RESOLUTION R-106-17

A RESOLUTION OF THE CITY OF WHEATON, DU PAGE COUNTY, ILLINOIS, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE A CONSTRUCTION, USE AND INDEMNIFICATION AGREEMENT – WINTER VESTIBULE – GIA MIA – 106 N. HALE STREET

WHEREAS, the City is in possession of an improved public right-of-way which includes a street and a sidewalk (hereinafter "Sidewalk"); and

WHEREAS, Gia Mia, LLC (hereinafter "Tenant") hold a lease to the premises located at 106 N. Hale Street, Wheaton, Illinois (hereinafter "Subject Property"), which is adjacent to a portion of the Sidewalk; and

WHEREAS, the Tenant desires to erect a temporary winter vestibule at the front door of the building on the Subject Property which would encroach 4 feet onto the Sidewalk; and

WHEREAS, over 8 feet of open sidewalk would remain for the public to traverse upon.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Wheaton, Illinois, that the Mayor is authorized to sign and the City Clerk is authorized to attest to a construction, use and indemnification agreement between the City of Wheaton and Gia Mia LLC, as attached hereto as Exhibit "A" and made a part thereof.

<u>Section 1</u>. This Resolution shall be in full force and effect from and after its passage, approval and publication in pamphlet for as provided by law.

ADOPTED by the City Council of the City of Wheaton, Illinois, this 16th day of October 2017.

ATTEST:

City Clerk

Roll Call Vote:

Ayes: Councilman Suess

Councilman Barbier
Councilwoman Fitch

Mayor Gresk

Councilman Rutledge Councilman Scalzo

Nays: None

Absent: Councilman Prendiville

Motion Carried Unanimously

EXHIBIT "A"

CONSTRUCTION, USE AND INDEMNIFICATION AGREEMENT GIA MIA, LLC

THIS CONSTRUCTION, USE AND INDEMNIFICATION AGREEMENT (hereinafter "Agreement"), made and entered into this 16th day of October, 2017, between the City of Wheaton, Illinois, an Illinois corporation, located in DuPage County, State of Illinois (hereinafter "City"), and Gia Mia, LLC (hereinafter "Tenant").

WITNESSETH

WHEREAS, the City is in possession of an improved public right-of-way which includes a street and a sidewalk (hereinafter "Sidewalk"); and

WHEREAS, Gia Mia, LLC (hereinafter "Tenant") hold a lease to the premises located at 106 N. Hale Street, Wheaton, Illinois (hereinafter "Subject Property"), which is adjacent to a portion of the Sidewalk; and

WHEREAS, the Tenant desires to erect a temporary winter vestibule at the front door of the building on the Subject Property which would encroach 4 feet onto the Sidewalk; and

WHEREAS, over 8 feet of open sidewalk would remain for the public to traverse upon; and

WHEREAS, the Tenant acknowledges that this Agreement is not an easement and does not vest them with any property rights or claims to any portion of said Sidewalk; and

NOW, THEREFORE, BE IT AND HEREBY AGREED by the City Council of the City of Wheaton, an Illinois municipal corporation, and Tenant as follows:

- 1.) The foregoing recitals are incorporated herein as representing the intent of the undersigned and as substantive representations and covenants.
 - 2.) Gia Mia, LLC are the tenants of the Subject Property, legally described in Exhibit "A"
- 3.) The Tenant, for a consideration of Ten Dollars (\$10.00) and other good and valuable consideration as stated herein, is hereby authorized to, and shall, use a portion of the Sidewalk for the erection of a temporary winter vestibule at the front door of the building on the Subject Property more specifically identified in the plans which are attached hereto and are incorporated herein by reference as Exhibit "B". Tenant as a material condition of this Agreement shall maintain the temporary winter vestibule in a structurally sound and aesthetically acceptable condition. Any violations of the conditions set forth in this section shall permit the City to terminate this Agreement upon 14 days written notice to the Tenant. Otherwise the authorization granted herein shall expire on April 16, 2018.

