VILLAGE OF LOMBARD REQUEST FOR BOARD OF TRUSTEES ACTION For Inclusion on Board Agenda

East
<u>-</u>

NOTE: All materials must be submitted to and approved by the Village Manager's Office by 12:00 noon, Wednesday, prior to the Agenda Distribution.



MEMORANDUM

TO: David A. Hulseberg, Village Manager

FROM: William J. Heniff, AICP, Director of Community Development

DATE: March 19, 2009

SUBJECT: Oakview Estates – Ordinance Amending TIF Agreement

Attached for Village Board consideration is a recommendation by the Economic & Community Development Committee (ECDC) of an ordinance amendment to the previously approved Tax Increment Financing (TIF) Development Agreement for the Oakview Estates Condominium Development at 400-540 East St. Charles Road.

As noted within the attached materials, the developer Oakview Estates LLC, was approved to receive up to \$400,000 in additional increment generated by the project, subject to the terms contained within the original agreement. Oakview Estates LLC is seeking approval of agreement modifications that will provide for reimbursement of a lower dollar amount (\$195,524.58), which is the dollar amount of TIF increment generated by the property to date. The developer would also release any claims to any future TIF increment associated with the property. The amendment clarifies the development timetables established through the project. The amendment also includes provisions for Parille Builders to sign off on the agreement and to establish the eighty percent covenant provisions on the second phase of the project as well.

While the initial agreement was also recommended for approval through a TIF Joint Review Board (JRB) meeting, the dollar amount in this agreement does not exceed the commitment set forth in the 2004 agreement. Therefore, the agreement was forwarded to the JRB members for reference purposes.

Should the Village Board approve this agreement and upon payment of the generated increment, the St. Charles Road TIF 2 — East fund will still have approximately \$27,000 in additional increment available within the overall district at of the end of this fiscal year.

ACTION REQUESTED

The ECDC recommends to the Village Board approval of the Ordinance amending Oakview Estates TIF Agreement Amendment, with a waiver of first reading.

WJH/

, ,			



MEMORANDUM

TO:

Trustee Dana Moreau, Chairperson

Economic & Community Development Committee Members

FROM:

William J. Heniff, AICP, Director of Community Development

DATE:

March 4, 2009

SUBJECT:

Oakview Estates - Ordinance Amending TIF Agreement

Attached for consideration by the Economic & Community Development Committee is a draft amendment to the previously approved Tax Increment Financing (TIF) Development Agreement for the Oakview Estates Condominium Development at 400-540 East St. Charles Road.

HISTORY

The subject property is located within the St. Charles Road TIF2 – East District. In 2004, the Village approved the attached TIF Agreement associated with Neri Development (eventually Oakview Estates LLC) to provide for the development of subject property with two condominium buildings with forty residential units within each building (PC Case 04-10). The TIF Agreement provided for a reimbursement of up to \$400,000 in additional TIF increment generated by the project, to offset the costs of utility relocation and various infrastructure costs. The agreement also set forth requirements necessary to receive the reimbursement, including adherence to the approved site plans, construction within prescribed timetables and a requirement that at least eighty percent of the constructed residential units be developed as market rate condominium units.

In 2005, construction began on the first building at 500 East St. Charles Road. The developer also completed all of the project's public infrastructure improvements. The first building was completed in 2006 and the units were sold throughout 2007 and 2008. The original developer sold the second phase of the development to Parille Builders, who is intending on constructing the second building.

DEVELOPER'S REQUEST

With completion and acceptance of the aforementioned public improvements and the first building in 2008, the original developer no longer had any outstanding work associated with the project under his control. However, as the second building was not constructed, the Village would be unable to release any of the TIF funds included within the agreement. In consideration of this situation, the developer is seeking approval of modifications to the agreement that will provide for a lower dollar amount (\$195,524.58), the dollar amount of TIF increment generated by the property to date. The developer would also release any claims to any future TIF

increment associated with the property. The amendment clarifies the development timetables established through the project.

The amendment also includes provisions for Parille Builders to sign off on the agreement and to establish the eighty percent covenant provisions on the second phase of the project as well. Parille Builders has represented that they will sign off on the agreement as well.

While the initial agreement was also recommended for approval through a TIF Joint Review Board (JRB) meeting, the dollar amount in this agreement does not exceed the commitment set forth in the 2004 agreement. Therefore, the agreement will only be forwarded to the JRB members for their reference.

ACTION REQUESTED

Staff recommends that the ECDC recommend to the Village Board approval of the amended Oakview Estates TIF Agreement Amendment.

WJH/





J.P. "RICK" CARNEY
DUPAGE COUNTY RECORDER
SEP.24,2004 11:08 AM
OTHER 06-08-200-002
033 PAGES R2004-250023



ORDINANCE 5490

AUTHORIZING A TAX INCREMENT FINANCING (T.I.F.) REDEVELOPMENT AGREEMENT FOR THE 400-540 E. ST. CHARLES RD. DEVELOPMENT, COMPRISING PART OF THE EAST ST. CHARLES ROAD T.I.F. DISTRICT II – EAST

PIN: 06-08-200-001 now known as 06-08-200-003; 06-08-200-002 and 06-05-426-001 through 005

Common Address: 400-540 E. St. Charles Road Lombard, Illinois

Return To:

Village of Lombard Department of Community Development 255 E. Wilson Avenue Lombard, IL 60148

•			

ORDINANCE NO. 5490

AN ORDINANCE AUTHORIZING A TAX INCREMENT FINANCING
(T.I.F.) REDEVELOPMENT AGREEMENT
FOR THE 400-540 EAST ST. CHARLES ROAD DEVELOPMENT,
COMPRISING A PART OF
THE EAST ST. CHARLES ROAD T.I.F. DISTRICT II – EAST,
IN THE VILLAGE OF LOMBARD, DU PAGE COUNTY, ILLINOIS

(PC 04-10; 400-540 E. St. Charles Road)

(See also Ordinance No.(s) 5486, 5487, 5488 & 5489

WHEREAS, the Villagre of Lombard is a non-home rule municipality pursuant to Section 7 of Article VII of the Constitution of the State of Illinois; and

WHEREAS, The State of Illinois has adopted tax increment financing pursuant to the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq. (hereinafter referrred to as the TIF Act), as from time to time amended; and

WHEREAS, pursuant to and in accordance with the requirements of the Act, on February 5, 2004, the corporate authorities of the Village adopted Ordinance No. 5436, entitled "An Ordinance Approving the Tax Increment Redevelopment Plan and Project" for the Lombard St. Charles Road T.I.F. II — East District, which sets forth a plan (hereinafter referred to as the "TIF Plan"), being located within the corporate boundaries of the Village, which property is currently zoned commercial (hereinafter referred to as the "Redevelopment Project Area"); and

WHEREAS, pursuant to and in accordance with the Act, on February 5, 2004 the corporate authorities of the Village adopted Ordinance No. 5437, "An Ordinance Designating the Tax Increment Redevelopment Project Area," for the Village's Lombard St. Charles Road T.I.F. II - East District, was designated as the Redevelopment Project Area; and

WHEREAS, pursuant to and in accordance with the Act, on February 5, 2004, the corporate authorities of the Village adopted Ordinance No. 5438, entitled "An Ordinance Adopting Tax Increment Financing," for the Village's Lombard St. Charles Road T.I.F. II - East District, by which tax increment financing was adopted pursuant to the Act for the TIF Plan for the Redevelopment Project Area; and

Ordinance No. 5490

Re: 400-540 E. St. Chaires Road - TIF Agreement

Page 2

WHEREAS, the petitioner/developer desires to acquire ownership of the properties at 400-540 East St. Charles Road as legally described in Section 2 (hereinafter collectively referred to as the "Subject Properties"), and intends to develop a multiple-family residential condominium development consisting of a total of eighty (80) dwelling units in two (2) buildings on the Subject Properties; and

WHEREAS, the Village is desirous of having the Redevelopment Project Area rehabilitated, developed and redeveloped in accordance with the TIF Plan, and particularly the Project as a part thereof, in order to serve the needs of the Village, arrest physical decay and decline in the Redevelopment Project Area, stimulate investment and redevelopment activity on existing deleterious properties and stabilize the tax base of the Village and, in furtherance thereof, the Village is willing to undertake certain incentives, under the terms and conditions hereinafter set forth, to assist such development; and

WHEREAS, the Corporate Authorities of the Village of Lombard have received a Redevelopment Agreement, as attached hereto and marked Exhibit "A", and,

WHEREAS, pursuant to Resolution 94-04, "Intergovernemntal Agreement Between the Village of Lombard and all the Taxing Districts Affected by the Lombard St. Charles Road Corridor Tax Increment Financing District II (East)", adopted by the corporate authories on February 19, 2004, a meeting of the Joint Review Board (JRB) was convened on April 6, 2004 to review the developer's funding request; and

WHEREAS, the JRB offers its recommendation of approval to the corporate authorities of TIF increment funding of up to \$400,000 to be applied toward the project; and

WHEREAS, the corporate authorities deem it to be in the best interest of the Village of Lombard to adopt an Ordinance authorizing the signature on a TIF redevelopment agreement.

NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF LOMBARD, DU PAGE COUNTY, ILLINOIS, as follows:

SECTION 1: Based upon the recitals and pursuant to the TIF Act, the Redevelopment Agreement attached hereto as Exhibit A is hereby approved, and the Village President and Deputy Village Clerk be and they are fully authorized and directed to sign on behalf of the Village of Lombard said document as attached hereto.

SECTION 2: This ordinance shall be in full force and effect from and after its passage, approval, and publication in pamphlet form as provided by law. Passed on first reading this _____ day of ______, 2004. First reading waived by action of the Board of Trustees this 6th day of May, 2004. Passed on second reading this: 6th day of May , 2004. Ayes: Trustees Tross, Koenig, Sebby, Florey, Soderstrom Nayes: None Absent:Trustee DeStephano Approved this 6th day of May , 2004. William J Mueller, Village President ATTEST: Barbara A. Johnson, Deputy Village Clerk

h:\cd\worduser\pccases\2004\pc 04-10\ord tuf agmt.doc

Ordinance No. 5490

Page 3

Re: 400-540 E. St. Chalres Road - TIF Agreement

T.I.F. REDEVELOPMENT AGREEMENT FOR THE 400-540 EAST ST. CHARLES ROAD DEVELOPMENT, COMPRISING A PART OF THE EAST ST. CHARLES ROAD T.I.F. DISTRICT II – EAST, IN THE VILLAGE OF LOMBARD, DU PAGE COUNTY, ILLINOIS

THIS AGREEMENT is between the Village of Lombard, DuPage County, Illinois, a municipal corporation (hereinafter referred to as the "Village") and Neri Development Corporation, doing business as Oakview Estates LLC, an Illinois limited liability company (hereinafter referred to as "Developer"), and is dated this 6th day of May 2004.

