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**DEVELOPMENT AGREEMENT  
DULUTH ECONOMIC DEVELOPMENT AUTHORITY  
NORSHOR THEATRE LLC  
SHERMAN ASSOCIATES, INC.  
SHERMAN ASSOCIATES DEVELOPMENT LLC  
DULUTH PLAYHOUSE, INCORPORATED  
THE NORSHOR PROJECT**

THIS AGREEMENT entered into this 15th day of June, 2016, by and between the DULUTH ECONOMIC DEVELOPMENT AUTHORITY, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469, hereinafter referred to as "DEDA", NORSHOR THEATRE LLC, a limited liability company under the laws of the State of Minnesota, hereinafter referred to as "Developer", SHERMAN ASSOCIATES, INC., a Minnesota Corporation, hereinafter referred to as "Guarantor", SHERMAN ASSOCIATES DEVELOPMENT LLC, a Minnesota limited liability company, hereinafter referred to as "SA Development" and the DULUTH PLAYHOUSE, INCORPORATED, a Minnesota non-profit corporation, hereinafter referred to as the "Playhouse".

WHEREAS, DEDA, along with the City of Duluth, has its Old Downtown District generally located from Lake Avenue to Third Avenue East along Superior Street as a historically significant area but one which is in need of substantial redevelopment in order maximize its benefits to the community in a manner which respects and fosters its historical significance; and

WHEREAS, DEDA is the owner of the hereinafter described Property consisting of the NorShor Theatre and NorShor Annex, which Property DEDA wishes to have improved or redeveloped as a community theater with skywalk connections from the Greysolon Plaza through

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Commercial Partners Title, LLC  
200 South Sixth Street  
Suite 1300  
Minneapolis, MN 55402  
20121  
R.A.  
50745

the Temple Opera Building to the Downtown Skywalk System to the west, the hereinafter-described "Project"; and

WHEREAS, Developer is in need of the assistance of DEDA in financing the costs of the Project in order for the Project to be financially feasible; and

WHEREAS, after careful analysis of the projected costs of the entire development and of the financial resources available to pay for the Project, DEDA has determined that:

- (I) a gap exists between the cost to Developer of developing the Project and the funds presently available to or known to Developer and DEDA to finance those costs other than those identified in the existing budget for the Project; and
- (II) Developer, with the assistance of DEDA has explored all known and available sources of both public and private funding and has secured from such sources all funds reasonably available to the Project but there remains a gap between available resources and the cost of the Project that cannot be filled except as provided for herein and in other Project documents executed contemporaneously herewith; and
- (III) Exclusive of the tax increment assistance to be provided pursuant to the TIF Payment Agreement, the available resources would be inadequate to construct the entire development and that therefore, but for the tax increment assistance to be provided pursuant to the TIF Payment Agreement, the Project could not reasonably be expected to be constructed in the foreseeable future.

WHEREAS, in order to make the Project financially feasible, it will be necessary for DEDA to lend additional funds as hereinafter provided for to Playhouse for payment of Project costs; and

WHEREAS, Guarantor and Playhouse or affiliated entities as approved by DEDA will be members of a managing member entity created to manage the Developer during the construction and initial operation of the Project and will perform those functions as are set forth in this Agreement and in those documents referenced herein.

NOW, THEREFORE, in consideration of the mutual covenants and conditions hereinafter contained, the parties hereto agree as follows:

## ARTICLE I

Definitions

For the purposes of this Agreement, the following terms shall have the meanings hereinafter ascribed to them unless a different meaning clearly appears from the context:

- A. City: shall mean the City of Duluth, Minnesota.
- B. Construction Plans: shall mean the final working drawings and specifications prepared for Developer by Westlake, Reed, Leskowsky and TKDA, listed on Exhibit B attached hereto.
- C. DEED: shall mean the State of Minnesota Department of Employment and Economic Development or the Commissioner thereof, as appropriate.
- D. Contingent Development Payment: shall mean an amount which shall be payable to SA Development in accordance with the provisions of Paragraph B. of Article VIII below as consideration for the development services provided to the Project in accordance with this Development Agreement.
- E. Deferred Development Payment: shall mean an amount of not to exceed One Million Four Hundred Thousand Dollars (\$1,400,000) which shall be payable to SA Development as consideration for the development services provided to the Project in accordance with this Development Agreement and as provided for in the Development Services Agreement and shall be considered Eligible Costs of the Project.
- F. Developer Mortgage: shall mean that mortgage in the form of that attached hereto as Exhibit C and made a part hereof securing the payment of the Developer Note to DEDA.
- G. Developer Note: shall mean that Note in the amount of \$2,300,000 in the form of that attached hereto and made a part hereof as Exhibit D from Developer to DEDA evidencing Developer's debt to DEDA for the conveyance of the Property to Developer.

- H. Developer Operating Agreement: shall mean the Operating Agreement with NorShor Theatre Managing Member LLC as the sole member, as the same is approved by the Executive Director.
- I. Developer Services Agreement: shall mean the agreement between Developer and SA Development pursuant to which SA Development provides development services to the Project as provided for therein.
- J. Disbursing Agent: shall mean Commercial Partners Title LLC, the entity providing disbursing services with regard to the Project as set forth in the Disbursing Agreement.
- K. Disbursing Agreement: shall mean the agreement or agreements between certain of the parties providing funds for the construction of the Project and Disbursing Agent providing for the aggregation of all such funds and the payment of the costs of constructing and developing Project as set forth therein.
- L. Downtown Skywalk System: shall mean the public downtown skywalk system providing enclosed pedestrian passageways and skywalk bridges connecting numerous buildings within the downtown area of the City.
- M. Executive Director: shall mean DEDA's Executive Director or the person designated to act on behalf of him/her with regard to this Agreement or any portion thereof.
- N. Grant: shall mean a grant from the State of Minnesota Commissioner of Employment and Economic Development to DEDA, pursuant to Laws of Minnesota, 2014, Chapter 295, Section 10, Subd. 3, of up to Six Million Nine Hundred Fifty Thousand Dollars (\$6,950,000) to DEDA to defray a portion of the costs of the Project which constitute Grant Eligible Costs as determined by the State of Minnesota.
- O. Grant Agreement: shall mean that certain grant agreement between DEDA and DEED setting forth the terms and conditions of the Grant.
- P. Grant Eligible Costs: shall mean costs associated with the design, construction, furnishing, and equipping of public improvements eligible for reimbursement under the Grant, including skywalk access from adjacent public parking, interior

circulation, street and utility upgrades connection between the skywalk and street level, handicapped access, and restoration of the lobby, entrance and marquee as part of the restoration and the enhancement and provision of public access to the Project which are eligible to be funded pursuant to the Grant Agreement.

