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### AGREEMENT

THIS AGREEMENT dated Kay 5, 1993 between MAPLE JOINT VENTURE, a Nebraska general partnership ("Seller") and FIRST NATIONAL BANK, N.A., a National Banking Association ("Purchaser").

# PRELIMINARY STATEMENT

right to repurchase Lot 7 should Purchaser not complete construction and open for business a financial institution within a sixteen (16) month period of time from the Anchor Opening Date (as defined herein and in the Purchase Agreement); and (iii) the right of first refusal in the event of a sale, contract for sale, or lease of Lot 7 for a purpose other than a financial institution. For the purpose of satisfying the mutual condition precedents specified in the Purchase Agreement and evidencing the understanding regarding the subject matters described in subsections (i) and (ii) immediately preceding, the Seller and Purchaser have entered into this Agreement. evidencing the secribed in the seller and e Seller platted

# TERMS AND CONDITIONS

Lot is r In consideration of the foregoing Preliminary Statement which repeated in its entirety and incorporated in this section of sagreement, and in consideration of the sale and purchase of 7, the Seller and Purchaser agree as follows:

- 1. Use Restriction. The Purchaser agrees that Lot 7 (a) will be used as a financial institution which will open for business no later than twelve (12) months following the opening for business with the public of a discount department store or grocery supermarket, whichever shall occur earlier, within Lot 12, Hillsborough Replat I, a subdivision in Douglas County, Nebraska ("Anchor Opening Date"), and (b) will be used only as a financial institution for a period of five (5) years following the date of this Agreement unless otherwise approved by Seller. "Financial Institution" as that term is used herein shall mean commercial bank, savings bank, savings and loan association, or other business enterprise whose principal activity is banking and banking-related activities.
- 2. <u>Right to Repurchase</u>. Purchaser agrees that successors and assigns shall have the right to repurc the sum of Three Hundred Twenty-Five Thousand and (\$325,000.00) should Purchaser not complete cons repurchase Lot 7 for d and no/100 Dollars construction of a seller and its

within sixteen (16) months of the Anchor Opening Date. Such right may be exercised by Seller at any time within the thirty (30) months following the Anchor Opening Date by written notice to purchaser. Closing shall occur within sixty (60) days of the date of such notice (the "Repurchase Closing"). Seller's failure to so notify Purchaser shall be deemed a waiver of such right. In the event Purchaser's failure to complete construction or open for business as required herein is due to Acts of God or events beyond purchaser's reasonable control then both (a) the period within which such events must occur, and (b) the thirty (30) month period within which seller must exercise its rights to purchase shall be extended by the number of days Purchaser is delayed.

- shall pay the closing payment to Purchase Closing, Seller transfer of immediately available funds and Purchaser shall convey transfer of immediately available funds and Purchaser shall convey title to Lot 7, in its then "as is" condition, to Seller by Special Litle to Lot 7, in its then "as is" condition, to Seller by Special Warranty Deed in proper statutory form for recording, free and clear of all liens and encumbrances other than (i) liens and clear of all liens and encumbrances other than (i) liens and conveyance to Purchaser to which Purchaser accepted title; (ii) the lien of real estate taxes which shall be apportioned as of the closing Date which become delinquent in the year in which the Repurchase Closing occurs; and (iii) such other easements approved by Seller which were necessary and advisable in connection with the besiness therein. Purchaser shall pay any documentary revenue business therein. Purchaser shall pay any documentary revenue stamp tax or realty transfer tax imposed by any applicable stamp tax or realty transfer fittle to Lot 7 to Seller. Recording repurchase and the transfer of title to Lot 7 to Seller. Recording seller's responsibility.
- 4. Right of First Refusal. Purchaser agrees that the Seller and its successors and assigns shall have a perpetual right of first refusal to purchase or lease Lot 7 at the same price and upon the same terms contemplated in any proposed sale or lease to a bona fide third party provided that this right of first refusal may not be exercised and shall not be applicable as to any proposed transaction in which connection such third party will covenant in writing to the Seller and its successors and assigns that it will use Lot 7 as a financial institution following the Closing Date of such sale or the commencement of such lease, as the case may be. Seller's right of first refusal shall be exercised within fourteen seller's right of Purchaser's written notification of any (14) days of receipt of Purchaser's written notification of any proposed sale or lease containing the terms thereof and the event Seller exercises its right of first refusal, closing shall occur at such time and upon such terms as contained in such proposed sale or lease.