WITNESSETH:

IN CONSIDERATION of the Preliminary Statements, the mutual covenants herein contained, and other good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the parties hereto agree as follows:

I. PRELIMINARY STATEMENTS

Among the matters of mutual inducement which have resulted in this Agreement are the following:

- A. The State of Illinois has adopted tax increment financing pursuant to the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., as from time to time amended (hereinafter referred to as "Act").
- B. Pursuant to and in accordance with the requirements of the Act, on February 5, 2004, the corporate authorities of the Village adopted Ordinance No. 5436, entitled "An Ordinance Approving the Tax Increment Redevelopment Plan and Project" for the Lombard St. Charles Road T.L.F. II East District, which sets forth a plan (hereinafter referred to as the "TIF Plan") for the redevelopment and revitalization of the property legally described on EXHIBIT 1 attached hereto and made part hereof, being located within the corporate boundaries of the Village, which property is currently zoned commercial (hereinafter referred to as the "Redevelopment Project Area").
- C. Pursuant to and in accordance with the Act, on February 5, 2004 the corporate authorities of the Village adopted Ordinance No. 5437, "An Ordinance Designating the Tax Increment Redevelopment Project Area," for the Village's Lombard St. Charles Road T.I.F. II East District, by which the property legally described on EXHIBIT 1 was designated as the Redevelopment Project Area.

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 2

- D. Pursuant to and in accordance with the Act, on February 5, 2004, the corporate authorities of the Village adopted Ordinance No. 5438, entitled "An Ordinance Adopting Tax Increment Financing," for the Village's Lombard St. Charles Road T.I.F. II East District, by which tax increment financing was adopted pursuant to the Act for the TIF Plan for the Redevelopment Project Area.
- E. Developer desires to acquire ownership of the properties at 400-540 East St. Charles Road as legally described on Exhibit 2 attached hereto and made part hereof (hereinafter collectively referred to as the "Subject Properties"), and intends to develop a multiple-family residential condominium development consisting of a total of eighty (80) dwelling units in two (2) buildings on the Subject Properties, as more fully shown on the preliminary plans attached hereto as EXHIBIT 3, and made a part hereof (hereinafter referred to as the "Project").
- F. The Village is desirous of having the Redevelopment Project Area rehabilitated, developed and redeveloped in accordance with the TIF Plan, and particularly the Project as a part thereof, in order to serve the needs of the Village, arrest physical decay and decline in the Redevelopment Project Area, stimulate investment and redevelopment activity on existing deleterious properties and stabilize the tax base of the Village and, in furtherance thereof, the Village is willing to undertake certain incentives, under the terms and conditions hereinafter set forth, to assist such development.

II. CONDITIONS PRECEDENT TO THE UNDERTAKINGS ON THE PART OF DEVELOPER AND THE VILLAGE

- A. The Village shall have convened a meeting of the Joint Review Board (JRB) of the Lombard St. Charles Road TIF District II East for the purposes of discussing the Developers development proposal. The JRB shall review the request for TIF funding and shall make a recommendation to the Corporate Authorities as to whether the Corporate Authorities should provide TIF financial assistance for the Project. The recommendation of the JRB shall not be binding on the Corporate Authorities.
- B. In the event that, based on the nature of the final development plans that are submitted by the Developer for the Project, the rules, regulations and ordinances of the Village do not require final development plan approval for the Project from the President and Board of Trustees of the Village, said final development plans for the Project shall still be subject to the review of, and final approval by, the President and Board of Trustees of the Village.
- C. The Village and Developer shall each use reasonable efforts to timely satisfy the above conditions, but if such conditions are not so satisfied by the Village and Developer, then the Village or Developer may terminate this Agreement by giving written notice thereof to the other party. In the event of such termination, this

Oakview Estates LLC TIF Agreement – 400-540 E. St. Charles Road Page 3

Agreement shall be deemed null and void and of no force or effect and the Village and Developer shall not have any obligations or liability with respect thereto.

III. UNDERTAKINGS ON THE PART OF THE VILLAGE

The Village shall undertake the following:

- A. The Village will assist Developer in securing and obtaining, in an expeditious manner, all governmental approvals, consents, permits, licenses and authorizations reasonably necessary or required for the Project, all within one hundred twenty (120) days after Developer's submittal of applicable plans therefor. Developer, however, shall remain primarily responsible for preparing the submittals necessary for securing all of its necessary approvals, consents, permits, licenses and authorizations.
- B. The Village shall issue, where appropriate, and will reasonably assist Developer to obtain, such building permits, driveway permits, curb cut permits, licenses and other permits as Developer may require to cause the construction of the Project, all within one hundred twenty (120) days after Developer's submittal of applicable plans therefor, provided the Project complies with the applicable ordinances of the Village and other governmental bodies having jurisdiction.
- C. The Village will assist Developer in obtaining all necessary driveway permits and curb cut approvals as may be required from any and all public agencies other than the Village for the Project, all within one hundred twenty (120) days after Developer's submittal of applicable plans therefor. Developer, however, shall be primarily responsible for preparing and submitting the plans necessary for obtaining said permits and curb cut approvals.
- D. To assist in expediting construction of the Project, the Village shall issue its sitework, foundation and construction permits separately as needed so long as Developer has submitted all information as required for each such permit to issue separately.
- E. In consideration of the covenants and agreements of Developer as set forth in Section V below, and as an incentive to the Developer to build the Project using high quality materials, the Developer shall be entitled to receive up to four-hundred thousand dollars (\$400,000) in reimbursement costs associated with the site development, consisting of site preparation and environmental clean-up, public overhead utility line removal and/or relocation, and stormwater detention costs. The reimbursement of funds shall be made as follows:

Oakview Estates LLC TIF Agreement – 400-540 E. St. Charles Road Page 4

1. Upon issuance of the first certificate of occupancy for a residential unit to be occupied as a private residence, the Developer shall inform the Village, in writing, of its intent to receive TIF funding for the Project. The Developer shall thereafter receive reimbursement up to the first four hundred thousand dollars (\$400,000) in additional tax increment revenues above the base equalized assessed valuation (EAV) that are generated from the Project development, or additional incremental revenues generated by the Project through the year 2009, whichever comes first.

IV. UNDERTAKINGS ON THE PART OF DEVELOPER

Developer shall undertake the following:

- A. Developer shall submit all plans, specifications, and other information necessary for action upon and issuance of, by all applicable governmental agencies, the approvals, consents, permits, licenses and authorizations reasonably necessary or required for the Project, within twelve (12) months after the approval of this Agreement by the Village.
- B. Upon acquisition of the Subject Properties, Developer shall process through the Village a consolidation petition so that all parcels comprising the Subject Properties are combined as a single lot subdivision of record for zoning and real estate taxation purposes. However, the Developer shall have the right to subsequently divide the Subject Properties pursuant to the Illinois Property Condominium Act (765 ILCS 605/1 et. seq.).
- C. Prior to any reimbursement of any generated TIF increment, the Developer shall have certified to the Village that there exists no material default under this Agreement and that the developer has no known outstanding violations of any Village ordinance, rule or regulation or of any applicable law of the State of Illinois or any agency thereof pertaining to the Project which are not being contested in a lawful manner.
- D. Upon taking title to the Subject Property, the Developer shall enter into a Development Agreement with the Village to facilitate the proposed improvements to the Subject Property. Developer shall also meet all terms and conditions of the Development Agreement and complete all Public Improvements (as defined by Section 154.703 of the Village Code) before any request for tax increment is made to the Village.

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 5

V. COVENANTS OF DEVELOPER REGARDING TAX INCREMENT FINANCING

- A. Developer hereby covenants and agrees that, with regard to the assessed value as proposed by the Assessor of DuPage County, Illinois for the Project and the Subject Properties during the life of the Lombard St. Charles Road TIF II East District, Developer shall not apply for, seek or authorize any special classification of the Subject Properties or any exemption from the imposition or paying of any or all real property taxes extended for collection without first obtaining the prior written approval of the Village. However, this provision shall not apply to any assessment reduction requested of a future owner who occupies a single unit as their principal place of residence, or to a change in the status of the Subject Properties to "vacant land" after demolition of the current structures thereon, but before the new condominium buildings are constructed..
- B. The Developer agrees to construct and market the proposed condominium units at the fair market rate for new condominium units within the Village of Lombard.
- C. The foregoing covenants and agreements contained in this Section V shall be construed and interpreted as an express agreement between Developer and the Village in that a major incentive inducing the Village to enter into this Agreement is to increase the assessed valuation of and the general real estate taxes payable with respect to the Project. This Agreement may be used by the Village, in the Village's discretion, as an admission against Developer's interest in any proceeding respecting the subject matters covered by this Agreement.
- D. Developer hereby covenants and agrees that at least eighty percent (80%) of the residential housing units constructed as part of the Project shall be owner/occupied units.