- Q. Guaranty: shall mean that agreement of Guarantor guarantying certain of the obligations of Developer under this Development Agreement and other obligations set forth therein during the term of the guaranty as set forth in said Guaranty Agreement.
- R. Guarantor: shall mean Sherman Associates, Inc., a Minnesota Corporation.
- S. Living Wage: shall mean those packages of wages and benefits required by the Living Wage Ordinance.
- T. Living Wage Ordinance: shall mean Article XXVI of Chapter 2 of the Duluth City Code, 1959, as amended.
- U. Managing Member: shall mean NorShor Theatre Managing Member LLC, a Minnesota limited liability company.
- V. Managing Member Put and Call Agreement: shall mean Managing Member Put and Call Agreement between Guarantor and the Playhouse.
- W. Master Tenant: shall mean NorShor Theatre Leasing LLC, a Minnesota limited liability company.
- X. Master Tenant Operating Agreement: shall mean the Operating Agreement between NorShor Leasing Managing Member LLC, and Chase Community Equity, LLC, a Delaware limited liability company, as the same is approved by the Executive Director.
- Y. NorShor Skywalk: shall mean the bridge from the Greysolon Plaza Building Parking Lot on the East, the interior passageway running through the Property and to the east wall of the Temple Opera Property on the west, and the elevator and stairway access to Superior Street, all as described in the Skywalk Agreement.
- Z. Playhouse: shall mean the Duluth Playhouse, Incorporated, a Minnesota non-profit corporation and as applicable an affiliate thereof formed to serve as a leveraged

lender with regard to the provision of new market tax credits to the Project or formed to be a member of Managing Member.

- AA. Playhouse Loan: shall mean a loan from DEDA to the Playhouse in the amount of up to \$3,500,000 to be advanced by Playhouse to Disbursing Agent pursuant to the Playhouse Loan Agreement and the Disbursing Agreement to pay for the costs of construction of the Project, the terms and conditions of which are set out in the Playhouse Loan Agreement.
- BB. Playhouse Loan Agreement: shall mean that agreement between DEDA and the Playhouse setting forth the terms and conditions of the Playhouse Loan.
- CC. Project: shall mean the construction and operation on the Property of the Project having a total development cost of approximately Twenty-eight Million Five hundred Thousand Dollars (\$28,500,000) including a "hard" construction cost of approximately Sixteen Million, Five Hundred Thousand Dollars (\$16,500,000), exclusive of the cost to Developer of acquiring the Property from DEDA, as shown on the Project Budget, and consisting of the following elements. A final Project Budget showing projected total development costs and construction costs will be agreed to between DEDA, Developer and Playhouse and approved in writing by said parties at the time of Closing on the financing of the Project and such final Project Budget shall replace the Project Budget attached hereto as Exhibit E:
- 1.) A theater/performing arts venue having seating for at least 625 patrons.
  - 2.) Performing arts support space including handicapped accessible restroom facilities, studio space, theater offices, orchestra pit, dressing rooms, scenery shop and storage facilities, lobby space, concessions areas and ticketing facilities necessary to support the theater/performing arts space.
  - 3.) Bar and kitchen areas to support food and beverage service to patrons.
  - 4.) Office facilities for community arts entities including but not limited to the Playhouse.
  - 5.) Space devoted to uses and activities which will foster and promote community arts activities and uses, the exact nature of which will be subject

- to on-going discussion and subsequent approval by DEDA, Playhouse and Developer
- 6.) Skywalk connections from the west wall of the Greysolon Plaza Property to the east wall of NorShor Theatre, through the Property and the Project to the east wall of the Temple Opera Property with a Skywalk connection by means of stairway and elevator to the Superior Street level, through the Theatre and connecting to Superior Street, all as further described in the Skywalk Agreement.
- 7.) A stairway and elevator complying with requirements of the Minnesota State Fire Code providing access to the first, second and third floors of both the NorShor Theatre and the Temple Opera Property.
- DD. Project Budget: shall mean the budget for the Project showing projected total development costs and construction costs as of the date hereof attached hereto Exhibit E.
- EE. Project Construction Contingency Savings: shall mean the amount of any construction contingency as shown as such in the Project Budget which is not expended to construct the Project in accordance with the Construction Plans and which shall be used in accordance with the provisions of Paragraph B. of Article VIII below.
- FF. Property: shall mean that property in St. Louis County, Minnesota legally described on Exhibit A attached hereto.
- GG. QLICI Mortgage: shall mean the mortgage securing the loans made by CNMC Sub-CDE 113, LLC, BH New Markets Sub-CDE X, LLC, and New Markets Investment 93, LLC to Developer.
- HH. Skywalk Agreement: shall mean the an Agreement pertaining to the NorShor Skywalk, which grants to the City in trust for the general public easements through the Property and from Greysolon Plaza on the East to the Temple Opera Building to the West with the rights necessary for structural support of the NorShor Skywalk through the Property, structural support for the NorShor Skywalk bridge at the east end of the NorShor Skywalk, ingress and egress to and from the elevator and

stairway from the NorShor Skywalk to Superior Street, and which provides for the maintenance and operation of the NorShor Skywalk.

