Inst # 2017033426 Fri Aug 11 10:39:14 CDT 2017
Filing Fee: \$34.00 cpodal
Ancaster County: NE Assessor/Register of Deeds Office Pages 5

WHEN RECORDED RETURN BY MAIL TO:

First American Title Company
National Commercial Services

9 1790 Hughes Landing Blvd., Suite 110

The Woodlands, Texas 77380

ATTN: Sharon P. Mork

Vice President/Manager

Sr. Commercial Escrow Officer

THIS DOCUMENT WAS PREPARED BY:

John Nettleton, Esq. Starbucks Coffee Company 2401 Utah Avenue So. #800, Mail Stop: S-LA3

Seattle, WA 98134

Store: 70th and O

Lincoln, NE #51250 25-746834_F

RECORDED AT THE REQUEST OF FIRST AMERICAN TITLE INS. CO. AS A COURTESY WITH NO LIABILITY

MEMORANDUM OF LEASE

This Memorandum of Lease ("Memorandum") is entered into by and between Batis Development Company, a Kansas corporation ("Landlord"), having its principal place of business at 2933 SW Woodside Dr., Ste. 200, Topeka, KS 66614, and Starbucks Corporation, a Washington corporation, having an office at 2401 Utah Avenue South, Seattle, Washington 98134 ("Tenant"), Landlord and Tenant having entered into a commercial lease having an Effective Date of June 1279, 2017 ("Lease").

- 1. The Lease covers certain commercial property located at 7020 O Street, Lincoln, Nebraska, consisting of approximately 2,200 square feet of Gross Leasable Area ("Premises") all as more particularly described in the Lease. The legal description of the Property on which the Premises is located is attached hereto as Exhibit A and incorporated herein by this reference.
 - 2. The Lease provides for the rental of the Premises by Tenant for a term of ten (10) years ("Initial Term").
- 3. The Lease grants to Tenant the right to renew the Initial Term for up to four (4) consecutive five (5)-year period(s) ("Extension Term[s]") under the same terms and conditions contained in the Lease, provided Tenant exercises the applicable Extension Term in accordance with the applicable terms of the Lease. Base Rent during any Extension Term(s) shall be as specified in the Lease.
- 4. Tenant may use and occupy the Premises and drive-through lane(s)/outdoor seating area for (a) a coffee store or (b) any other lawful retail or restaurant use, including, without limitation, the sale of beer and wine.
- 5. Landlord shall not use or allow any other person or entity (except Tenant) to use any portion of the Property for the sale of (a) whole or ground coffee beans; (b) espresso, espresso-based drinks, or coffee-based drinks; (c) tea or tea-based drinks; (d) brewed coffee; or (e) blended beverages; except that other tenants may sell brewed coffee or brewed tea which is neither (i) gourmet nor (ii) brand identified. For purposes of this Lease, "gourmet" shall be defined as (a) beverages made using Arabica beans or (b) sourced from a gourmet coffee or tea brand such as Coffee Bean & Tea Leaf,

- Dunkin Donuts, Intelligentsia, Peets, Caribou, or similar branding. For purposes of the Lease, "brand identified" shall mean beverages advertised or marketed within the applicable retail space using a brand name or served in a brand-identified cup. Any existing tenant with a lease which predates April 17, 2017 (which existing tenants, with a statement of their permitted use clauses, are set forth in the Lease) whose lease allows it to sell any of the foregoing products, shall not be subject to Tenant's exclusive use restriction set forth herein, if and to the extent that any such existing tenant is permitted by its lease to sell any of Tenant's exclusive use items; provided, however, that with respect to the tenants set forth in the Lease, Landlord agrees that to the extent Landlord has reasonable control over any such tenant's use and changes in use, Landlord shall exercise such control to enforce and protect Tenant's exclusive use rights described therein.
 - 6. This Memorandum shall not, under any circumstances, be deemed to modify or change any provisions of the Lease, the provisions of which shall in all instances prevail.
 - 7. This Memorandum may be signed in two or more counterpart copies with the same effect as if the signature to each counterpart copy were on a single instrument. Each counterpart shall be deemed an original as to any party whose signature it bears and all such counterparts shall constitute one document. Facsimile or electronically scanned copies shall be deemed originals.

[SIGNATURES ON FOLLOWING PAGES]

2017.

LANDLORD:

BATIS DEVELOPMENT COMPANY, a Kansas corporation

ACKNOWLEDGEMENT OF LANDLORD

On the <u>Izt</u>day of <u>June</u>, 20/7, before me, the undersigned, personally appeared J. Mark Wittenburg, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within this Memorandum of Lease and acknowledged to me that he/she executed the same in his/her capacity as President of Batis Development Company and that by his/her signature executed the instrument on behalf of said company.

Notary Public - State of Kansas TARA ANN NICHOLAS

Commission Expires 7/10/19

TENANT:

STARBUCKS CORPORATION.

a Washington corporation

Name Steve Johannesen

Title: vice/president

ACKNOWLEDGEMENT OF STARBUCKS CORPORATION

STATE OF WASHINGTON)
) SS.:
COUNTY OF KING)

On the <u>7th</u> day of <u>June</u>, in the year 20<u>17</u>, before me, the undersigned, personally appeared <u>Steve Johannesen</u>, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as <u>vice president</u> of **Starbucks Corporation**, and that by his signature executed this Memorandum of Lease on behalf of Starbucks Corporation.

Notary Public for the State of Washington

Commission expires: 3/29/19



EXHIBIT A

LEGAL DESCRIPTION

Tax Parcel Number: 17-22-334-007-000.

That certain tract of land situated in the County of Lancaster, State of Nebraska and more particularly described as follows:

A tract of land situated in Lot Seventy-Three (73), Irregular Tracts in the Southwest Quarter (SW%) of Section Twenty-Two (22), Township Ten (10) North, Range Seven (7) East of the 6th P.M., in Lincoln, Lancaster County, Nebraska, more particularly described as follows:

Referring to the Southwest corner of said Section Twenty-Two (22); thence North 89 degrees 05 minutes East, along the South line of the Southwest Quarter (SW½), a distance of 385 feet; thence due North, a distance of 55 feet, to the Point of Beginning, said point being the Southwest corner of Lot Seventy-Three (73); thence continuing due North, along the West line of Lot Seventy-Three (73), a distance of 383.32 feet, to a point on the Southwest right-of-way line of the Missouri Pacific Railroad; thence South 55 degrees 27 minutes East, along said right-of-way line, a distance of 118.72 feet; thence due South, on a line parallel to the West line of Lot Seventy-Three (73), a distance of 314.31 feet, to a point on the South line of Lot Seventy-Three (73) and the North line of "O" Street, said point being 97.79 feet East of the Southwest corner of Lot Seventy-Three (73); thence South 89 degrees 05 minutes West, along the South line of Lot Seventy-Three (73) and the North line of "O" Street, a distance of 97.79 feet, to the Point of Beginning, EXCEPT that part conveyed to the City of Lincoln, Nebraska, a municipal corporation in Warranty Deed recorded March 27, 2002 as Inst. No. 2002-20168, records of Lancaster County, Nebraska.