VI. <u>ADDITIONAL COVENANTS, UNDERTAKINGS AND AGREEMENTS OF THE PARTIES</u>

- A. This Agreement incorporates all agreements and understandings of the parties hereto as of the date of its execution, concerning the Project. Each party acknowledges that no representations or warranties have been made which have not been set forth herein.
- B. Time is of the essence in the performance of this Agreement.
- C. For the purposes of any of the provisions of this Agreement, neither the Village, Developer nor any of their respective successors and assigns, as the case may be, shall be considered in breach of, or default in, its obligations under this Agreement in the event of any delay caused by acts of god, acts of public enemy, acts of Federal or State government, fires, floods, epidemics, quarantine or restriction, strike, shortage of materials, embargoes, and delays due to weather conditions or delays of construction contractors and subcontractors due to such

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 6

causes; nor shall the Village or Developer be considered in breach of or default in its obligations under this Agreement in the event of any delay resulting from the conduct of any judicial, administrative or legislative proceedings, or caused by litigation or proceedings challenging the authority or right of the Village to act under the TIF Plan, any of the ordinances referenced herein, or perform under this Agreement. The Village shall diligently contest any such proceedings and any appeals therefrom. The Village may settle a contested proceeding at any point, so long as the settlement results in the Village's ability to perform pursuant to this Agreement and so long as any such settlement does not impose additional obligations on Developer or increase Developer's obligations under this Agreement. It is the purpose and intent of this provision that in the event of the occurrence of any such delay, the time or times for performance of the obligations of the parties shall be extended for the period of the delay.

- D. Developer recognizes and agrees that the Village has sole discretion with regard to all approvals and permits relating to the Project, including but not limited to approval of the final development plan, excavation permits, grading permits, building permits and occupancy permits, and failure on the part of the Village to grant or issue any required permit shall not be deemed as the cause of a default by Developer under this Agreement or give rise to any claim against or liability to the Village pursuant to this Agreement. The Village agrees, however, that such approvals and permits shall not be unreasonably withheld.
- E. The Village agrees to permit Developer to construct, install and maintain signs on the Subject Properties, which approval shall not be unreasonably withheld. All signage shall, however, be in compliance with the applicable provisions of the Village Code.
- F. The Project shall be completed substantially in accordance with the final approved development plans and in accordance with all applicable ordinances, rules and regulations of the Village in existence as of the date of such approval.
- G. All notices and requests if any, required pursuant to this Agreement shall be sent by certified mail return receipt requested, or by personal service, addressed as follows:

If to Developer:

Oakview Estates LLC

145 S. Northwest Highway Park Ridge, IL 60068 Attn: Guido Neri

with a copy to:

Robert J. DiSilvestro

5231 North Harlem Avenue

Chicago, IL 60656

Oakview Estates LLC TIF Agreement – 400-540 E. St. Charles Road Page 7

If to the Village:

Village Manager Village of Lombard 255 East Wilson Avenue Lombard, IL 60148

with copies to:

:

Director of Community Development

Village of Lombard 255 East Wilson Avenue Lombard, IL 60148

Klein, Thorpe & Jenkins, Ltd. 20 North Wacker Drive, Suite 1660

Chicago, Illinois 60606 Attention: Thomas P. Bayer

- H. This Agreement shall be construed and enforced in accordance with the laws of the State of Illinois.
- I. Developer shall not assign this Agreement to any person or entity without the prior written consent of the Village, which consent shall not be unreasonably withheld provided, however, at the time of such assignment, there is no default under this Agreement by Developer.
- J. In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provisions hereof.
- K. No recourse under or upon any obligation, covenant, or agreement of this Agreement or for any claim based thereon or otherwise in respect thereof shall be had against the Village, in any amount or in excess of any specific sum agreed by the Village to be paid to Developer hereunder, subject to the terms and conditions herein, and no liability, right or claim at law or in equity shall attach to or shall be incurred by the Village's officers, agents and/or employees in regard to this Agreement, with all and any such rights or claims of Developer against the Village's officers, agents and/or employees being hereby expressly waived and released as a condition of and as consideration for the execution of this Agreement by the Village.
- L. Developer hereby covenants and agrees to promptly pay or cause to be paid as the same become due, any and all taxes and governmental charges of any kind that may at any time be lawfully assessed against the Subject Properties or the Project.

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 8

- M. This Agreement shall be binding upon the parties hereto and their respective grantees, heirs, successors, administrators, permitted assigns or other successors in interest. All of the terms and provisions of this Agreement shall survive the closing of the transactions contemplated herein.
- N. The parties shall record a certified (by the Village Clerk) copy of this Agreement in the office of the Recorder of Deeds of DuPage County, Illinois, and upon recordation thereof, the covenants and conditions of the parties hereto shall be binding upon their successors in title and shall be deemed covenants which shall run with the land until the termination of this Agreement.

VII. REPRESENTATIONS AND WARRANTIES OF DEVELOPER

- A. Developer hereby represents and warrants that it is an Illinois limited liability company in good standing with proper authority to execute this Agreement. With the Village's written consent, Developer shall have the right to assign its rights and obligations under this Agreement to the permittee of the Village permits for the Project.
- B. Developer hereby represents and warrants that the Project requires economic assistance from the Village, including, but not necessarily limited to, an underwriting of the environmental remediation, demolition, underground stormwater management and site preparation costs associated with the Project, in order for Developer to complete the construction in accordance with the approved final development plans and, but for the economic assistance to be given by the Village as herein stated, the Project, as contemplated, would not be economically viable nor eligible for the financing necessary for its completion.
- C. Developer hereby represents and warrants that the Project shall be constructed and fully completed in a good and workmanlike manner in accordance with the approved final redevelopment plans and all plans and specifications pertaining thereto including any amendments, as approved by the Village.
- E. Developer hereby represents and warrants that at all times it shall comply with all applicable local zoning ordinances and regulations, the building code, fire code and all other applicable Village ordinances, resolutions and regulations in existence as of the date of approval of the Project.
- F. Developer hereby represents and warrants that it shall comply with all applicable laws, rules and regulations of the State of Illinois and the United States and all agencies thereof, having jurisdiction over it or the Project.
- G. Developer hereby represents and warrants that it shall comply with all terms, provisions and conditions and shall not default or knowingly permit a default

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 9

under any document or agreement relating to the Project or the financing of the Project to which it is a party, including but not limited to this Agreement, and all agreements and documentation in connection with any loan to it in relation to the Project.

H. Developer hereby covenants and agrees that, except as provided above, it will not, directly or indirectly, sell, transfer, assign or otherwise dispose of the Project (including the beneficial interest or power of direction over any land trust holding legal title thereto) without the prior written consent of the Village, which consent will not be unreasonably withheld. However, the provisions of this subsection VII (G) shall not apply to the successors in title to subsequent owners who have purchased individual residential units from the Developer while the Developer is acting in the regular course of its business as a developer selling or transferring such units to the ultimate consumers thereof (namely the individuals who actually own and reside in the developed units).

VIII. REPRESENTATIONS AND WARRANTIES OF THE VILLAGE

The Village hereby represents and warrants to Developer that, subject to its compliance with the Act, it has the power and authority to execute, deliver and perform the terms and obligations of this Agreement.

IX. DEFAULTS AND REMEDIES

In the event of any non-monetary default and/or breach of this Agreement or any terms or conditions by either party hereto or bound by this Agreement, such party shall upon written notice proceed promptly to cure or remedy such default or breach within said sixty (60) days after receipt of such notice; provided, however, that in the event such default is incapable of being cured within sixty (60) day period and the defaulting party commences to cure within said sixty (60) day period and proceeds to cure with due diligence, such party shall not be deemed to be in default under this Agreement. In case such action is not taken or not diligently pursued or the default or breach shall not be cured or remedied within the above time or in the event of a monetary default (time being of the essence with respect to the payment of any sums required hereunder), the aggrieved party may institute such proceedings as may be necessary or desirable in its opinion to cure and remedy such default or breach including but not limited to proceedings to compel specific performance by the party in default or breach of its obligations, but not specific performance of any obligations to construct any buildings or other improvements. The rights of the parties to this Agreement, whether provided by law or this Agreement, shall be cumulative and the exercise by either party of any one or more of such remedies shall not preclude the exercise by it of any one or more of such remedies in relation to the same default or breach by the other party. No waiver made by either party with respect to any specific default by the other party under this Agreement shall be construed as a waiver of rights with respect to any other default by the defaulting party under this Agreement or with respect to the particular default

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 10

except to the extent specifically waived in writing. Notwithstanding anything contained herein to the contrary, all monetary damages resulting from a breach of this Agreement shall be limited to the non-defaulting party's actual out of pocket costs and expenses resulting from such breach along with all costs and expenses, including reasonable attorneys' fees, incurred by the non-defaulting party in enforcing this Agreement. In the event of any litigation between the parties hereto resulting from a breach of this Agreement, the prevailing party in such litigation, as determined by final judgment, shall be entitled to an award of its attorneys' fees and costs incurred in such litigation.

X. AGREEMENT TERM

The term of this Agreement shall commence as of the date of its execution after approval by the Corporate Authorities of the Village and expire upon final payment of TIF increment revenues as provided for in Section III.E. of this Agreement.

VILLAGE OF LOMBARD, a municipal corporation.

By: Village Presiden

ATTEST:

Julle

Oakview Estates LLC TIF Agreement – 400-540 E. St. Charles Road Page 11

OAKVIEW ESTATES LLC, an Illinois limited liability company

By: Oakview Estates of Lombard, Inc., an Illinois corporation

Title: Manager

Guido C. Ne

Title: President

Oakview Estates LLC TIF Agreement – 400-540 E. St. Charles Road Page 12

EXHIBIT 1

Legal Description of Lombard St. Charles Road T.I.F. 2 - East District

LOMBARD ST. CHARLES ROAD TIF DISTRICT II (EAST)

All that part of the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian, the Northeast 1/4 of Section 8, Township 39 North, Range 11, East of the Third Principal Meridian, the West 1/2 of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian and the West 1/2 of the Northwest 1/4 of Section 9, Township 39 North, Range 11, East of the Third Principal Meridian, including all lots, blocks, tracts, parcels and rights-of-way, located within the following legally described boundaries:

Beginning at the intersection of the Northerly line of the Great Western Trail right-of-way and the centerline of Grace Street in the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian; thence Easterly along the Northerly line of the Great Western Trail right-of-way to its intersection with the Northerly line of the Union Pacific Railroad right-ofway; thence Southwesterly along the Northerly line of the Union Pacific Railroad right-of-way to the East right-of-way line of Grace Street; thence South along the East right-of-way line of Grace Street to its intersection with the Southerly line of the Union Pacific Railroad right-of-way; thence Northeasterly along the Southerly line of the Union Pacific Railroad right-of-way to a point on said Southerly line of the Union Pacific Railroad right-of-way which is 45 feet East (as measured along the Southerly line of the Union Pacific right-of-way) of the Northwest comer of Lot 3 in B.D. Kramer Resubdivision (Doc. No. R1973-052562) of part of the Southeast 1/4 of Section 5, Township 39 North, Range 11. East of the Third Principal Meridian; thence Southeasterly along a line drawn parallel with and 45 feet East of the West line of Lot 3 in B.D. Kramer Resubdivision, aforesaid, to the intersection of said line with the Northerly right-of-way line of Wester Avenue; thence Northeasterly along the Northerly right-of-way line of Western Avenue to its intersection with the Northerly extension of the West line of Lot 15 in Block 5 in Sunnyside Addition to Lombard (Doc. No. 191820), a subdivision of part of the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian; thence South along the Northerly extension of the West line of said Lot 15 in Block 5 in Sunny side Addition to Lombard, aforesaid, and the West lines of Lots 15, 14, 13, 12, 11, 10, 9, 8 and 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid, to the Southwest corner of Lot 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid; thence Easterly along the South line of Lot 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid, to the Southeast corner of said Lot 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid; thence Easterly, along a straight line, to the Northwest corner of Lot 84 in Robertson's St. Charles Road Addition to Westmore (Doc. No. 157522), a subdivision of part of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian; thence West along the North lines of Lots 84, 83, 82 and 81 in Robertson's St. Charles Road Addition to Westmore, aforesaid, to the Northeast corner of Lot 81 in Robertson's St. Charles Road Addition to Westmore, aforesaid; thence Easterly, along a straight line, to the Southwest corner of Lot 1 in Karban's Resubdivision (Doc. No. R1986-019922) of part of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian; thence East along the South line of-Lot 1 in Karban's Resubdivision, aforesaid, to Southeast comer of said Lot 1 in Karban's Resubdivision, aforesaid,

(said Southeast corner of Lot I also being the Northeast corner of Lot 3 in Karban's Resubdivision, aforesaid); thence South along the East line of Lot 3 in Karban's Resubdivision, aforesaid, to its intersection with the North line of Lot 1 in Rose's Plat of Consolidation (Doc. No. R1987-135515) of part of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian: thence East along the North line of Lot 1 in Rose's Plat of Consolidation, aforesaid, to its intersection with the West right-of-way line of Ahrens Avenue; thence North along the West right-of-way line of Ahrens Avenue to its intersection with the Westerly extension of the South line of Lot 29 in Robertson's St. Charles Road Addition to Westmore, aforesaid; thence East along the Westerly extension of the South line of Lot 29, the South line of Lot 29, the South line of Lot 19 and the Easterly extension of the South line of Lot 19, all in Robertson's St. Charles Road Addition to Westmore, aforesaid, to the intersection of the Easterly extension of the South line of Lot 19 in Robertson's St. Charles Road Addition to Westmore, aforesaid, with the centerline of Westmore Avenue (Westmore/Meyers Road); thence South along the centerline of Westmore Avenue (Westmore/Meyers Road) to the intersection thereof with the Southerly line of the Great Western Trail right-of-way, thence Westerly along the Southerly line of the Great Western Trail right-of-way to the intersection of the Southerly line of the Great Western Trail right-of-way and the Northerly extension of the East right-of-way line of Edgewood Avenue; thence South along the Northerly extension of the East right-of-way line of Edgewood Avenue to its intersection with the South rightof-way line of St. Charles Place; thence West along the South right-of-way line of St. Charles Place and the South right-of-way line of St. Charles Road to the intersection of the South right-of-way line of St. Charles Road and the centerline of Grace Street; thence North along the centerline of Grace Street to its intersection with the North line of the Great Western Trail right-of-way, said point of intersection also being the point of beginning; all in DuPage County, Illinois;

P.LN.'s:

06-05-427-001, -002 and -003; 06-05-426-001, -002, -003, -004, -006 and -007; 06-05-423-002, -006, -009, -010, -012 and -013; 06-05-421-002 and -007; 06-05-424-005, -006 and -007; 06-05-425-015, -016 and -021; 06-05-428-001; 06-04-309-025, -026 and -029; 06-04-310-045, -046 and -047; 06-04-311-037, -038, -039, -040, -041, -042, -043 and -044; 06-08-200-002 and -003; 06-09-100-001; Pt. 06-09-104-117; 06-09-101-009, -010, -012, -013, -015, -017 and -018; -06-08-218-001;

Commonly known as:

1 North Grace Street; 404, 430, 540, 555, 600, 601, 606, 609, 612, 626, 638, 640, 730, 736, 740 to 774, 806, 812, 819, 820, 825, 833, 901, 902, 906, 912, 916, 922, 925, 926, 932, 935 and 938 East St. Charles Road; 619 East Western Avenue; and 506, 524 and 550 East St. Charles Place; all in Lombard, Illinois.

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 13

EXHIBIT 2

Legal Description of the Subject Property

PARCEL 1: THAT PART OF THE SOUTHEAST QUARTER OF SECTION 5 AND THE NORTHEAST OUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE NORTH LINE OF ST. CHARLES ROAD, WHICH IS 275 FEET EAST OF A POINT WHERE SAID ROAD TURNS EASTERLY NEAR THE NORTHWEST CORNER OF THE NORTHEAST OUARTER OF SECTION 8; THENCE NORTHERLY AT RIGHT ANGLES WITH ST. CHARLES ROAD TO THE SOUTH LINE OF THE RIGHT OF WAY OF CHICAGO AND NORTHWEST RAILROAD COMPANY; THENCE EASTERLY ALONG THE SOUTH LINE OF THE RIGHT OF WAY OF CHICAGO AND NORTHWEST RAILROAD COMPANY TO THE WEST LINE OF THE PROPERTY CONVEYED TO AUGUSTA BIRR. (SAID WEST LINE BEING DRAWN NORTH 8 1/2 DEGREES WEST AND SOUTH 8 1/2 DEGREES EAST THROUGH A POINT 7.64 CHAINS EAST OF QUARTER SECTION POST BETWEEN SECTIONS 5 AND 8 AFORESAID); THENCE SOUTHERLY ALONG THE WEST LINE OF THE AUGUSTA BIRR PROPERTY TO NORTH LINE OF ST. CHARLES ROAD: THENCE WESTERLY ALONG THE NORTH LINE OF ST. CHARLES ROAD, 200 FEET, MORE OR LESS, TO THE PLACE OF BEGINNING, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 2: PART OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 5 AND PART OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, COMMENCING AT A STAKE IN SECTION LINE 764 LINKS EAST OF THE QUARTER SECTION POST BETWEEN SECTIONS 5 AND 8 AND RUNNING THENCE NORTH 8 ½ DEGREES WEST 1.86 CHAINS TO THE SOUTH BOUNDARY OF THE CHICAGO AND NORTHWEST RAILROAD LAND; THENCE NORTH 68 DEGREES EAST 1.52 CHAINS TO A STAKE; THENCE SOUTH 8 ½ DEGREES EAST 2.48 CHAINS TO A STAKE IN THE CENTER OF SECTION LINE; THENCE SOUTH 8 ½ DEGREES EAST 1.07 CHAINS TO A STAKE IN THE CENTER OF ST. CHARLES AND CHICAGO STATE ROAD ON SECTION 8; THENCE SOUTH 82 ½ DEGREES WEST 1.52 CHAINS ALONG CENTER OF SAID STATE ROAD TO A STAKE; THENCE NORTH 8 ½ DEGREES WEST 1.26 CHAINS TO THE NORTH LINE OF SECTION 8 AND THE PLACE OF BEGINNING, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 3: THAT PART OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 5, AND THAT PART OF THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: COMMENCING AT A POINT IN THE NORTH LINE OF ST. CHARLES ROAD WHICH IS 565.62 FEET EAST OF THE EAST LINE OF GRACE STREET; THENCE NORTH MAKING AN ANGLE OF 268 DEGREES 14 MINUTES TO THE RIGHT WITH THE PROLONGATION OF THE LAST DESCRIBED COURSE, A DISTANCE OF 34.3 FEET FOR A PLACE OF BEGINNING; THENCE EXTENDED

Oakview Estates LLC TIF Agreement – 400-540 E. St. Charles Road Page 14

NORTHERLY, ALONG THE SAME LINE A DISTANCE OF 153.1 FEET, TO A STAKE IN THE SOUTH RIGHT OF WAY LINE OF THE CHICAGO GREAT WESTERN RAILROAD RIGHT OF WAY; THENCE SOUTH EASTERLY ALONG THE SOUTH LINE OF SAID RAILROAD RIGHT OF WAY, A DISTANCE OF 250.33 FEET TO A STAKE IN THE WEST LINE OF THE HIGHWAY; THENCE SOUTHWESTERLY, ALONG THE NORTHWEST PROPERTY LINE OF THE HIGHWAY, A DISTANCE OF 255.4 FEET, TO THE PLACE OF BEGINNING, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 4: THAT PART OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 5, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, BOUNDED AS FOLLOWS: ON THE NORTHERLY SIDE BY A LINE PARALLEL WITH AND DISTANT 50 FEET SOUTHERLY, MEASURED AT RIGHT ANGLES, FROM THE CENTERLINE OF THE MAIN TRACK OF THE CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY (FORMERLY THE CHICAGO AND GREAT WESTERN RAILWAY COMPANY), AS SAID MAIN TRACK IS NOW LOCATED; ON THE WESTERLY OR NORTHWESTERLY SIDE BY A LINE PARALLEL WITH AND DISTANT 50 FEET SOUTHEASTERLY, MEASURED AT RIGHT ANGLES OR RADIALLY, FROM THE CENTERLINE OF THE MOST SOUTHEASTERLY MAIN TRACK OF THE CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY FORMERLY THE CHICAGO AND NORTHWESTERN RAILWAY COMPANY, AND ORIGINALLY THE GALENA AND CHICAGO UNION RAILROAD COMPANY), AS NOW LOCATED, ON THE SOUTHERLY SIDE BY A LINE PARALLEL WITH AND DISTANCE 100 FEET SOUTHERLY, MEASURED AT RIGHT ANGLES, FROM THE CENTERLINE OF THE MAIN TRACK OF THE MINNESOTA AND NORTHWESTERN RAILROAD COMPANY (LATER THE CHICAGO GREATWESTERN RAILWAY COMPANY, NOW THE CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY) AS SAID MAIN TRACK CENTERLINE WAS ORIGINALLY LOCATED AND ESTABLISHED ACROSS SAID SECTION 5; AND ON THE EASTERLY OR SOUTHEASTERLY SIDE BY THE NORTHWESTERLY LINE OF ST. CHARLES ROAD, AS PRESENTLY LOCATED, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 5: THAT PART OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION 8 AND THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 5, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE EAST LINE OF ST. CHARLES ROAD, WHERE THE SAME INTERSECTS THE SOUTHERLY LINE OF THE CHICAGO AND NORTHWESTERN RAILROAD RIGHT OF WAY, NEAR THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN: THENCE IN A SOUTHERLY DIRECTION ALONG THE EAST LINE OF ST. CHARLES TO A POINT WHERE SAID ROAD TURNS EASTERLY; THENCE FOLLOWING THE NORTH LINE OF ST. CHARLES ROAD EASTERLY 275 FEET; THENCE NORTHERLY AT A RIGHT ANGLE WITH ST. CHARLES ROAD TO THE SOUTHERLY LINE OF THE CHICAGO AND NORTHWESTERN RAILROAD COMPANY'S RIGHT OF WAY TO A PLACE OF