- II. Skywalk Amendment: shall mean an amendment to the Amended and Restated Pedestrian Passageway Agreement Pertaining to Greysolon Plaza, dated as of May 11, 2009, for the extension of the Downtown Skywalk System from the point where a Downtown Skywalk System bridge enters the Greysolon Plaza property over First Alley through the west wall of said property, approved by City, all as described in the Skywalk Amendment.
- JJ. Sub-Grant Agreement: shall mean that Sub-Grant Agreement between DEDA and Playhouse pursuant to which Playhouse will be entitled to draw upon Grant proceeds to pay Grant Eligible costs of constructing the Project subject to the terms and conditions of the Grant.
- KK. Temple Easement Agreement: shall mean the Agreement and which pertains to the elevator and stairway providing access from the NorShor Skywalk to Superior Street and construction of certain improvements to the Temple Opera Building in connection therewith.
- LL. Temple Opera Building: shall mean the building adjacent to the NorShor Theatre and NorShor Annex and located on the Temple Opera Property that is currently occupied by commercial office and retail tenants.
- MM. Temple Opera Property: shall mean that property in St. Louis County, Minnesota legally described as Tract A, Registered Land Survey No. 132, St. Louis County, Minnesota.
- NN. Theater Lease Agreement: shall mean that lease agreement between the Master Tenant and the Playhouse that describes the rights and obligations of the parties for the operation and maintenance of the Property and the Project in accordance with this Agreement, including the Theatre Operating Covenant.
- OO. Theatre Operating Covenant: shall mean a covenant running with the land for the benefit of the City of Duluth and DEDA guarantying that, for a term of Thirty (30) years after the completion of the Project, the Property and the Project:

- (i) must be operated as a community theater, performing arts and cultural venue as such terms are commonly used in the industry, including live theater, film, music, dance, and education; and
- (ii) must be operated in a first-class manner so as to meet the needs of the performing arts community in the City of Duluth and of the general public; and
- (iii) must be operated in a manner which allows access to and use of the Performance Venue, by a wide and diverse variety of users in the arts and performance community, locally, regionally and nationally;

provided, that said covenant is applied in a manner that allows the Developer:

- (i) to exercise sound business practices pursuant to Paragraph C of Article IX of this Agreement, including a requirement that all users of the Project pay the then current fees applicable to such use;
- (ii) to exercise control over the use of the Performance Venue as is reasonable and customary in the industry including but not limited to availability of the Performance Venue or any portion of the Performance Venue, the payment of then current fees applicable to the use of the Performance Venue or any portion of the Performance Venue, booking practices, ticket sales, and other reasonable and customary terms of uses; or
- (iii) to use its best efforts to find an appropriate theater manager or user to operate the Project during any period that the Project is not in operation to bring the operation of the Project into full compliance with the Covenant.

For the purposes of the Theatre Operating Covenant, the "Performance Venue" shall mean all spaces in the Project except the following spaces which are depicted on Exhibit F attached hereto:

Basement – Wardrobe room and storage spaces

Ground Floor – Tenant space, Warming Kitchen

2<sup>nd</sup> Floor – Scene Shop, all private office spaces, conference room and private restrooms

3<sup>rd</sup> Floor – Rehearsal Studios, storage spaces.

- PP. TIF Eligible Costs: shall mean those costs which are eligible to be reimbursed from tax increment proceeds under Minnesota Statutes Chapter 469.
- QQ. TIF Payment Agreement: shall mean that agreement between Developer, Guarantor, Playhouse and DEDA pursuant to which DEDA agrees to provide certain tax increment assistance to the Project and to reimburse Developer and Guarantor for TIF Eligible Costs of constructing the Project from Eligible Tax Increment in accordance with the terms and conditions set forth in the TIF Payment Agreement.

## ARTICLE II

### Conditions Precedent to Closing on the Project

As a condition to closing on the Project and DEDA's performance of its various obligations pertaining to the Project including the conveyance of the Property to Developer and to the commencement of the construction of the Project, the following documentation and the following agreements with regard to the Project shall have received the Executive Director's prior approval thereof in writing as hereinafter required and shall have been executed by the appropriate parties thereto and shall at closing be delivered to the parties appropriate thereto:

#### A. Project Finance

Copies of loan commitments, proof of allocation and commitments to purchase tax credits and other financial commitments in forms acceptable to the Executive Director obtained by Developer together with evidence of the extent of Developer's equity participation, if any, in the Project. The financial commitments required by this Paragraph shall be such that they demonstrate to the reasonable satisfaction of the Executive Director that sufficient funding is committed by the documents and agreements to fund all of the costs of constructing the Project in accordance with the approved plans and specifications therefore, to pay all costs associated with designing and permitting the

construction of the Project and all costs associated with or required by the financing of the Project and in addition that provide for the long-term operation of the Project without resort to public subsidy of any kind.

B. Construction Plans

Approved plans, specifications and elevations for the construction of the Project, including the NorShor Skywalk as described above and in Article IV below.

C. Construction Contract

A copy of an executed contract between Developer and a general contractor for the construction of the Project and an executed Project Labor Agreement between Developer and the contractor in the form of that approved by the City's City Council, certified by Developer to be a true and correct copy thereof. Said contract shall include a requirement, in a form satisfactory to the Executive Director, requiring the contractor to separately state the amounts of Grant Eligible Costs and TIF Eligible Costs in any request for partial or final payment for work on the Project.

D. Performance Bond

A copy of executed payment and performance bonds provided by the Developer in connection with the construction of the Project, which bonds shall be in the penal amount of not less than one hundred (100%) percent of Project Cost as set forth in Paragraph H below written by a bonding company licensed to do business in the State of Minnesota, certified by Developer to be true and correct copies thereof which name the DEDA as a beneficiary thereof.

E. Project Indemnification and Insurance

Developer will ensure that the contract with the general contractor performing services on the Property shall include requirements that such general contractor agrees to defend, indemnify and hold harmless DEDA and the City of Duluth and to include DEDA and the City on insurance similar to that ordinarily required by the City for contracts of those types.

F. Developer Loan Documents

A fully executed copy in recordable form of the Developer Mortgage and a fully executed copy of the Developer Note.

G. Playhouse Loan Documents:

A fully executed copy of the Playhouse note and a fully executed copy of the Playhouse Loan Agreement.

H. Project Cost

A sworn construction cost statement showing that upon completion of the Project, it will have a "hard" construction cost of approximately Sixteen Million Five Hundred Thousand and 00/100s (\$16,500,000.00) Dollars, exclusive of the cost to Developer of acquiring the Property from DEDA as set forth in Article III below. The aforesaid construction cost statement shall be subject to the approval of the Executive Director, which approval shall not be unreasonably withheld. Provided, however, if the Executive Director determines in the reasonable exercise of his discretion that the Project will be completed in accordance with the approved Construction Plans at a cost less than the amount set forth above, he may waive the requirements of this paragraph in writing.

