purchase price that would be distributed to Lender against the Obligations in lieu of paying cash. In the event the Mortgage is foreclosed by judicial action, appraisalment of the Property is waived.

(ii) Upon the completion of any sale or sales made by Lender under or by virtue of Article 4 of the Mortgage, Lender, or any officer of any court empowered to do so, shall execute and deliver to the accepted purchaser or purchasers a good and sufficient instrument, or good and sufficient instruments, conveying, assigning and transferring all estate, right, title and interest in and to the properties, interests and rights sold. Lender is hereby irrevocably appointed the true and lawful attorney of Borrower, in its name and stead, to make all the necessary conveyances, assignments, transfers and deliveries of any part of the Property and rights so sold, and for that purpose Lender may execute all necessary instruments of conveyance, assignment and transfer and may substitute one or more persons with like power, Borrower hereby ratifying and confirming all that its said attorney or such substitute or substitutes shall lawfully do by virtue hereof. Nevertheless, Borrower if so requested by Lender, shall ratify and confirm any such sale or sales by executing and delivering to Lender or to such purchaser or purchasers all such instruments as may be advisable, in the reasonable judgment of Lender, for the purpose and as may be designated in such request. Any such sale or sales made under or by virtue of this Article 4, whether made under the power of sale herein granted or under or by virtue of judicial proceedings or of a judgment or decree of foreclosure and sale, shall operate to divest all of the estate, right, title, interest, claim and demand whatsoever at law or in equity, of Borrower in and to the properties, interests and rights so sold, and shall be a perpetual bar both at law and in equity against Borrower and against all Persons claiming or who may claim the same, or any part thereof, from, through or under Borrower.

(iii) Upon any sale, whether under the power of sale hereby given or by virtue of judicial proceedings, it shall not be necessary for Lender, or any public officer acting under execution or order of court, to have present or constructive possession of any of the Property.

(iv) The recitals contained in any conveyance made by Lender to any purchaser at any sale made pursuant hereto or under applicable law shall be full evidence of the matters therein stated, and all prerequisites to such sale shall be presumed to have been satisfied and performed.

(v) To the extent permitted by law, any such sale or sales made under or by virtue of the Mortgage, whether under the power of sale hereby granted and conferred, or under or by virtue of any judicial proceedings or of a judgment or decree of foreclosure and sale, shall operate to divest all of the estate, right, title, interest, claim and demand whatsoever, either by law or in equity, of Borrower in and to the properties, interests and rights so sold, and shall be a perpetual bar, both at law and in equity, against Borrower, its successors and assigns, and against any and all Persons claiming or who may claim the same, or any part thereof; from, through or under Borrower and its successors or assigns.

(vi) The receipt by Lender of the purchase money paid at any such sale, or the receipt of any other Person authorized to receive the same, shall be sufficient discharge therefor to any purchaser of the property, or any part thereof, sold as aforesaid, and no such purchaser, or his representatives, grantees or assigns, after paying such purchase money and receiving such receipt, shall be bound (i) to see to the application of such purchase money or any part thereof upon or for any trust or purpose of the Mortgage, (ii) by the misapplication or nonapplication of any such purchase money, or any part thereof, or (iii) to inquire as to the authorization, necessity, expediency or regularity of any such sale.

(vii) In case the liens or security interests hereunder, or by the exercise of any other right or power, shall be foreclosed by Lender's sale or by other judicial or non-judicial action, the purchaser at any such sale shall receive, as an incident to its ownership, immediate possession of the property purchased, and if Borrower or Borrower's successors shall hold possession of said property, or any part thereof, subsequent to foreclosure, Borrower or Borrower's successors shall be considered as tenants at sufferance of the purchaser at foreclosure sale, and anyone occupying the property after demand made for possession thereof shall be guilty of forcible detainer and shall be subject to eviction and removal, forcible or otherwise, with or without process of law, and all damages by reason thereof are hereby expressly waived.

(viii) Any expenses incurred by Lender in prosecuting, resetting or settling the claim of Lender shall become an additional Obligation of Borrower hereunder.