5. Notices. All notices given or made in connection with this Agreement shall be deemed complete and legally sufficient if in writing and if deposited in the United States postal system, such date of deposit being the date of mailing for purposes hereof, certified mail, return receipt requested, postage prepaid, or delivered by a recognized courier service addressed as follows:

If to Seller:

Maple Joint Venture c/o The Lerner Company 10855 West Dodge Road, Suite 270 Omaha, Nebraska 68154

If to Purchaser:

First National Bank
First National Center
17th and Dodge Streets
Omaha, Nebraska 68102
Attention: Curtis Thompson,
Management Representative

Copy to

Keith I. Frederick, Esq. SCHMID, MOONEY & FREDERICK, P.C. 11404 West Dodge Road Omaha, Nebraska 68154

The addresses set forth above may be changed as to any party delivering to the other party written notice as change of address. party by is to such

inure to the benefit of the Seller and Purchaser and their respective successors and assigns. If any of the provisions hereof are deemed to be invalid under applicable law, such invalidity shall not invalidate the remaining provisions of this Agreement. The terms of this Agreement may not be amended, waived or terminated orally, but only by an instrument in writing signed by both Seller and Purchaser. Each estate or interest created in this Agreement shall be given effect only to the extent to which it does not violate any applicable rules against perpetuities or the suspension of the power of alienation, or any other rules of law. Failure of any such estate or interest for such violation shall not render invalid any other estate or interest under this Agreement. This Agreement shall be construed in accordance with the laws of the State of Nebraska.

Date of Execution:

Jun 3 , 1993

FIRST NATIONAL BANK, N.A., a National Banking Association

Purchaser

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Date Mary O.F. Execution:

1993

MAPLE JOINT VENTURE, a Nebraska General Partnership, Seller

ву: LERMER MAPLE PARTNERSHIP, a Nebraska General Partnership, Parener

ву:

Jay mar, Partner

By: Salvadore carta, Partner

ву: VENTURE-50, INC., a Nebraska Corporation, Partner

ву:

Daryl El Wikoff, Mice-President

COUNTY STATE OF NEBRASKA OF DOUGLAS SS.

The foregoing instrument was acknowledged before me this day of \*\*\*\*, 1993, by Sha E. Lehning, Facilities Officer FIRST NATIONAL BANK, N.A., a National Banking Association, behalf of FIRST NATIONAL BANK, N.A. Set Sign

W C. ALMSCHT TH. C. ALMSCHT TH. Dp. No. 3, 1985

Notary

Public

STATE OF NEBRASKA COUNTY OF DOUGLAS SS

NOTARIAL SEAL AFFIXED REGISTER OF DEEDS

The foregoing instrument was acknowledged before me this day of May, 1993, by JAY R. LERNER, Partner of LERNER PARTNERSHIP, a Partner of MAPLE JOINT VENTURE, a Nebraska ge partnership, on behalf of the partnership. general

ASSIERAL MITARY-State of Metrocks
ANDREA L HOOGENSEN
My Comm. Exp. Mar. 24, 1994

STELLOLD BOLICE SE	STATE OF NEBRASKA
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SS	

day of May, partnership, The foregoing instrument was acknowledged before me this #\sum of May, 1993, by SALVADORE CARTA, Partner of LERNER MAPLE INERSHIP, a Partner of MAPLE JOINT VENTURE, a Nebraska general inership, on behalf of the partnership.



STATE OH, NEBRASKA

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The foregoing instrument was acknowledged before me this WK day of May, 1993, by DARYL E. WIKOFF, Vice-President of VENTURE-50, INC., a Nebraska corporation, a Partner of MAPLE JOINT VENTURE, a Nebraska general partnership, on behalf of the corporation. COUNTY OF DOUGLAS

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ANDREA L. HOOGENSEN Wy Comm. Exp. Mar. 24, 1994	Ħ
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NOTARIAL REGISTER SEAL AFFIXED

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OF CREAT COUNTY, NE

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