I. Theater Lease Agreement

A copy of a fully executed Theater Lease Agreement in a form satisfactory to the Executive Director guarantying the operation of the Property and the Project for the term of the Theater Lease Agreement at no cost to DEDA or the City of Duluth unless otherwise agreed to by separate agreement.

J. Skywalk Agreements

A fully executed Skywalk Agreement, Skywalk Amendment and Temple Easement Agreement in recordable form.

K. District Heating Commitment

A commitment to use the City's district heating system to heat the property for at least the term of this Agreement unless the City terminates said district heating system or releases Developer and the property from the obligations of this Paragraph, which agreement shall be subject to the approval of the Executive Director. Developer's commitment hereunder is contingent on the City receiving a commitment of funds from the State of Minnesota to modernize and convert said system by May 25, 2016.

L. Disbursing Agreement

The Disbursing Agreement in a form approved by Executive Director and by DEED and of the office of Minnesota Management and Budget of the State of Minnesota fully executed by all necessary parties.

- M. Additional Documents  
Fully executed copies of the Guaranty Agreement, the TIF Payment Agreement, the Sub-Grant Agreement and the Development Services Agreement, executed by the appropriate parties thereto.

### ARTICLE III

#### Sale of DEDA Property

Upon fulfillment of Developer's obligation pursuant to Article II above, DEDA agrees to convey to Developer by quit claim deed (the "Deed") and Developer shall take from DEDA the Property for the amount of Two Million Three Hundred Thousand Dollars (\$2,300,000), payable at closing in the form of the Developer Note and Developer Mortgage, subject to all of the terms, covenants and conditions of this Agreement.

A. Title

DEDA agrees that it will convey "insurable title" to the Property and will provide a title commitment for an ALTA Form B owner's policy of title insurance, insuring title to the Property, in the amount of Two Million Three Hundred Thousand Dollars (\$2,300,000), issued by a title company and agent authorized to do business in the State of Minnesota at least fifteen (15) days prior to the closing date agreed to by the parties. Developer shall pay all premiums required for the issuance of any owner's title policy.

B. Conditions and Restrictions

The conveyance of title shall be subject to covenants, conditions, restrictions, declarations, easements and encumbrances of record; the reservation of minerals and mineral rights by the State of Minnesota; unpaid real estate taxes and assessments; restrictions related to the use or improvement of the Property without effective forfeiture provision; and any law, ordinance, or governing regulations including but not limited to building and zoning ordinances

restricting, regulating or prohibiting the occupancy, use, enjoyment, improvement or subdivision of the property. In addition, but subject to the subordination provisions of Article XXVI of this Development Agreement, the conditions and restrictions under this Development Agreement shall be conditions and restrictions under the Deed.

C. M.S. 469.105 Conditions

In addition to the foregoing the Deed shall be conditioned upon the fulfillment by Developer of its construction obligations under this Agreement and shall incorporate, as a covenant running with the land, the conditions of Minnesota Statutes Sections 469.090 to 469.108 related to the land. It shall further provide that if the covenant required pursuant to Minnesota Statutes Section 469.105 Subd. 5 is violated, DEDA may declare a breach of the covenant and seek a judicial decree from the District Court declaring a forfeiture and cancellation of the Deed. DEDA agrees that the rights granted to DEDA hereunder are subordinate to the Project's lenders approved by DEDA but only to the extent legally permissible under the above-cited Statutes.

D. Theatre Operating Covenant

In addition to the foregoing the Deed shall contain the Theatre Operating Covenant and the Theatre Operating Covenant shall run with the land for the benefit of the City of Duluth and DEDA.

E. Notes and Mortgages

Consideration for the purchase of the Property shall be in the form of the Developer Note bearing interest at the rate of Zero (0%) Percent in the amount of \$2,300,000 secured by the Developer Mortgage with a maturity date of forty (40) years after the date of Project completion.

F. Recording

Developer shall promptly file the Deed conveying the Property in the Office of the Saint Louis County Registrar of Titles and shall pay all costs associated with recording the Deed. Upon recordation of the Deed, Developer shall, as soon as it is available to Developer from St. Louis County, submit to DEDA an executed

original of the Deed showing the date and document numbers of record, or a fully-conformed copy of the filed original showing the date and document numbers of record.

#### ARTICLE IV

##### Project Plans

##### A. Plans, Specifications and Elevations

The Construction Plans are hereby approved.

##### B. Changes After Initial Approval

Any changes made to Construction Plans by Developer after initial approval shall be submitted to the Executive Director and if such changes are determined to be material or significant by the Executive Director in his or her reasonable discretion, they shall be subject to approval by the Executive Director pursuant to the following process: no less than fifteen (15) days prior to the commencement of construction of any such changes but specifically including plans and specifications for the NorShor Skywalk, or such lesser time as approved by the Executive Director, Developer shall submit working drawings, specifications and elevations for the changes to the Project together with detailed site, grading, utility and landscaping plans and elevations, as the Executive Director reasonably deems necessary, to the Executive Director for approval except as hereinafter provided for. Said Plans and specifications shall provide for the structures on the Property to be heated exclusively by energy supplied by the City's district heating system, subject to the limitation of such commitment as set forth in Article II, Paragraph K above. All such plans, specifications and elevations shall be in conformity with this Agreement, with the construction Plans and with all applicable laws, ordinances, rules, regulations and requirements of the City, State of Minnesota and United States of America Authorities; said plans and specifications shall also conform substantially with any environmental assessment worksheet or environmental impact Statement for the Project required by law therefore. The Executive Director shall have ten (10) days to accept or reject any changes to the plans, specifications

or elevations. If the Executive Director rejects such plans, specifications and elevation in whole or in part as not being in compliance with the foregoing requirements, and upon notification to Developer of said rejection together with the reason or reasons therefore, Developer shall submit new or corrected plans, specifications and elevations meeting said objections within thirty (30) days of said notice. The provisions of this Subparagraph relating to approval, rejection and resubmission of corrected plans hereinabove provided for with respect to the originally submitted plans, specifications and elevations shall continue to apply until said plans, specifications and elevations have been approved by the Executive Director. The Executive Director's acceptance of Developer's plans, specifications and elevations shall not constitute a waiver of building code or ordinance or other developmental duties imposed in the future upon Developer by law. Developer expressly agrees to be solely responsible for all costs, including architectural fees connected with said changes to the Construction Plans and any revisions thereto.