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 15

BEGINNING, EXCEPTING THEREFROM THAT PART TAKEN FOR HIGHWAY PER DOCUMENT R2002-072762, IN DUPAGE COUNTY, ILLINOIS.

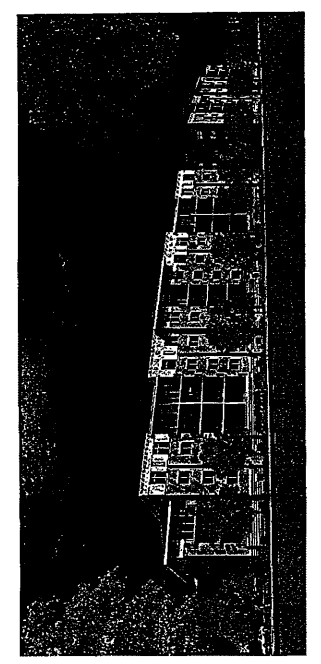
Parcel Numbers: 06-08-200-001, 06-08-200-002, 06-05-426-001 through-005 *now known as 06-08-200-003

Common Address: 400 -540 East St. Charles Road, Lombard, Illinois.

Oakview Estates LLC TIF Agreement - 400-540 E. St. Charles Road Page 16

EXHIBIT 3

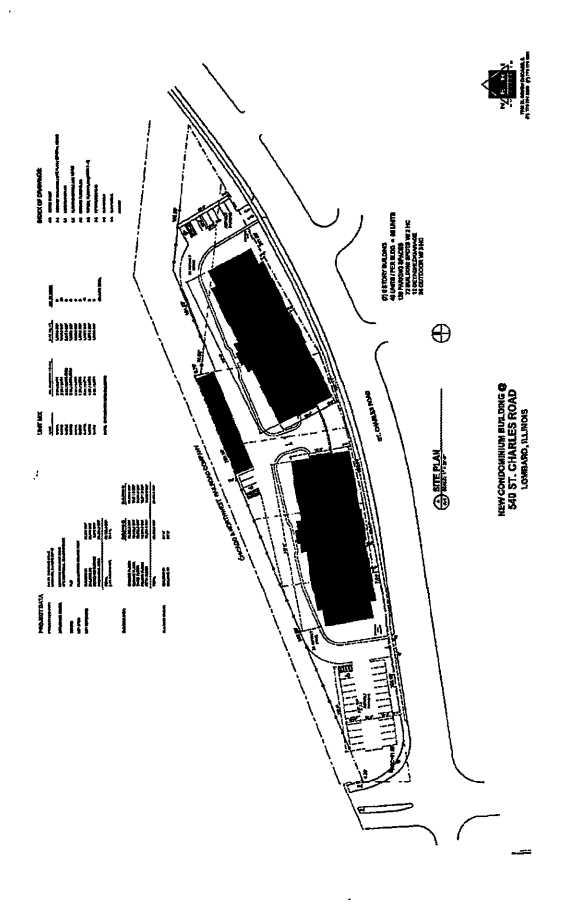
Preliminary Site Plans

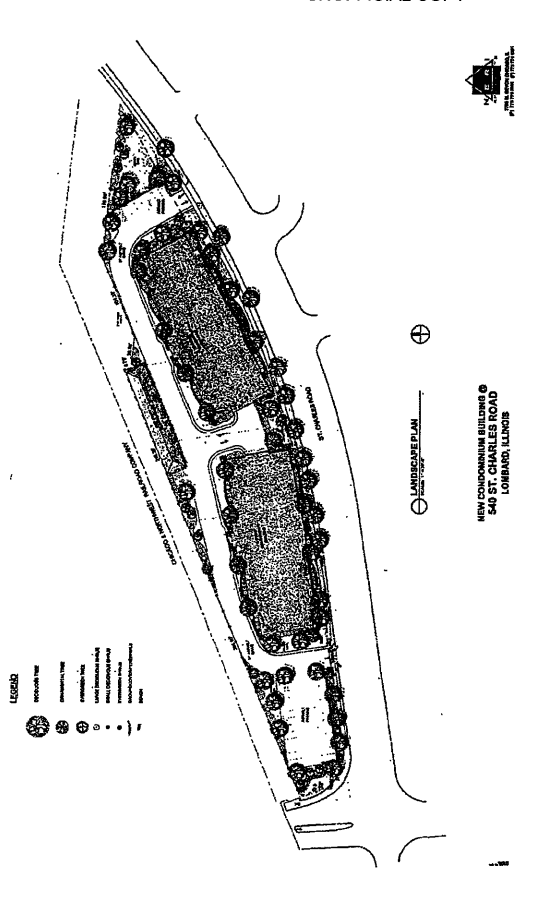


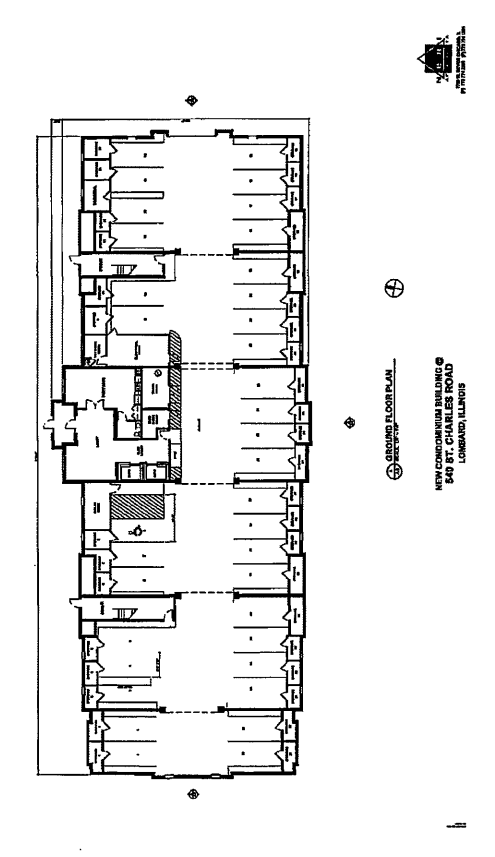
NEW CONDOMINIUM BUILDING 540 ST. CHARLES ROAD

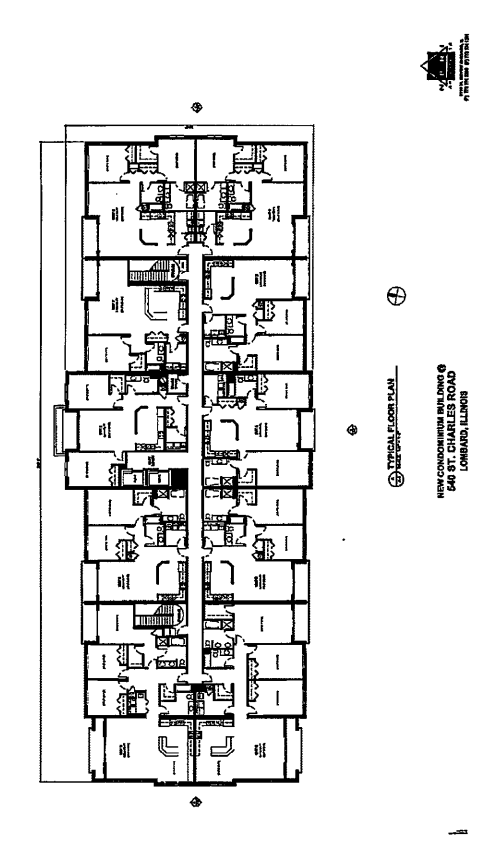
ISSUED FOR SCHEMATIC DESIGN MARCH 10, 2004 (REVISED)