- 4.) The City retains the right to enter said portion of Sidewalk occupied by the Tenant at any time for the purpose of maintaining the existing concrete pavement, the existing City utility systems (water mains, storm and sanitary sewers) if any, and for any other lawful purpose. If the City determines that the portion of the Sidewalk occupied by the Tenant is needed for purposes of carrying out a public improvement or if the use of the portion of the Sidewalk by the Tenant threatens or harms the health, safety or general welfare of the public, or upon 14 days notice from the City to the Tenant for any purpose the City deems appropriate in its absolute discretion, then the Tenant shall remove the temporary winter vestibule upon the City's request. Tenant will keep and maintain the temporary winter vestibule in a manner so as to not interfere with the public's use of the Sidewalk.
- 5.) Upon termination of this Agreement, the City may remove and dispose of the temporary winter vestibule placed upon the Sidewalk by Tenant without liability.
- 6.) Tenant agrees to indemnify, defend, protect, and hold harmless the City, its corporate authorities, officers, and employees from and against any and all claims, demands, losses, damages, liabilities, fines, charges, penalties, administrative and judicial proceedings and orders, judgments, remedial actions of any kind, all costs and cleanup actions of any kind, and all costs and expenses incurred in connection therewith, including but not limited to reasonable attorney's fees, expert witness fees and costs of defense (collectively, the "Losses") directly or proximately resulting from Tenant's acts or omissions within the scope of this Agreement. Nothing set forth in this Agreement shall be deemed a waiver by the City of any defenses or immunities relating to Tenant or its property, or to any other person or entity or their property, that are or would be otherwise available to the City or its corporate authorities, officers and employees under the provisions of the Illinois Local Government and Governmental Employees Tort Immunity Act, or that are otherwise available to local governments and their corporate authorities, officers and employees under the common law of the State of Illinois or the United States of America.
- 7.) Tenant shall file with the City Manager of the City, a policy or certificate of insurance maintaining a minimum of TWO MILLION DOLLARS AND 00/100 (\$2,000,000.00) of general liability insurance coverage, issued by a solvent insurance company authorized to do business in the State of Illinois, insuring Tenant against liability for any injury to any person (including death) or damage to any property, resulting because of Tenant's use of the Sidewalk as described herein.
- 8.) The provisions set forth in this Agreement and exhibits thereto, represent the entire Agreement between the parties and shall supersede all prior agreements, contracts, understandings, promises and representations, oral or written, as it is the intent of the parties to provide for a complete integration within the terms of this Agreement. This Agreement may be modified only by a further written agreement between the parties, and no modification shall be effective unless properly approved and signed by each party.
- 9.) This Agreement shall be binding upon the parties hereto only. No, heir, successor, lessee or assign of the Tenant shall have any rights or privileges under this Agreement without the express written consent of the City.
- 10.) This Agreement is not and shall not be construed as an easement. If any court of competent jurisdiction construes this Agreement as an easement it shall only be a temporary easement which shall terminate 14 days after the Tenant asserts in any writing that it constitutes an easement. This Agreement shall also not be construed to create a leasehold.
- 11.) This Agreement shall be recorded by the City Clerk, in the Office of the Recorder of Deeds, DuPage County, Illinois, at the expense of Tenant.

IN WITNESS WHEREOF, the Corporate Authorities of the City of Wheaton and the Tenant have hereunto set their hands and seals, and have caused this instrument to be executed by their duly authorized officials with the corporate seal attached hereto, all on the date and year first above written.

_ ////

TITY OF WHEATON

Attested by:

City Clerk, Sharon Barrett-Hagen

TENANT

Attested by:

Exhibit "A"

LEGAL DESCRIPTION OF THE SITE

Parcel 1

Lot 4 (except westerly 9 feet thereof) of Pawlik's assessment plat of lot 12 in Block 8 of the original

Town of Wheaton. Also the East 9 feet of sub-lot 2 in Block 8 in said original Town of Wheaton,

according to Pawlik's assessment plat recorded March 28, 1950 as document 589210 in DuPage County,

Illinois.