## ARTICLE V

### Construction

#### A. Construction of Project

Upon the fulfillment of the Conditions Precedent to Closing provided for in Article II above and subject to the provisions of Article III above but in no event later than June 30, 2016, Developer shall promptly commence construction of the Project in conformance with the plans developed pursuant to Article IV above. Construction of the Project as herein defined shall be completed no later than December 31, 2018 except as hereinafter set forth in this Agreement.

#### B. Developer to Bear All Costs of Project

Subject to the terms and conditions of this Agreement, Developer specifically guarantees and agrees to bear all costs related to the development, completion and operation of the Project and any modifications thereto.

#### C. Progress Reports

Until construction of the Project has been completed, Developer shall make reports in such detail and at such times as may reasonably be requested by DEDA as to the actual progress of construction with respect to each such Project.

D. Certificate of Completion

Promptly upon completion by Developer, in accordance with this Agreement, of the construction of the Project, DEDA shall furnish to Developer an appropriate certificate so certifying. No such certification shall be issued until all elements of the Project have been completed. Such certification by DEDA shall constitute a conclusive determination of satisfaction of construction obligations of Developer undertaken pursuant to this Agreement.

## ARTICLE VI

### The Grant, Grant Funds and Grant Eligible Costs

A. Grant Agreement

The Grant is for the purpose of facilitating the development of the Project. It includes conditions, limitation and requirements and obligations, many of which will need to be fulfilled by Developer, as the owner of the Project, or which cannot be performed solely by DEDA without the cooperation and assistance of Developer. Therefore, Developer hereby agrees, for itself and its successors in interest if any, that it will be bound to perform all obligations of DEDA under the Grant Agreement to the extent that it can perform such obligations and, to the extent that any such obligation is of such a nature or character that it can only be performed by DEDA, it will cooperate fully and assist to the extent that it can DEDA in the performance of such obligations.

B. Reimbursement of Grant Eligible costs

Developer may from time to time seek reimbursement of Grant Eligible Costs incurred in the construction of the Project in accordance with the terms of the Disbursing Agreement. Developer shall be entitled to request such reimbursement from Grant proceeds in accordance with the terms of the Grant Agreement and the Sub-Grant Agreement.

## ARTICLE VII

Playhouse Loan Funds

Pursuant to the Playhouse Loan Agreement, DEDA has agreed to lend to Playhouse up to \$3,500,000 for disbursement by the Disbursing Agent under the terms of the Disbursing Agreement to pay for a portion of the costs of constructing the Project. The terms and conditions of said loan to Playhouse shall be those set forth in the Playhouse Loan Agreement and the Playhouse Note. It is understood and agreed that the form of said Loan must be agreed to by new market tax credit and historic tax credit investors providing funds for the construction of the Project.

## ARTICLE VIII

Construction Cost DisbursementsA. Generally

All payments for costs of constructing the Project, including so-called "soft-costs" shall be paid by the Developer, the Playhouse and the Guarantor to the Disbursing Agent or by other parties providing funds to the Disbursing Agent who shall make all payments to the appropriate payees thereof in accordance with the terms of the Disbursing Agreement, this Development Agreement and the Grant Agreement. In addition all payments to be made from Grant Funds shall conform to requirements of DEED and of the office of Minnesota Management and Budget of the State of Minnesota. Developer may allocate, reduce, and in all respects manage the "soft-costs" shown on the Project Budget. Developer and DEDA agree that any change to "hard-costs" shown on the Project Budget shall be made in accordance with this Agreement.

B. Unexpended Contingency

The budget for the Project includes a construction contingency amount of \$1,603,212. To the extent that said contingency is not required to complete the Project in accordance with the Construction Plans, such unexpended amount shall be used as follows:

(1) first, up to \$700,000 of the unexpended contingency shall be allocated in the following order: (a) up to the first \$300,000 shall be used to reimburse Guarantor or its affiliate for advances made for Project costs; (b) up to the next \$352,941 shall be allocated 85% to Guarantor or its affiliate and 15% to Playhouse, to reimburse each of them respectively for advances made for Project costs; and (c) any remaining balance of the \$700,000 shall be used to reimburse Playhouse for advances made for Project costs; and

(2) second, to incorporate any enhancements to the Project mutually agreed to by the Developer, DEDA, the Playhouse and the Guarantor, and

(3) third, any remaining balance net of adjustment to credits available to the Project, shall be applied fifty percent (50%) to the Contingent Development Payment and fifty percent (50%) to reduce the balance of the Playhouse Loan.

DEDA, Developer, Guarantor and SA Development agree to work cooperatively together to locate additional contingency funds for the Project after the Closing. Any such additional contingency funds shall be applied in the order set forth above. The Playhouse agrees to accept any such additional contingency funds and advance the funds to the Project or to otherwise work cooperatively with the other parties hereto to structure any such additional contingency funds in any manner that may be necessary or desirable to the Project that does not create any financial or any other potential liability that is not acceptable to the Playhouse.

## ARTICLE IX

### Developer's Operating Covenant

Developer further covenants and agrees that in its operations and use of the Project and the Property it will:

A. Theater Operating Commitment

Developer agrees and commits to operate the Project and the Property in conformance with the Theatre Operating Covenant.

B. Nondiscrimination

Agree and commit to not engage in discriminatory employment practices or discriminate in granting access to the Project for various elements of the arts and performance community in its operation or management of the Project and the Facility, and shall, with respect to such activities, fully comply with all of the provisions contained in Minn. Stat. Chapters 363A and 181 that exist as of the date of this Agreement and as such may subsequently be amended, modified or replaced from time to time.

C. Sound Business Practices

Subject to the other requirements of this Agreement, agree and commit to use its best efforts to operate the Project in manner consistent with sound business practices in order to insure that the Project can generate sufficient revenues to meet its operating obligations and to insure the long-term financial stability and operating success of the Project.