(e) **CONFESSION OF JUDGMENT FOR POSSESSION.**

(i) FOR THE PURPOSE OF PROCURING POSSESSION OF THE PROPERTY, UPON THE OCCURRENCE OF AN EVENT OF DEFAULT, BORROWER HEREBY IRREVOCABLY AUTHORIZES AND EMPOWERS ANY ATTORNEY OF ANY COURT OF RECORD IN THE COMMONWEALTH OF PENNSYLVANIA, DESIGNATED BY LENDER, AS ATTORNEY FOR BORROWER AND ALL PERSONS CLAIMING UNDER COURT OF COMPETENT JURISDICTION A PRAECIPE FOR WRIT OF SUMMONS OR A COMPLAINT PROVIDING FOR CONFESSION OF JUDGMENT IN EJECTMENT FOR POSSESSION OF THE PROPERTY AND TO APPEAR FOR AND CONFESS JUDGMENT AGAINST BORROWER, AND AGAINST ALL PERSONS CLAIMING UNDER OR THROUGH BORROWER, FOR THE RECOVERY BY LENDER OF POSSESSION OF THE PROPERTY, WITHOUT ANY STAY OF EXECUTION, FOR WHICH THE MORTGAGE, OR A COPY THEREOF VERIFIED BY AFFIDAVIT, SHALL BE A SUFFICIENT WARRANT; AND THEREUPON A WRIT OF POSSESSION MAY BE ISSUED FORTHWITH, WITHOUT ANY PRIOR WRIT OR PROCEEDING WHATSOEVER, BORROWER HEREBY RELEASING AND AGREEING TO RELEASE LENDER AND SAID ATTORNEYS FROM ALL ERRORS AND DEFECTS WHATSOEVER OF ANY NATURE IN ENTERING ANY SUCH JUDGMENT OR IN CAUSING ANY SUCH WRIT OR PROCESS TO BE ISSUED. IF FOR ANY REASON AFTER SUCH ACTION HAS BEEN COMMENCED THE SAME SHALL BE DISCONTINUED OR POSSESSION OF THE PROPERTY SHALL REMAIN IN OR BE RESTORED TO THE BORROWER, LENDER SHALL HAVE THE RIGHT FOR THE SAME EVENT OF DEFAULT OR ANY SUBSEQUENT EVENT OF DEFAULT TO BRING ONE OR MORE FURTHER ACTIONS AS ABOVE PROVIDED TO RECOVER POSSESSION OF THE PROPERTY. LENDER MAY BRING SUCH ACTION IN EJECTMENT BEFORE OR AFTER THE INSTITUTION OF FORECLOSURE PROCEEDINGS UPON THIS MORTGAGE, OR AFTER JUDGMENT THEREON OR AFTER SALE OF THE PROPERTY BY THE SHERIFF.

(ii) BORROWER ACKNOWLEDGES THAT BORROWER HAS HAD THE ASSISTANCE OF COUNSEL IN THE REVIEW AND EXECUTION OF THE MORTGAGE AND THIS EXHIBIT "B" AND FURTHER ACKNOWLEDGES THAT THE MEANING AND EFFECT OF THE FOREGOING CONFESSION OF JUDGMENT HAVE BEEN FULLY EXPLAINED TO BORROWER BY SUCH COUNSEL.

(f) **Borrower Power of Attorney.** Borrower hereby acknowledges and agrees as follows:

(i) This document contains one or more provisions authorizing the Lender to act as Borrower's attorney-in-fact or agent (the "Power of Attorney");

(ii) The purpose of the Power of Attorney is to give the Lender broad powers to execute and perform Borrower's duties and obligations under documents, confess judgment, handle or sell property, enter into leases, revise leases, endorse checks and otherwise act in the name of the Borrower;

(iii) The Power of Attorney is coupled with an interest and, as such, Lender, in exercising any of its rights under the Power of Attorney is not a fiduciary of Borrower. Lender may exercise any of its rights under the Power of Attorney for its sole benefit, without regard to the interests of Borrower;

(iv) The Power of Attorney shall in no way be construed as to benefit Borrower or any Guarantor;

(v) Lender shall have no duty to exercise any powers granted by the Power of Attorney for the benefit of Borrower or to otherwise act in Borrower's best interest;

(vi) Lender has no, and shall have no duty of loyalty to Borrower;

(vii) Lender shall, to the extent exercisable, exercise any and all powers granted by the Power of Attorney for its sole and exclusive benefit;

(viii) Any rights Borrower may have under 20 Pa.C.S. §§ 5601 - 5612, as amended (the "POA Act") are hereby forever waived and relinquished, to the greatest extent permissible under the POA Act;

(ix) Without limiting the generality of the foregoing, (i) the Power of Attorney shall not be construed in accordance with the provisions of the POA Act, and (ii) Lender shall have no duties described in 20 Pa.C.S. § 5601.3(b) of the POA Act and Borrower forever waives and releases Lender from any duties under the POA Act;

(x) The Power of Attorney is irrevocable; and

(xi) Borrower has read and understands the Power of Attorney and the powers granted to Lender thereunder.