Parcel 2

That part of Lot 13 described as follows: commencing at the Southeast corner of said lot 13 and running

thence North along the East line of said lot 80.75 feet to the Northerly line of a one story brick store

building owned by the Consumers Sanitary Coffee and Butter Stores, Inc. for a point of beginning, thence

Westerly along the Northerly line of said building 66.55 feet to a point on the West line from the

Southwest corner of said Lot 13, thence North along said West line of Lot 13, 26.4 feet to a point that is

25.40 feet South, measured on said West line from the Northwest corner of said Lot 13, (said point being

also in line with the Southerly line of a two story building owned by Max J. and Mary Burckal), thence

Easterly along the said Southerly line of said Burckal building, 66.65 feet to a point on the East line of

said Lot 13 that is 26.18 feet South measured on said East line 25.75 feet to the place of beginning, in

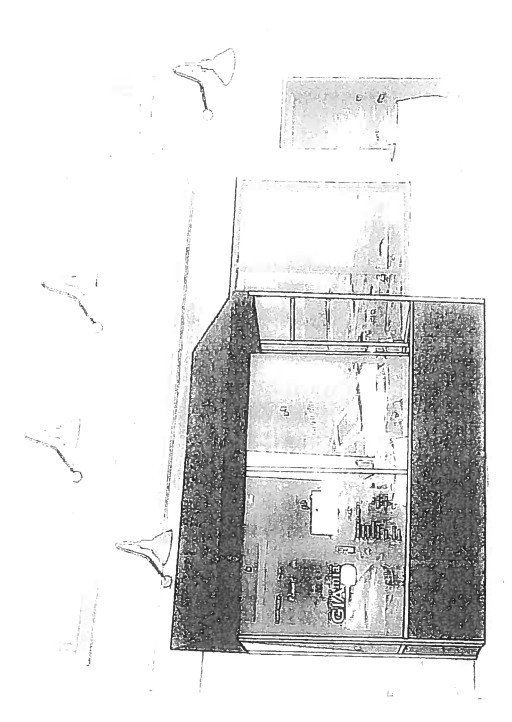
Block 8 in Town of Wheaton, being a subdivision in Section 16, Township 39 North, Range 10, East of

the third principal meridian, according to the plat thereof recorded June 20, 1853 as document 7256, in

DuPage County, Illinois.

PINS: 05-16-301-033, 05-16-301-042

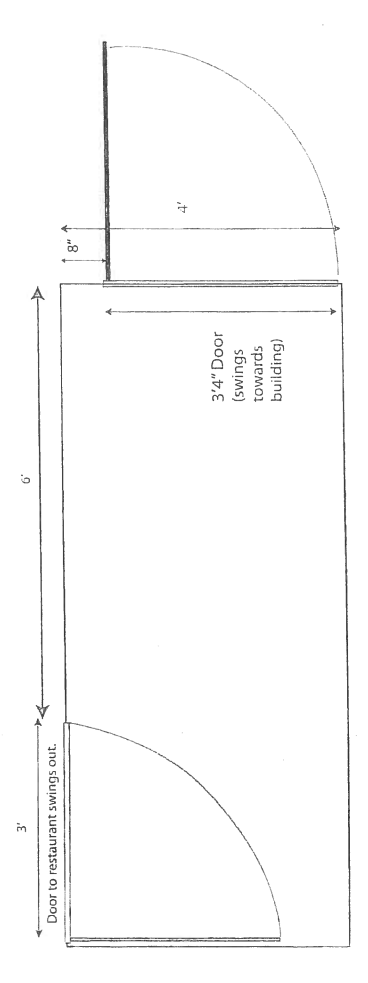
Exhibit "B"



Awning & Vestibule rendering plus placement of 4 gooseneck lamps to be installed

ATTENTION: PROOF ALL DRAWINGS CAREFULLY IT IS THE RESPONSIBILITY OF THE CUSTOTIER TO APPROVE COLOR, STYLE, SHAPE, PROPORTION OF GIAPHICS AND SPELLING OF TRADEMARIS AND SERVICEMARIS