D. Maintenance

At all times cause the Project and the Property to be operated, and maintained in a neat, orderly condition, to maintain and preserve and keep in good repair, working order and condition said Project and Property and to perform all needful and proper repairs, renewals and replacements necessary to be made thereto. The obligation to maintain the Project and the Property shall include but not be limited to maintenance of all foundations, external walls, doors, windows, utility openings and all roofing systems. Developer shall also be responsible for maintenance of the Property outside of the Project, including snow removal and landscape maintenance and all other exterior maintenance to said Property.

E. Utilities

Pay any and all charges for utilities furnished to the Project and the Property including but not limited to hook-up charges and assessments related to all utilities,

including but not limited to steam, water, sewer, gas, telephone, cable TV and electrical power.

F. Licenses and Permits

Preserve Developer's existence and all of its licenses, permits and consents to the extent necessary and desirable to the operation of its business and affairs and to be qualified to do business in each jurisdiction where its ownership of property or the conduct of its business requires such qualifications; provided, however, that nothing herein contained shall be construed to obligate it to retain or preserve any of its licenses, permits or consents which are no longer useable.

G. Obey All Laws

Conduct its affairs and carry on its business and operations in such a manner as to comply with any and all applicable laws of the United States and the several states thereof and duly observe and conform to all valid orders, regulations and requirements of any governmental authority related to the conduct of its business and the ownership of the Property; provided that nothing herein contained shall require it to comply with, observe and conform to any such law or regulation or requirement so long as the validity thereof shall be contested by Developer in good faith through proper legal action provided that such protest shall in no way affect Developer's title to the Property.

H. Payment of Taxes

Promptly pay or cause to be paid all lawful taxes and governmental charges, including real estate taxes and assessments at any time levied upon or against it or the Property.

I. Assessment Fees and Charges

To pay or cause to be paid when due or payable all special assessments levied upon or with respect to the Property, or any part thereof, except as the same is paid by City and to pay all fees, charges and rentals for utilities, service or extensions for the Property and all other charges lawfully made by any governmental body for public improvements, except as the same are paid by City.

J. Obligations and Claims

Promptly to pay or otherwise satisfy and discharge all of the obligations and indebtedness and all demands and claims against as and when the same becomes due and payable other than any thereof whose validity, amount or collectability is being contested in good faith by appropriate proceedings.

ARTICLE X

Conveyance of the Property

A. Generally

Developer hereby covenants and agrees that for a term of at least ten (10) years from and after the date of this Agreement Developer will not sell or convey in any manner whatsoever, unless compelled to do so by valid order of a court of competent jurisdiction, the Property or any interest therein to any third party. The limitation in the immediately preceding sentence does not prohibit liens or encumbrances necessary for the financing of the Property or the Project, any lease of the Property or the Project, including the Theatre Lease Agreement, nor the acquisition of the Property by way of foreclosure, deed-in-lieu of foreclosure or other proceeding by a lender holding a mortgaged interest in the Property nor any of its successors, assigns, nominees or any purchaser. As a condition of any conveyance of the Property or of any structure located thereon, Developer, Guarantor and Playhouse shall have met all of their obligations under this Agreement as of the date of such conveyance. If any amount remains outstanding on the Developer Note or the Playhouse Note at the time of conveyance, the transferee may assume either or both Notes if approved by DEDA pursuant as resolution of the Board thereof and subject to such terms as the DEDA Board shall approve.

B. Conveyance to the DEDA.

If the Playhouse or an affiliate of the Playhouse does not become the 100% owner of the Managing Member pursuant to the terms of the Managing Member Put and Call Agreement, then Developer may convey the Project to DEDA and DEDA shall accept such conveyance subject to existing encumbrances described in the Deed, obligations to DEDA under the Grant, the

Developer Note and Developer Mortgage, the Playhouse Loan Agreement and the Playhouse Note, and other liens, encumbrances or restrictions that have been placed on the Project for the development described herein and accepted by DEDA.

## ARTICLE XI

### Provision Against Liens, Assignments and Transfers

#### A. Provision Against Liens

Except for encumbrances permitted pursuant to Paragraph B below, the Developer shall not create or permit any mortgage, encumbrance or allow any mechanic's or materialmen's liens to be filed or established or to remain against the Project and the Property or any part thereof which would materially or adversely affect the DEDA's interest in this Agreement during the term of this Agreement, provided that if Developer shall first notify DEDA of its intention to do so and post such security as DEDA reasonably deems necessary, Developer may, in good faith, contest any such mechanic's or other liens filed or established as long as DEDA does not deem its interest or rights in this Agreement to be subject to foreclosure by reason of such context.

#### B. Provision Against Assignments, Transfers or Change in Identity of Developer

The parties hereto acknowledge that DEDA is relying upon the qualifications and identity of Developer to develop and construct the Project. Therefore, except for the purposes of obtaining financing as hereinafter described and otherwise approved by this Agreement (which transfers are hereby deemed approved), Developer represents and agrees for itself, its successors and assigns that it has not made or created, and will not make or create or suffer to be made or created, any total or partial sale, assignment, conveyance, lease, trust, lien or power of attorney, nor has it nor will it allow any change in the identity of the principals or their respective percentages of ownership or voting rights, if such change would result in a change of control, and has not or will not otherwise transfer in any other way all or any portion of the Project, the Property, the Developer, this Agreement or any other contract or agreement entered into in connection with carrying out its

obligations hereunder prior to the issuance of the Certificate of Completion described in Paragraph D of Article V above; and except for mortgaging approved in writing by the Executive Director and the admission of the Master Tenant as a member of Developer, Developer will not make or create or suffer to be made any such transfer of Developer's rights hereunder without the prior approval of DEDA. For the avoidance of doubt, the acquisition of the Property by way of foreclosure, deed-in-lieu of foreclosure or other proceeding by a lender holding a mortgaged interest in the Property or by any of its successors, assigns, nominees or any purchaser pursuant to such foreclosure, deed-in-lieu of foreclosure or other proceeding shall not require any consent.

#### ARTICLE XII

##### First Source Commitment

Developer agrees that it will provide an advanced opportunity to entry-level employment to participants in the City's Job Training Program by notifying the City of its intent to hire employees to such positions, giving the number of positions to be filled, position descriptions and requirements before generally advertising said positions to the general public. The obligation of Developer pursuant to this Paragraph shall continue for a period of ten (10) years after the date first above shown or the termination of the Program, whichever occurs first.