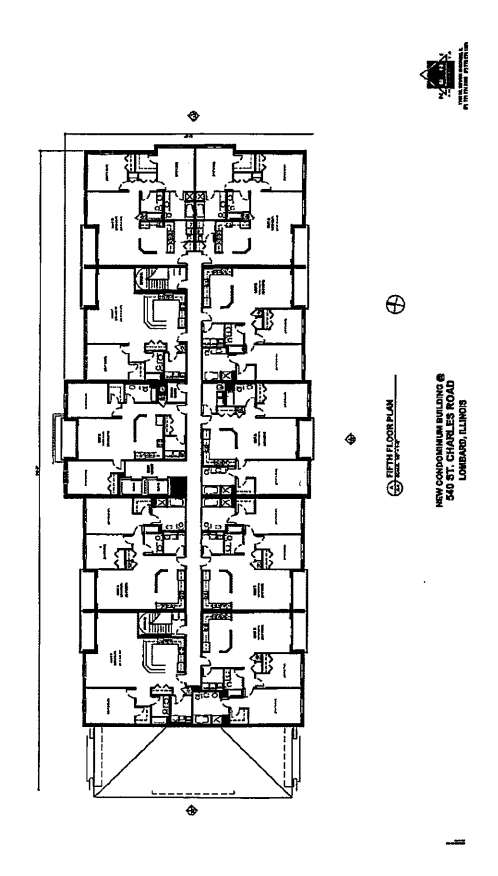


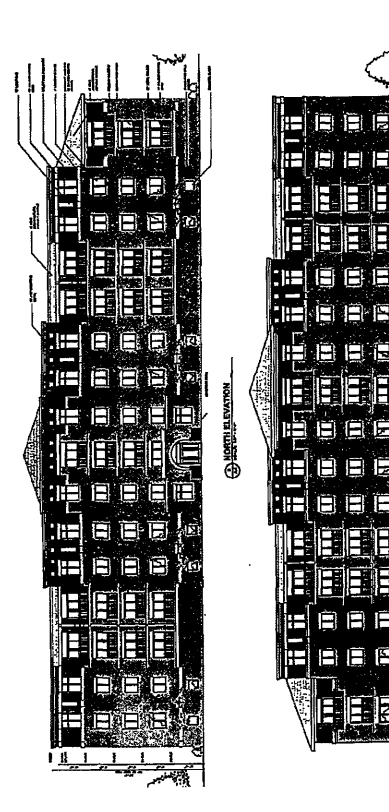






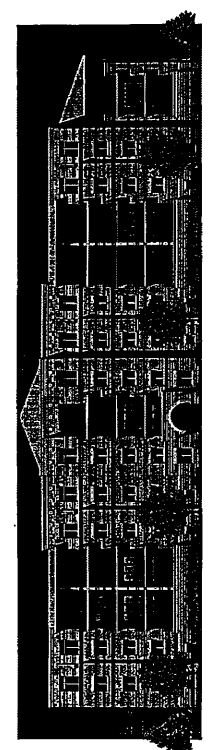


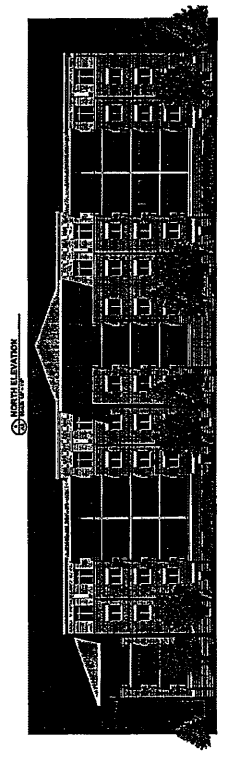






W COMBONING BUILDING (40 ST. CHARLES ROAD)



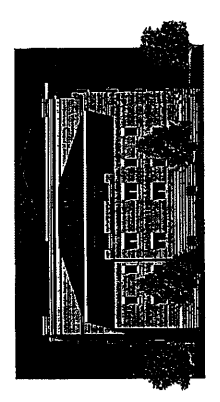


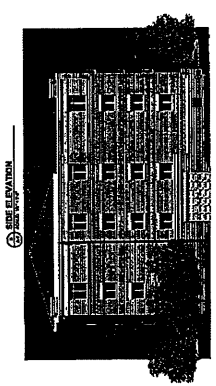


SOUTH ELEVATION

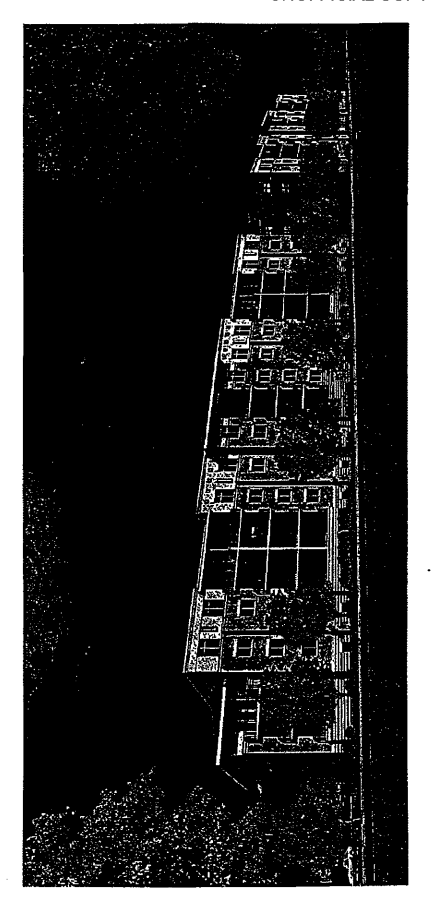
NEW CONDOMINIUM BUILDING & 540 ST. CHARLES ROAD







ew condominium building & 540 st. Charles Road





I, Barbara A. Johnson, hereby certify that I am the duly qualified Deputy Village Clerk of the Village of Lombard, DuPage County, Illinois, as authorized by Statute and provided by local Ordinance, and as such Village Clerk, I maintain and am safekeeper of the records and files of the President and Board of Trustees of said Village.

I further certify that attached hereto is a true and correct copy of ORDINANCE 5490, AN ORDINANCE
AUTHORIZING A TAX INCREMENT FINANCING
(T.I.F.) REDEVELOPMENT AGREEMENT FOR
THE 400-540 EAST ST. CHARLES ROAD
DEVELOPMENT, COMPRISING A PART OF THE
EAST ST. CHARLES ROAD T.I.F. DISTRICT II —
EAST, IN THE VILLAGE OF LOMBARD, DUPAGE
COUNTY, ILLINOIS
of the said Village as it appears from the official records
of said Village duly passed on ___May 6, 2004.

In Witness Whereof, I have hereunto affixed my official signature and the Corporate Seal of said Village of Lombard, Du Page County, Illinois this 13th day of July, 2004.

Barbara A. Johnson
Deputy Village Clerk
Village of Lombard
DuPage County, Illinois

ORDINANC	E

FIRST AMENDMENT TO THE T.I.F. REDEVELOPMENT AGREEMENT FOR THE 400-540 EAST ST. CHARLES ROAD DEVELOPMENT, COMPRISING A PART OF THE EAST ST. CHARLES ROAD T.I.F. DISTRICT II — EAST, IN THE VILLAGE OF LOMBARD, DUPAGE COUNTY, ILLINOIS

WITNESSETH:

WHEREAS, the VILLAGE is a non-home rule municipality pursuant to Section 7 of Article VII of the Constitution of the State of Illinois: and

WHEREAS, the State of Illinois has adopted tax increment financing pursuant to the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 *et seq.*, as from time to time amended (hereinafter referred to as the "TIF ACT"); and

WHEREAS, pursuant to its powers and in accordance with the TIF ACT, on February 5, 2004, the corporate authorities of the VILLAGE adopted Ordinance Numbers 5436, 5437 and 5438, approving a tax increment redevelopment plan and project, designating a tax increment redevelopment project area and adopting tax increment financing relative to the VILLAGE'S St. Charles Road TIF District II (East) tax increment financing district (hereinafter referred to as the "EAST ST. CHARLES ROAD TIF DISTRICT") for redevelopment and revitalization of a portion of the corporate limits of the VILLAGE, which property is legally described on EXHIBIT A attached hereto and made part hereof (hereinafter referred to as the "REDEVELOPMENT PROJECT AREA"); and

WHEREAS, the DEVELOPER desired to redevelop a portion of the REDEVELOPMENT PROJECT AREA, said portion thereof being legally described on EXHIBIT B attached hereto and made part hereof (hereinafter referred to as the 'DEVELOPER PARCEL"), on which the DEVELOPER intended to construct a multifamily residential condominium development consisting of a total of eighty (80) dwelling units in two (2) buildings (hereinafter referred to as the "PROJECT"); and

WHEREAS, in accordance with the TIF ACT, the VILLAGE, pursuant to Ordinance Number 5490, adopted on May 6, 2004, approved a Redevelopment

Agreement with the DEVELOPER, relative to the PROJECT (hereinafter referred to as the "REDEVELOPMENT AGREEMENT"), so that redevelopment within the EAST ST. CHARLES TIF DISTRICT could continue, with said REDEVELOPMENT AGREEMENT having been recorded on September 24, 2004, with the DuPage County Recorder's Office, as document number R2004-250023; and

WHEREAS, the DEVELOPER has completed all of the public improvements relative to the PROJECT, but has constructed only one (1) of the two (2) buildings that were to make up the PROJECT under the REDEVELOPMENT AGREEMENT and, as such, has missed the deadlines for completion of the entire PROJECT as contemplated by the REDEVELOPMENT AGREEMENT; and

WHEREAS, the DEVELOPER sold that portion of the DEVELOPER PARCEL on which the second building that was to be part of the PROJECT was to be located, which property is legally described on EXHIBIT C attached hereto and made part hereof (hereinafter referred to as the "CONVEYED PARCEL") to the SUBSTITUTE DEVELOPER; and

WHEREAS, the SUBSTITUTE DEVELOPER, as owner of the CONVEYED PARCEL, will be developing it separately from that portion of the DEVELOPER PARCEL that was built on by the DEVELOPER, but intends on developing the CONVEYED PARCEL consistent with the plans as approved by the VILLAGE as part of Ordinance 5488 and Resolution 125-04; and

WHEREAS, in consideration of the SUBSTUTUTE DEVELOPER's participation as a party to this FIRST AMENDMENT, the DEVELOPER has consented to provide the SUBSTITUTE DEVELOPER with good and valuable consideration, consisting of the DEVELOPER's permission to use the architectural and development plans for the PROJECT, in the development of the CONVEYED PARCEL; and

WHEREAS, the DEVELOPER has requested that the VILLAGE consider a prorated TIF incentive relative to the DEVELOPER'S partial completion of the PROJECT, and that Section III.E. of the REDEVELOPMENT AGREEMENT be amended to so provide; and

WHEREAS, the DEVELOPER has requested that the VILLAGE consent to the substitution of the SUBSTITUTE DEVELOPER for the DEVELOPER, pursuant to Section VII.H. of the REDEVELOPMENT AGREEMENT, relative to the development of the CONVEYED PARCEL consistent with the PROJECT; and

WHEREAS, the VILLAGE is in concurrence with the DEVELOPER'S requests subject to the terms and conditions as set forth below;