Kent Weber	PROPERTY PASSAGE THE SECOND AND THE	MgC community
ACCOUNTRED	PRESENT PRESENCE OF THE CONTROL OF T	
Project/Location.	Gta Mia 106 N.Hale Wheaton	
We've got you covered! Project/Location.	The state of the s	
We've	Management of the control of the con	
	Manual Branch (1) 1978 and Oliveria	This crapped dispersing properties

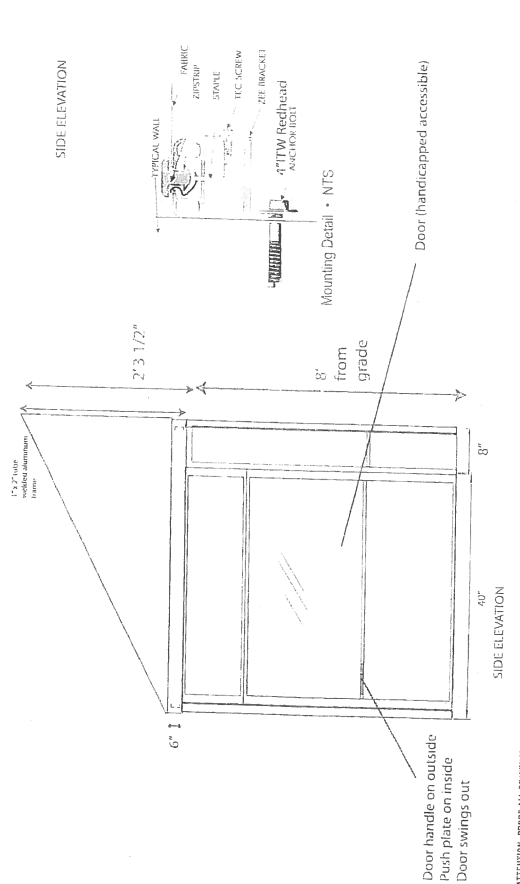


Top View- GIA MIA vestibule

ATTENTION. PROOF ALL DRAWINGS CAREFULLY! IT IS THE RESPONSIBILITY OF THE CUSTOMER TO APPROVE COLOR, STYLE, SHAPE. PROPORTION OF GRAPHICS AND LOGOS, AND SPELLING OF TRADEMARKS AND SERVICEMARKS

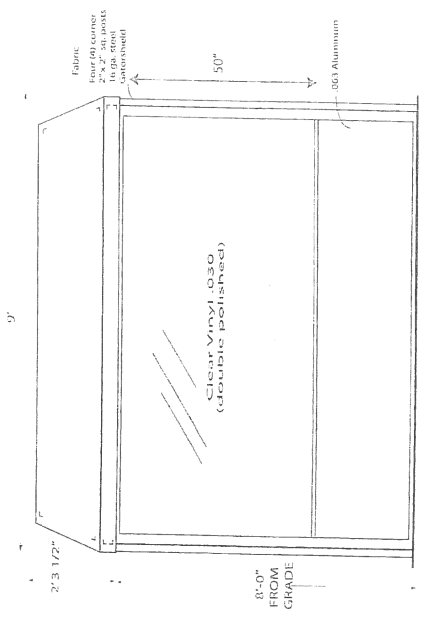
				10 4 14 1 5	_		
E To a large and a	We've got you cor	wered! pro	you covered! Project/Location:	ACCOUNTRIP REDIT WEDEL	Paris		DEVISION'S
	Unider Claims	flastene Bassage Cultura nume Supra		PROJECT MARAGER	1. 1. 1.		
		and it has a second	GIB MIB	DARWIN JK	ghiliting	==.	
	Pro- Continue of the Continue	Very Briefit	106 N. Hafe	ALL ELLET RECAL SIGNS ARE TO CONVEY WITH U. L. 46 AND	AD SHIELD		- marketing of the state of the
			10/100000	ARTICLE UND OF THE BLE C. STABINARIS, HIGH HARGE THE			
ALL RUN LEGISTA CHERAIN	Il amount		VVIICALOII	PROPER GROUNDHOLAND EGNORING DE ALL SIGNS	121 Media and Mar.	The second secon	magneyapperint a six
The second second	Not hapm	Transfer year 34911		2000			CLEM AET
title a war give reason a country over a section	Despute the name of the name of the second of the second s	Name (Lighton)		LA Lacenteries ACC Crowwell activistics in		TARGETH OF	MARKETHERS
P (UCANA)	it of a planned project and is out to	o be enhanted, con	and or reproduced withou	nd is one to the enditing, the produced without the witten permission of Aven a corp to cool and in		the pears authorized agent \$2002	- F - 2 (1) 5