(g) **Default and Interest.** If any payment due hereunder, or under the Note, or the other Loan Documents, is not paid when due, either at stated or accelerated maturity or pursuant to any of the terms hereof or thereof, then and in such event, Borrower shall pay interest thereon from and after the date on which such payment first becomes due at the interest rate provided for in the Note and such interest shall be due and payable, on demand, at such rate until the entire amount due is paid to Lender, whether or not any action shall have been taken, or proceeding commenced, to recover the same or to foreclose this Mortgage. Nothing in this Section or in any other provision of this Mortgage shall constitute an extension of the time of payment of the debt. After entry of a judgment on any of the Loan Documents, or a judgment in mortgage foreclosure hereunder, interest shall continue to accrue under the Note and the Loan Documents at the rates set forth therein. This Mortgage shall not, solely for purposes of determining interest payable under the Note, merge with any judgment on any Loan Document or a judgment in mortgage foreclosure under this Mortgage.

(h) **Purchase Money Mortgage.** If all or part of the sums secured by this Mortgage are lent to Borrower to acquire title to the Property, this Mortgage is hereby declared to be a purchase money mortgage.

IN WITNESS WHEREOF, Borrower has caused this instrument to be executed as of date indicated on the Mortgage.

**BORROWER:** RAD Diversified REIT, Inc., A Maryland Corporation

  
\_\_\_\_\_

By: Taylor Green, Authorized Signor

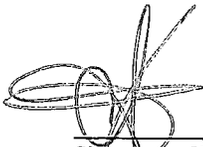
\_\_\_\_\_

(CALIFORNIA  
COMMONWEALTH OF PENNSYLVANIA )  
COUNTY OF SAN BERNARDINO )  
On 7/19/22, before me, YESENIA MALDONADO a Notary Public in and for said County and

State, personally appeared Taylor Green, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) (is/are) subscribed to the within instrument, and acknowledged to me that (he/she/they) executed the same in (his/her/their) authorized capacit(-y/-ies), and that by (his/her/their) signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

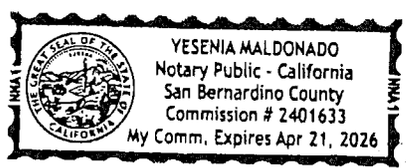
WITNESS my hand and official seal.

Notary Public Notary Seal



Signature of Notary Public

YESENIA MALDONADO  
(Printed Name of Notary)

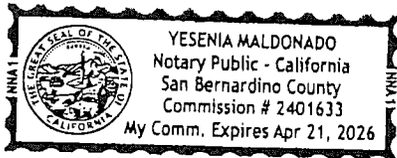


CALIFORNIA  
COMMONWEALTH OF PENNSYLVANIA )  
COUNTY OF ~~SAN BERNARDINO~~ )

On 7/13/22, before me, YESENIA MALDONADO a Notary Public in and for said County and State, personally appeared TAYLOR GREEN, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) (is/are) subscribed to the within instrument, and acknowledged to me that (he/she/they) executed the same in (his/her/their) authorized capacit(-y/-ies), and that by (his/her/their) signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public Notary Seal



[Signature]  
Signature of Notary Public  
YESENIA MALDONADO  
(Printed Name of Notary)

My commission expires: 4.21.26



 <b>First American Title™</b>	<b>ALTA Commitment for Title Insurance</b>
	ISSUED BY <b>First American Title Insurance Company</b>
<b>Exhibit A</b>	COMMITMENT NUMBER 

Commitment No. 

The Land referred to herein below is situated in the **County of Philadelphia, Commonwealth of Pennsylvania**, and is described as follows:

ALL THAT CERTAIN lot or piece of ground with the buildings and improvements thereon erected.