NOW, THEREFORE, in consideration of the foregoing, the mutual covenants herein contained, and other good and valuable consideration, the receipt and

sufficiency of which is hereby acknowledged by the VILLAGE, the DEVELOPER and the SUBSTITUTE DEVELOPER, the VILLAGE, the DEVELOPER and the SUBSTITUTE DEVELOPER agree as follows:

- 1. The recitals, as set forth above, are hereby incorporated herein by reference as if fully set forth herein.
- 2. That Section III.E. of the REDEVELOPMENT AGREEMENT is hereby amended by adding a new subsection 2 thereto, which shall read in its entirety as follows:
 - "2. In the event that the public improvements required in regard to the Project have been constructed, but only one (1) of the two (2) buildings to be constructed by the Developer as part of the Project has actually been constructed by the Developer within four (4) years of the date of this Development Agreement, the dollar amount set forth in subsection 1 above shall be reduced from four hundred thousand and no/100 dollars (\$400,000) to one hundred ninety-five thousand five hundred twenty-four and fifty eight one-hundredths dollars (\$195,524.58)."
- 3. That pursuant to Section V. D. of the REDEVELOPMENT AGREEMENT, the SUBSTITUTE DEVELOPER hereby covenants and agrees that at least eighty percent (80%) of the residential housing units constructed as part of the development of the CONVEYED PARCEL consistent with the PROJECT shall be owner occupied units. In this regard, the SUBSTITUE DEVELOPER shall provide the VILLAGE with any and all documentation requested by the VILLAGE including, but not limited to the declaration of convenants applicable to the CONVEYED PARCEL so that the VILLAGE can verify the SUBSTITUTE DEVELOPER's compliance with this provision.
- **4.** That the DEVELOPER shall provide the SUBSTITUTE DEVELOPER with the rights for the architectural and development plans for the PROJECT, and hereby consents to the SUBSTITUTE DEVELOPER's use of same in the development of the CONVEYED PARCEL consistent with the PROJECT.
- **5.** That Section X. of the REDEVELOPMENT AGREEMENT is amended by adding the following to the end thereof:

"Notwithstanding the foregoing, to the extent allowed by law, the requirement set forth in Section V.D. of this Agreement shall survive the termination of this Agreement, and constitute a covenant running with the land."

6. That the VILLAGE hereby SUBSTITUTE DEVELOPER for the DEVELO the CONVEYED PARCEL consistent with the	consents to the substitution of the OPER as it relates to the development of PROJECT.
7 . That all other provisions of the amended by this FIRST AMENDMENT, sha forth herein and shall be binding upon the Di and the VILLAGE.	REDEVELOPMENT AGREEMENT, no Il remain in full force and effect as if se EVELOPER, SUBSTITUTE DEVELOPER
8. A certified (by the Clerk of the VIL shall be recorded with the DuPage County Re	LAGE) copy of this FIRST AMENDMENT corder's Office.
	VILLAGE OF LOMBARD, an Illinois municipal corporation
ATTEST:	By:
Brigitte O'Brien, Village Clerk	
	OAKVIEW ESTATES LLC, an Illinois limited liability company
	By: Its Manager
	By:Guido C. Neri, President

PARILLE BUILDERS, INC., an ____

By:	

Anthony Parille, President Parille Builders, Incorporated

STATE OF ILLINOIS COUNTY OF DuPAGE)
COUNTY OF DuPAGE)
DO HEREBY CERTIFY the to be the President of Oa Manager of Oakview Estato me to be the same persuch President of the Managerally acknowledged delivered the signed instrumental liability company, a	a Notary Public, in and for the County and State aforesaid, at the above-named Guido C. Neri is personally known to meakview Estates of Lombard, Inc., an Illinois corporation, and tes, LLC, an Illinois limited liability company, and also known son whose name is subscribed to the foregoing instrument as lager, and that he appeared before me this day in person and that, as such President of the Manager, he signed and tument, pursuant to authority given by said corporation and s his free and voluntary act, and as the free and voluntary action and limited liability company, for the uses and purposes
GIVEN under my ha 2009.	and and Notary Seal, this day of,
	Notary Public
M. Commission Frances	•
My Commission Expires: _	

STATE OF ILLINOIS COUNTY OF Dupage))SS
COUNTY OF DuPAGE)
DO HEREBY CERTIFY the me to be the President of also known to me to be the instrument as such President severally acknowledged the instrument, pursuant to auto as his free and voluntary	a Notary Public, in and for the County and State aforesaid at the above-named Anthony Parille is personally known to a Parille Builders, Inc., an, and the same person whose name is subscribed to the foregoing ent, and that he appeared before me this day in person and that, as such President, he signed and delivered the signest thority given by said corporation and limited liability company act, and as the free and voluntary act and deed of said lity company, for the uses and purposes therein set forth.
GIVEN under my ha 2009.	and Notary Seal, this day of
	Notary Public
My Commission Expires:	·

EXHIBIT A

LEGAL DESCRIPTION FOR THE ST. CHARLES ROAD TIF DISTRICT II (EAST)

All that part of the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian, the Northeast 1/4 of Section 8, Township 39 North, Range 11, East of the Third Principal Meridian, the West 1/2 of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian and the West 1/2 of the Northwest 1/4 of Section 9, Township 39 North, Range 11, East of the Third Principal Meridian, including all lots, blocks, tracts, parcels and rights-of-way, located within the following legally described boundaries:

Beginning at the intersection of the Northerly line of the Great Western Trail right-ofway and the centerline of Grace Street in the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian; thence Easterly along the Northerly line of the Great Western Trail right-of-way to its intersection with the Northerly line of the Union Pacific Railroad right-of- way; thence Southwesterly along the Northerly line of the Union Pacific Railroad right-of-way to the East right-of-way line of Grace Street; thence South along the East right-of-way line of Grace Street to its intersection with the Southerly line of the Union Pacific Railroad right-of-way; thence Northeasterly along the Southerly line of the Union Pacific Railroad right-of-way to a point on said Southerly line of the Union Pacific Railroad right-of-way which is 45 feet East (as measured along the Southerly line of the Union Pacific right-of-way) of the Northwest comer of Lot 3 in B.D. Kramer Resubdivision (Doc. No. R1973-052562) of part of the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian; thence Southeasterly along a line drawn parallel with and 45 feet East of the West line of Lot 3 in B.D. Kramer Resubdivision, aforesaid, to the intersection of said line with the Northerly right-of-way line of Wester Avenue; thence Northeasterly along the Northerly right-of-way line of Western Avenue to its intersection with the Northerly extension of the West line of Lot 15 in Block 5 in Sunnyside Addition to Lombard (Doc. No. 191820), a subdivision of part of the Southeast 1/4 of Section 5, Township 39 North, Range 11, East of the Third Principal Meridian; thence South along the Northerly extension of the West line of said Lot 15 in Block 5 in Sunnyside Addition to Lombard, aforesaid, and the West lines of Lots 15, 14, 13, 12, 11, 10, 9, 8 and 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid, to the Southwest corner of Lot 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid; thence Easterly along the South line of Lot 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid, to the Southeast corner of said Lot 7 in Block 5 in Sunnyside Addition to Lombard, aforesaid; thence Easterly, along a straight line, to the Northwest corner of Lot 84 in Robertson's St. Charles Road Addition to Westmore (Doc. No. 157522), a subdivision of part of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian; thence West along the North lines of Lots 84, 83, 82 and 81 in Robertson's

St. Charles Road Addition to Westmore, aforesaid, to the Northeast corner of Lot 81 in Robertson's St. Charles Road Addition to Westmore, aforesaid; thence Easterly, along a straight line, to the Southwest corner of Lot 1 in Karban's Resubdivision (Doc. No. R1986-019922) of part of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian; thence East along the South line of Lot 1 in Karban's Resubdivision, aforesaid, to Southeast corner of said Lot 1 in Karban's Resubdivision, aforesaid, (said Southeast corner of Lot 1 also being the Northeast corner of Lot 3 in Karban's Resubdivision, aforesaid); thence South along the East line of Lot 3 in Karban's Resubdivision, aforesaid, to its intersection with the North line of Lot 1 in Rose's Plat of Consolidation (Doc. No. R1987-135515) of part of the Southwest 1/4 of Section 4, Township 39 North, Range 11, East of the Third Principal Meridian; thence East along the North line of Lot 1 in Rose's Plat of Consolidation, aforesaid, to its intersection with the West right-of-way line of Ahrens Avenue; thence North along the West right-of-way line of Ahrens Avenue to its intersection with the Westerly extension of the South line of Lot 29 in Robertson's St. Charles Road Addition to Westmore, aforesaid; thence East along the Westerly extension of the South line of Lot 29, the South line of Lot 29, the South line of Lot 19 and the Easterly extension of the South line of Lot 19, all in Robertson's St. Charles Road Addition to Westmore, aforesaid, to the intersection of the Easterly extension of the South line of Lot 19 in Robertson's St. Charles Road Addition to Westmore, aforesaid, with the centerline of Westmore Avenue (Westmore/Meyers Road); thence South along the centerline of Westmore Avenue (Westmore/Meyers Road) to the intersection thereof with the Southerly line of the Great Western Trail right-of-way; thence Westerly along the Southerly line of the Great Western Trail right-of-way to the intersection of the Southerly line of the Great Western Trail right-of-way and the Northerly extension of the East right-of-way line of Edgewood Avenue; thence South along the Northerly extension of the East right-of-way line of Edgewood Avenue to its intersection with the South rightof-way line of St. Charles Place; thence West along the South right-of-way line of St. Charles Place and the South right-of-way line of St. Charles Road to the intersection of the South right-of-way line of St. Charles Road and the centerline of Grace Street: thence North along the centerline of Grace Street to its intersection with the North line of the Great Western Trail right-of-way, said point of intersection also being the point of beginning; all in DuPage County, Illinois;

P.I.N.s: 06-05-427-001, -002 and -003; 06-05-426-001, -002, -003, -004, -006 and -007; 06- 05-423-002, -006, -009, -010, -012 and -013; 06-05-421-002 and -007; 06-05-424-005, -006 and -007; 06-05-425-015, -016 and -021; 06-05-428-001; 06-04-309-025, -026 and -029; 06-04-310-045, -046 and -047; 06-04-311-037, -038, -039, -040, -042, -043 and -044; 06-08-200-002 and -003; 06-09-100-001; Pt. 06-09-104-117; 06-09-101-009, -010, -012, -013, -015, -017 and -018; 06-08-218-001;

Commonly known as: 1 North Grace Street; 404, 430, 540, 555, 600, 601, 606, 609, 612, 626, 638, 640, 730, 736, 740 to 774, 806, 812, 819, 820, 825, 833, 901, 902, 906, 912, 916, 922, 925, 926, 932, 935 and 938 East St. Charles Road; 619 East Western Avenue; and 506, 524 and 550 East St. Charles Place; all in Lombard, Illinois.