#### ARTICLE XIII

##### Living Wage Covenant

Developer specifically agrees that it shall abide by the requirements of the Living Wage Ordinance and that it shall specifically pay its employees in conformance therewith. Developer further commits to DEDA that, as an obligation running with the land, it will require that employees of any non-residential person or entity occupying the Property also be paid in conformance with the Living Wage Ordinance.

#### ARTICLE XIV

##### Indemnification By Developer

A. Generally

Developer will to the fullest extent permitted by law, protect, indemnify and save DEDA and the City of Duluth and their officers, agents, servants, employees and any person who controls DEDA within the meaning of Securities Act of 1933, harmless from and against all liabilities, losses, damages, costs, expenses, including attorneys' fees and expenses, causes of action, suits, claims demands and judgments of any nature arising from:

1. Any injury to or death of any person or damage to property in or upon the Project or the Property or growing out of or in connection with the use or non-use, condition or occupancy of the Project or the Property or any part thereof and the construction or installation of the Project on any portion of the Project and the Property. The foregoing indemnification shall not be limited in any way by any limitation on the amount or type of damage, compensation or benefits payable by or for the Developer, and Playhouse customers, suppliers or affiliated organizations under any Workers' Compensation Act, Disability Benefit Acts or any other Employee Benefit Acts.
2. Any violation by Developer, Guarantor and Playhouse of any provision of this Agreement.
3. Any violation of any contract, agreement or restriction related to the Project which shall have existed at the commencement of the term of this Agreement or shall have been approved by the Developer, Guarantor and Playhouse.
4. Any violation of any law, ordinance, court order or regulation affecting the Project or the Property, or the ownership, occupancy or use thereof.

B. Environmental Indemnification

In addition to the generality of the foregoing above, Developer, Guarantor and Playhouse hereby agree that for themselves, their successors and assigns that they will indemnify and save the DEDA and the City of Duluth and their officers, agents, servants and employees and any person who controls the DEDA or the City within

the meaning of the Securities Act of 1933 harmless from and against all liabilities, losses, damages, costs, expenses, including reasonable attorneys' fees and expenses, causes of action, suits, claims, demands and judgments arising out of any condition created in the Project or the Property after the date of the signing of this Agreement which constitutes a violation of any environmental law or laws with regard to pollutants or hazardous or dangerous substances promulgated by the government of the United States or of the State of Minnesota or of any such duly promulgated rules and regulations of the United States Environmental Protection Agency or the Minnesota Pollution Control Agency or the presence in the Project or the Property of any element, compound, pollutant, contaminant, or toxic or hazardous substance, material or waste, or any mixture thereof, which otherwise causes injury or death to persons or damage to property and that indemnification granted hereby shall include all costs of clean-up, remediation, together with the costs incurred in proceedings before court of law or administrative agency including attorney's fees, expenses, the fees and expenses of persons providing technical expertise addressing such problems, including expert witnesses, the costs of preparing and securing approval of Response Action Plans as may be necessary to meet the requirements of the aforesaid agencies and any other costs and expenses of any kind whatsoever arising out of such conditions existing in the Project or on the Property. Notwithstanding the foregoing, the Guarantor and the Playhouse shall each only be responsible for an indemnity obligation under this Section if and to the extent the Developer, the Guarantor or the Playhouse, or any of their officers, agents, servants, employees, contractors and subcontractors, as applicable, actually caused or failed to prevent the environmental violation. If the Guarantor or Playhouse incurs an indemnity obligation under this Paragraph due to a failure to prevent an environmental violation, the Guarantor and the Playhouse each retain any rights they may have to seek recovery from the person who caused the environmental violation.

C. Indemnification Procedures

Promptly after receipt by DEDA or the City of notice of the commencement of any action with respect to which the other party is required to indemnify the party receiving such notice under this Article, such indemnitee shall notify the indemnitor in writing of the commencement thereof, and, subject to the provisions as hereinafter stated, the indemnitor shall assume the defense of such action, including the employment of counsel satisfactory to the indemnitee and the payment of expenses. In so far as such action shall relate to any alleged liability of the indemnitee with respect to which indemnity may be sought against the indemnitor, the indemnitee shall have the right to employ separate counsel in any such action and to participate in the defense thereof, and the fees and expenses of such separate counsel shall be at the expense of the indemnitor.

## ARTICLE XV

### Insurance

Developer shall provide for purchase and maintenance of such insurance as will protect Developer, DEDA and the City against risk of loss or damage to the Project and the Property and any other property permanently located or exclusively used at the Project site and against claims which may arise or result from the maintenance and use of the Project, including operations conducted in connection with construction of improvements thereupon. Such coverages shall include but shall not necessarily be limited to the following.

#### A. Insurance During Construction

Developer, prior to entering on the Property for construction work, shall procure or cause to be procured and maintain or require all contractors to procure and maintain the following insurance at not less than the limits of coverage or liability indicated during the period of construction as follows:

##### 1. Property Insurance

Developer shall provide All Risk builders' risk insurance under a completed value form on all work on the Project, including foundations, permanent fixtures and attachments, machinery and equipment included in or installed under the construction contract, debris removal, architects' and

engineers' fees, temporary structures, materials, equipment and supplies of all kinds located on the project, to the full replacement value thereof, except that such policy may provide for a deductible amount not to exceed Fifty Thousand and 00/100ths (\$50,000.00) Dollars per occurrence. Said insurance shall be endorsed to provide consent for occupancy of the Project and shall be maintained in effect until permanent property coverage as provided for hereinafter is in force. Such insurance shall be written in the names of Developer, DEDA, any subtenant and contractor, as their interest may appear. Contractor, all subcontractors, and suppliers and Developer shall waive all rights against DEDA for damages caused by fire or insured perils, except such rights as are set forth hereunder to the proceeds of such insurance payable in the event of such loss. The State of Minnesota shall be named as an additional insured with regard to the insurance required by this sub-subparagraph.