SITUATE on the East side of Ninth Street at the distance of one hundred twenty-seven feet two inches Southward from the South side of Hunting Park Avenue in the 43rd Ward of the City of Philadelphia.

CONTAINING in front or breadth on the said Ninth Street fifteen feet eight inches and extending of that width in length or depth Eastward fifty-three feet to the middle line of a certain three feet wide alley which extends Northward into the said Hunting Park Avenue.

TOGETHER with the free and common use, right, liberty and privilege of the aforesaid alley, as and for a passageway and watercourse at all times hereafter, forever in common with the owners, tenants and occupiers of the other lots of ground bounding thereon and entitled to the use thereof.

BEING NO. 4147 North 9th Street.



# Exhibit "B"



4147 N 9TH ST

PHILADELPHIA, PA 19140-2203

### Owner

**RAD DIVERSIFIED REIT INC**

### OPA Account Number

[REDACTED]

### Mailing Address

#154  
256 Eagleview Blvd  
Exton PA 19341

## Property assessment and sale information

Assessed Value	\$101,700
Sale Date	07/11/2022
Sale Price	\$140,000

Office of Property Assessment (OPA) was formerly part of the Board of Revision of Taxes (BRT) and some City records may still use that name. Source: [Office of Property Assessment \(OPA\). \(https://www.phila.gov/opa/pages/default.aspx\)](https://www.phila.gov/opa/pages/default.aspx)

## Valuation History

Taxable and exempt land values can represent the contributory value of land in relation to the total market value, or were no structure is present, the value of vacant land. (Consistent with International Association of Assessing Officers (IAAO) standards, the value of an improved parcel is separated into the portion of value attributed to the improvement and the portion of value attributed to the land.)

To report issues or ask questions regarding your 2026 property assessment, call [\(215\) 686-9200](tel:2156869200) or visit [www.phila.gov/opa](https://www.phila.gov/opa).

Year	Market Value	Taxable Land	Taxable Improvement	Exempt Land	Exempt Improvement
2026	\$101,700	\$20,340	\$81,360	\$0	\$0
2025	\$101,700	\$20,340	\$81,360	\$0	\$0
2024	\$82,600	\$16,520	\$66,080	\$0	\$0
2023	\$82,600	\$16,520	\$66,080	\$0	\$0
2022	\$48,300	\$7,632	\$40,668	\$0	\$0
2021	\$48,300	\$7,632	\$40,668	\$0	\$0
2020	\$48,300	\$7,632	\$40,668	\$0	\$0

<b>Year</b>	<b>Market Value</b>	<b>Taxable Land</b>	<b>Taxable Improvement</b>	<b>Exempt Land</b>	<b>Exempt Improvement</b>
2019	\$63,200	\$9,986	\$53,214	\$0	\$0
2018	\$53,200	\$8,406	\$44,794	\$0	\$0
2017	\$53,200	\$8,406	\$44,794	\$0	\$0
2016	\$53,200	\$3,710	\$49,490	\$0	\$0
2015	\$53,200	\$3,710	\$19,490	\$0	\$30,000

### Sales History (3)

<b>Date</b>	<b>Adjusted Total</b>	<b>Grantees</b>	<b>Grantors</b>	<b>Doc Id</b>
07/11/2022	\$140,000	RAD DIVERSIFIED REIT INC	RT REAL ESTATE VENTURES LLC	54077115
07/29/2015	\$1	CUEBAS-LARA FAVIO	CUEBAS GLORIA; MORALES MILAGROS C ESTATE OF	52969003
07/27/2003	\$1	MORALES MILAGROS C	MORALES HERMINIO B; MORALES MILAGROS C	50795768

## Property Details

Property characteristics described below are included for convenience, but may not reflect the most recent conditions at the property.