This nogesial drawing is provided as pair of a planned project and is out to be eachdried, snyres or reproduced without the wirden permission of Avy and the recognised



ATTENTION: PROOF ALL DRAWINGS CAREFULLY: IT IS THE RESPONSIBILITY OF THE CUSTOMER TO APPROVE COLOR, STYLE, SHAPE, PROPORTION OF GRAPHICS AND LOGOS, AND SPELLING OF TRADEPIARKS AND SERVICEMARKS

CHILD STATE OF THE	(FVAIO);		10 mg - 10 mg	The state of the s	CLIEFIC MEDICAL (INI)	TANDALINA DALI	
	our 11/2/15	Kat	Sept 6.3 e.	FILESCHOPPINE	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	PQ Grimp, inc. or its authorized account a new 3	
and the second s	ACCOUNTIE Went Weber	PROJECT AIANAGER	ALL LLLTRUCAL MONS ARE TO CORPRY WITH U.L. ARAND ANTICLE GRACH THE M. E. C. STANGDANDS, RECULDING THE		The comment of the state of the	The written permission of Samog Sign & Lighter	
	ed! p	in the state of the Michael of the M	3	Character (Character) (Charact	Command Brown Command	The control of the second and the se	
		VA	Auming Eligh Library (Hoins, Inn.	Total Brownia in	I nell tay as as	and an impression of temporal or distribution and the	f



Cariopy w/ Wind Panels Gia Mia

Made of Sunbrella on top with .063 aluminum for bottom panel

FRONT ELEVATION

ATTENTION: PROOF ALL DRAWINGS CAREFULLY! IT IS THE RESPONSIBILITY OF "HE CUSTOMER TO APPROVE COLOR, STYLE, SHAPE. PROPORTION OF GRAPHICS AND LOGOS, AND SPELLING OF TRADEMARKS AND SERVICEMARKS

וח: אככטעא אוף Kent Weber איס האמאמנונ	Онамия ву	ALL HEETHGALSIGNS AND TO CHAPITY VAIH JULYAN AND ARPICLE MATGETHER E.C. STANDAHOS, INCLUDING THE PUBLIC STANDAHOS, AND ROWERS, ON A STANDAHOS.	(1) manufacture and minimum all Solits	Market Market
We've got you covered! Project/Location:	party processes	Property (185 pro 26 showing the group of th		The mignot diazong is primited as part at a planned propert and is not to be orbitated enough one of the control of the contro
We''	Manual Colores	Principle (Market) (M	Promoted takes Promot	છેલાનથી જ 10 દેશની કહે ઇએલલામી 31 ઉત્પારમથી છેલાઈલા હતા.

OME 11/2/15		Jr. M.	9,4111 n	DP3GPORHII+	THE PAYS
אבכנותא וווף Kent Weber	PROJ I KIANAGIJI	онамин ву	ALL TEETISCAL MONS ARE TO CHAPLE VAIN W.L. 48 AND	ARTICLLIAN OF THEN B. C. STANDAMOS, INCLUDING THE PROPERT CREAKITHERS AND ROMEHIG OF ALL SIGNS	The state of the s
ion:					

	C1/7/11	P
at was a story of the state of the state of	E AU	
MULL 48 ARD	ζε-1 [] n	A completely and the second
, SPGP13	DP3GHORPIO	and the second section of the second section is the second section of the second section of the second section is the second section of the second section sec
10 10 10 10 10 10 10 10 10 10 10 10 10 1	THE DAME	HARRICHE ANTHONY A

med or reprintment within the westign permission of Avening Juga & Englishing Graup, for or its authorized agent 🗈 2012