EXHIBIT B

LEGAL DESCRIPTION FOR THE DEVELOPER PARCEL

PARCEL 1: THAT PART OF THE SOUTHEAST QUARTER OF SECTION 5 AND THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT A PO/NT ON THE NORTH LINE OF ST. CHARLES ROAD, WHICH IS 275 FEET EAST OF A POINT WHERE SAID ROAD TURNS EASTERLY NEAR THE NORTHWEST CORNER OF THE NORTHEAST QUARTER OF SECTION 8; THENCE NORTHERLY AT RIGHT ANGLES WITH ST. CHARLES ROAD TO THE SOUTH LINE OF THE RIGHT OF WAY OF CHICAGO AND NORTHWEST RAILROAD COMPANY: THENCE EASTERLY ALONG THE SOUTH LINE OF THE RIGHT OF WAY OF CHICAGO AND NORTHWEST RAILROAD COMPANY TO THE WEST LINE OF THE PROPERTY CONVEYED TO AUGUSTA BIRR, (SAID WEST LINE BEING DRAWN NORTH 8½ DEGREES WEST AND SOUTH 8½ DEGREES EAST THROUGH A POINT 7.64 CHAINS EAST OF QUARTER SECTION POST BETWEEN SECTIONS 5 AND 8 AFORESAID); THENCE SOUTHERLY ALONG THE WEST LINE OF THE AUGUSTA BIRR PROPERTY TO NORTH LINE OF ST. CHARLES ROAD: THENCE WESTERLY ALONG THE NORTH LINE OF ST. CHARLES ROAD, 200 FEET, MORE OR LESS, TO THE PLACE OF BEGINNING, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 2: PART OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 5 AND PART OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, COMMENCING AT A STAKE IN SECTION LINE 764 LINKS EAST OF THE QUARTER SECTION POST BETWEEN SECTIONS 5 AND 8 AND RUNNING THENCE NORTH 8½ DEGREES WEST 1.86 CHAINS TO THE SOUTH BOUNDARY OF THE CHICAGO AND NORTHWEST RAILROAD LAND; THENCE NORTH 68 DEGREES EAST 1.52 CHAINS TO A STAKE; THENCE SOUTH 8½ DEGREES EAST 2.48 CHAINS TO A STAKE IN THE CENTER OF SECTION LINE; THENCE SOUTH 8½ DEGREES EAST 1.07 CHAINS TO A STAKE IN THE CENTER OF ST. CHARLES AND CHICAGO STATE ROAD ON SECTION 8; THENCE SOUTH 82½ DEGREES WEST 1.52 CHAINS ALONG CENTER OF SAID STATE ROAD TO A STAKE; THENCE NORTH 8½ DEGREES WEST 1.26 CHAINS TO THE NORTH LINE OF SECTION 8 AND THE PLACE OF BEGINNING, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 3: THAT PART OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 5, AND THAT PART OF THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: COMMENCING AT A POINT IN THE NORTH LINE OF ST. CHARLES ROAD WHICH IS 565.62 FEET EAST OF THE EAST LINE OF GRACE

STREET; THENCE NORTH MAKING AN ANGLE OF 268 DEGREES 14 MINUTES TO THE RIGHT WITH THE PROLONGATION OF THE LAST DESCRIBED COURSE, A DISTANCE OF 34.3 FEET FOR A PLACE OF BEGINNING; THENCE EXTENDED NORTHERLY, ALONG THE SAME LINE A DISTANCE OF 153.1 FEET, TO A STAKE IN THE SOUTH RIGHT OF WAY LINE OF THE CHICAGO GREAT WESTERN RAILROAD RIGHT OF WAY; THENCE SOUTH EASTERLY ALONG THE SOUTH LINE OF SAID RAILROAD RIGHT OF WAY, A DISTANCE OF 250.33 FEET TO A STAKE IN THE WEST LINE OF THE HIGHWAY; THENCE SOUTHWESTERLY, ALONG THE NORTHWEST PROPERTY LINE OF THE HIGHWAY, A DISTANCE OF 255.4 FEET, TO THE PLACE OF BEGINNING, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 4: THAT PART OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 5, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, BOUNDED AS FOLLOWS: ON THE NORTHERLY SIDE BY A LINE PARALLEL WITH AND DISTANT 50 FEET SOUTHERLY, MEASURED AT RIGHT ANGLES, FROM THE CENTERLINE OF THE MAIN TRACK OF THE CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY (FORMERLY THE CHICAGO AND GREAT WESTERN RAILWAY COMPANY), AS MAIN TRACK IS NOW LOCATED; ON THE WESTERLY OR NORTHWESTERLY SIDE BY A LINE PARALLEL WITH AND DISTANT 50 FEET SOUTHEASTERLY, MEASURED AT RIGHT ANGLES OR RADIALLY, FROM THE CENTERLINE OF THE MOST SOUTHEASTERLY MAIN TRACK OF THE CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY (FORMERLY CHICAGO AND NORTHWESTERN RAILWAY COMPANY, AND ORIGINALLY THE GALENA AND CHICAGO UNION RAILROAD COMPANY), AS NOW LOCATED, ON THE SOUTHERLY SIDE BY A LINE PARALLEL WITH AND DISTANCE 100 FEET SOUTHERLY, MEASURED AT RIGHT ANGLES, FROM THE CENTERLINE OF THE MAIN TRACK OF THE MINNESOTA AND NORTHWESTERN RAILROAD COMPANY (LATER THE CHICAGO GREAT WESTERN RAILWAY COMPANY, NOW THE CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY) AS SAID MAIN TRACK CENTERLINE WAS ORIGINALLY LOCATED AND ESTABLISHED ACROSS SAID SECTION 5: AND ON THE EASTERLY OR SOUTHEASTERLY SIDE BY THE NORTHWESTERLY LINE OF ST. CHARLES ROAD, AS PRESENTLY LOCATED, IN DUPAGE COUNTY, ILLINOIS.

PARCEL 5: THAT PART OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION 8 AND THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 5, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE EAST LINE OF ST. CHARLES ROAD, WHERE THE SAME INTERSECTS THE SOUTHERLY LINE OF THE CHICAGO AND NORTHWESTERN RAILROAD RIGHT OF WAY, NEAR THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN: THENCE IN A SOUTHERLY DIRECTION ALONG THE EAST LINE OF ST. CHARLES TO A POINT WHERE SAID ROAD TURNS EASTERLY; THENCE

FOLLOWING THE NORTH LINE OF ST. CHARLES ROAD EASTERLY 275 FEET; THENCE NORTHERLY AT A RIGHT ANGLE WITH ST. CHARLES ROAD TO THE SOUTHERLY LINE OF THE CHICAGO AND NORTHWESTERN RAILROAD COMPANY'S RIGHT OF WAY TO A PLACE OF BEGINNING, EXCEPTING THEREFROM THAT PART TAKEN FOR HIGHWAY PER DOCUMENT R2002-072762, IN DUPAGE COUNTY, ILLINOIS.

ALSO LEGALLY DESCRIBED AS:

LOT 1 IN OAKVIEW ESTATES RESUBDIVISION, BEING A RESUBDIVISION IN PART OF THE SOUTHEAST QUARTER OF SECTION 5, AND THE NORTHWEST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT RECORDED AS DOCUMENT R2006-038979 AND CERTIFICATE OF CORRECTION FILED APRIL 27, 2006 AS DOCUMENT R2006-077790, IN DUPAGE COUNTY, ILLINOIS.

Parcel Numbers: 06-08-200-001, 06-08-200-002, 06-05-426-001 through -005*

*now known as 06-05-429-001 THROUGH 040 AND 06-05-426-

009

Common Address: 400-540 East St. Charles Road, Lombard, Illinois.

EXHIBIT C

LEGAL DESCRIPTION FOR THE CONVEYED PARCEL

LOT 1 IN OAKVIEW ESTATES RESUBDIVISION, BEING A RESUBDIVISION IN PART OF THE SOUTHEAST QUARTER OF SECTION 5, AND THE NORTHWEST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT RECORDED AS DOCUMENT R2006-038979 AND CERTIFICATE OF CORRECTION FILED APRIL 27. 2006 AS DOCUMENT R2006-077790, (EXCEPTING THEREFROM THAT PORTION OF THE AFORESAID LOT 1 INCLUDED AS PART OF THE OAKVIEW ESTATES CONDOMINIUM PLAT RECORDED MAY 15, 2006 AS DOCUMENT R2006-090606). ALL IN DUPAGE COUNTY, ILLINOIS.

Parcel Number: 06-05-426-009

Common Address: 400 East St. Charles Road, Lombard, Illinois.

COUNTY OF DuPAGE) SS)
DO HEREBY CERTIFY the personally known to me to Lombard, and also known to the foregoing instrument appeared before me this Village President and Village pursuant to authority given and as the free and volunta purposes therein set forth, seal of said Village of Lombaid Village Clerk's own free	a Notary Public, in and for the County and State aforesaid at the above-named William J. Mueller and Brigitte O'Brien be the Village President and Village Clerk the Village of one to be the same persons whose names are subscribed as such Village President and Village Clerk, respectively day in person and severally acknowledged that as such ge Clerk they signed and delivered the signed instrument by the Village of Lombard, as their free and voluntary act ry act and deed of said Village of Lombard, for the uses and and that said Village Clerk, as custodian of the corporate bard, caused said seal to be affixed to said instrument as and voluntary act and as the free and voluntary act of said uses and purposes therein set forth.
GIVEN under my har 2009.	nd and Notary Seal, this day of
	Notary Public
My Commission Expires:	

STATE OF ILLINOIS