[Submit an official inquiry \(https://opainquiry.phila.gov/opa.apps/help/PropInq.aspx?acct\\_num=433389200\)](https://opainquiry.phila.gov/opa.apps/help/PropInq.aspx?acct_num=433389200) or call OPA at [\(215\) 686-4334](tel:+12156864334) if you:

- have a property question
- want to update property or contact information on file
- want to correct errors

Year Built	1925 (estimated)
Building Description	ROW PORCH FRONT
Building Condition	Rehabbed
Number of Stories	2 stories
Number of Rooms	Not Available
Features	Full Unfinished basement No fireplace No garage
Heating and Utilities	Baseboard (electric) heaters No central air Sewer type n/a
Lot Size	806 sq ft
Improvement Area	1,044 sq ft
Frontage	16 ft
Beginning Point	363'2" N LYCOMING
Zoning	<b><a href="https://atlas.phila.gov/4147%20N%209TH%20ST/zoning.">RM1-Residential Multi-Family-1</a></b> <a href="https://atlas.phila.gov/4147%20N%209TH%20ST/zoning."> (https://atlas.phila.gov/4147%20N%209TH%20ST/zoning.)</a>
OPA Account Number	
OPA Address	4147 N 9th St
Homestead Exemption	No

## Local Details

Political Divisions	<a href="http://atlas.phila.gov/4147_N_9TH_ST/voting">Ward: 43rd   Council District: 7th</a>
School Catchment	<a href="https://webapps1.philasd.org/school_finder/">Elementary: McClure, Alexander K   Middle: Clemente, Roberto   HS: Edison, Thomas A</a>
Police District	<a href="https://phillypolice.com/25th-district/">25th District</a>
Trash Day	<a href="https://www.phila.gov/services/trash-recycling-city-upkeep/residential-trash-and-recycling/find-your-trash-and-recycling-collection-day/#/">Tuesday</a>
Recycling Day	<a href="https://www.phila.gov/services/trash-recycling-city-upkeep/residential-trash-and-recycling/find-your-trash-and-recycling-collection-day/#/">Tuesday</a>
L&I District	NORTH
Census Tract	019700

You can download the property assessment dataset in bulk, and get more information about this data at [metadata.phila.gov](https://metadata.phila.gov)

Note: Taxable and exempt land values can represent the contributory value of land in relation to the total market value, or were no structure is present, the value of vacant land. (Consistent with International Association of Assessing Officers (IAAO) standards, the value of an improved parcel is separated into the portion of value attributed to the improvement and the portion of value attributed to the land.)

**Exhibit "C"**

**UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

IN RE:

Case No.: 8:26-bk-01636-CPM

RAD Diversified REIT, Inc.

Chapter 11

Judge Catherine Peek McEwen

\_\_\_\_\_  
Debtor. /

**ORDER GRANTING MOTION FOR  
RELIEF FROM AUTOMATIC STAY [D.E.]**

This case came before the Court upon the Motion for Relief from Automatic Stay [D.E.] filed by Creditor, Kiavi Funding, Inc., hereinafter referred to as "Movant". The Court, having considered said Motion. Accordingly, it is

ORDERED:

1. The Motion for Relief from the Automatic Stay is GRANTED.
2. The automatic stay imposed by 11 U.S.C. §362 is lifted as to Movant, and it may

proceed with foreclosure of its security interest upon the following property:

**ALL THAT CERTAIN PROPERTY LOCATED AT 4147 NORTH 9<sup>TH</sup> STREET, PHILADELPHIA, PA 19140 AND MORE ACCURATELY DESCRIBED BY ITS LEGAL DESCRIPTION WHICH IS:**

ALL THAT CERTAIN lot or piece of ground with the buildings and improvements thereon erected.

SITUATE on the East side of Ninth Street at the distance of one hundred twenty-seven feet two inches Southward from the South side of Hunting Park Avenue in the 43rd Ward of the City of Philadelphia.

CONTAINING in front or breadth on the said Ninth Street fifteen feet eight inches and extending of that width in length or depth Eastward fifty-three feet to the middle line of a certain three feet wide alley which extends Northward into the said Hunting Park Avenue.

TOGETHER with the free and common use, right, liberty and privilege of the aforesaid alley, as and for a passageway and watercourse at all times hereafter, forever in common with the owners, tenants and occupiers of the other lots of ground bounding thereon and entitled to the use thereof.

BEING NO. 4147 North 9th Street.

3. Attorney fees in the amount of \$450.00 and Attorney Costs in the amount of \$199.00 are recoverable.
4. This order is entered for the sole purpose of allowing Movant to obtain an *in rem judgment* against the property and Movant shall not seek an in personam judgment against the Debtor.

###

**Attorney Seth J. Greenhill is directed to serve a copy of this order on interested parties and file a proof of service within 3 days of entry of the order.**