2. Public Liability Insurance

Public Liability Insurance written on an occurrence basis under a Comprehensive General Liability Form with Broad Form property damage liability coverage, with XCU exclusion removed, in limits of not less than Five Million and 00/100ths (\$5,000,000.00) Dollars aggregate per occurrence for personal injury, bodily injury and death, and limits of Five Hundred Thousand and 00/100ths (\$500,000.00) Dollars for property damage liability. If per person limits are specified, they shall be for not less than One Million Five Hundred Thousand and 00/100ths (\$1,500,000.00) Dollars per person and be for the same coverages. Contractor shall also require such liability coverage of its subcontractors unless they be insured under contractor's policies. Contractor's and subcontractors' liability coverages shall include:

- a. Contractors' public liability--premises and operations;
- b. Independent contractors' protective contingent liability;
- c. Personal injury;

- d. Owned, non-owned, and hired vehicles;
- e. Contractual liability covering customary construction contract and subcontract indemnify provisions; and
- f. Workers' Compensation coverage in required statutory limits. Policy shall carry an all states endorsement. In addition, employers' liability coverage shall be maintained in limits of One Hundred Thousand and 00/100ths (\$100,000.00) Dollars per employee.

B. Permanent Insurance

Developer shall procure and continuously maintain, except as otherwise provided below, insurance covering all risks of injury to or death of persons or damage to property arising in any way out of or as a result of Developer's ownership of, occupancy of or use of the Project and the Property, carried in the names of the Developer, any subtenant and DEDA as their respective interests may appear, as follows:

1. Property Insurance

From and after the date of acceptance of the project and prior to expiration of the buildings' risk coverage specified above, the Project and the Property, including all fixtures, equipment and machinery, shall be insured to the full replacement value thereof against all risk of Direct Physical Loss, except that such insurance may provide for a deductible amount not to exceed Fifty Thousand and 00/100ths (\$50,000.00) Dollars per occurrence. For the purposes hereof, all risk means insurance equivalent in scope to protect against all risks of direct physical loss ordinarily insured against in the region. Developer hereby waives any and all claims or causes of action against DEDA for damages caused by an insured peril hereunder, except such rights hereinafter set forth to an interest in the insurance proceeds payable in the event of such loss. In time of war in which the United States of America is a belligerent, the Developer will procure and maintain continuously in effect such insurance as may be available from the United States of America to the extent of the full replacement value of the project

and insuring against loss thereof or damage thereto from the risks and hazards of war, provided that the cost of such insurance is economically reasonable. The State of Minnesota shall be named as an additional insured with regard to the insurance required by this sub-subparagraph.

2. Liability Insurance

During the construction period (unless covered under the policies required previously) and permanently thereafter for the balance of the term of this Agreement, the Developer shall procure and maintain continuously in force Public Liability Insurance written on an occurrence basis under a Comprehensive General Liability Form in limits of not less than Five Million and 00/100ths (\$5,000,000.00)

Dollars aggregate per occurrence for personal bodily injury and death, and limits of Five Million and 00/100ths (\$5,000,000.00) Dollars for property damage liability. If person limits are specified, they shall be for not less than One Million Five Hundred Thousand and 00/100ths (\$1,500,000.00) Dollars per person and be for the same coverages. DEDA shall be named as an additional insured therein. Insurance shall cover:

- a. Public liability, including premises and Operations coverage;
- b. Independent contractors—protective contingent liability;
- c. Personal injury;
- d. Owned, non-owned and hired vehicles;
- e. Contractual liability covering the indemnity obligations set forth herein; and
- f. Products--completed operations.

3. Workers' Compensation

Worker's Compensation Coverage in statutory amounts with all states endorsement unless qualified as a self-insurer under Minnesota Law, and

evidence of such qualification is furnished to the DEDA. Employees' liability insurance shall be carried in limits of One Hundred Thousand and 00/100ths (\$100,000.00) Dollars per employee.

C. Modification of Insurance Requirements

It is agreed between the parties that DEDA shall have the right to modify the forms of the insurance provided for in Paragraphs A and B above and the limits set forth with regard thereto provided that any such modification and policy forms or limits shall be of such a character and in such amounts as are reasonably necessary to provide DEDA with the types and amounts of protection provided for in this Agreement at the time of its execution. In the event that DEDA shall desire to so modify said insurance requirements, DEDA shall notify Developer of the proposed modifications not less than sixty (60) days prior to the date set by DEDA for said modifications to go into effect. In the event that Developer believes said modifications to be unjustified under the standards set forth in this Paragraph, Developer shall promptly notify DEDA and the parties hereto agree to meet as soon as practical thereafter and to negotiate in good faith the character and amounts of any said modifications meeting the standards hereinbefore set forth.

D. Requirements for All Insurance

All insurance required in this Article XV shall be taken out and maintained in responsible insurance companies organized under the laws of the states of the United States and licensed to do business in Minnesota.

E. Certifications

The Developer shall be required to supply to the DEDA written certifications of insurance as required by the DEDA requiring the insurer to give the DEDA thirty (30) days' written notice prior to cancellation or modification of said insurance.

F. Reconstruction Obligation and Uninsured Loss

In the event the Project or any portion thereof is damaged by fire or other casualty, the Developer shall forthwith repair, reconstruct, and restore the improvements to substantially the same scale and condition, quality, and value as existed prior to the event causing such damage, and to the extent necessary to accomplish such repair,

reconstruction, and restoration, the Developer shall apply the proceeds of any insurance received by the Developer to the payment or reimbursement of the costs thereof. The Developer shall, however, complete the repair, reconstruction and restoration of the improvements whether or not the proceeds of any insurance received by the Developer are sufficient to pay for such repair, restoration, and reconstruction. Provided, however, in the event that Developer can demonstrate to the reasonable satisfaction of the Executive Director that the damage to the Project is so extensive as to render physical restoration of the Project impractical or, if restored as required by this Paragraph, the Project would not be economically viable due to circumstances beyond the control of Developer, the Executive Director may relieve Developer of such restoration obligations. For purposes of the immediately preceding sentence, if the Minnesota State Historic Preservation Office determines that the Project is no longer eligible for historic tax credits, restoration of the Project shall be deemed no longer economically viable and the Developer shall be relieved of any restoration obligations. In the event that Developer is so relieved of its restoration obligations, the obligations of both parties hereunder are terminated, including any obligation of DEDA to pay to Developer all or any portion of the Eligible Tax Increment from the Property as provided for in the TIF Payment Agreement and neither party shall thereafter have any rights or obligations to the other under this Agreement.

## ARTICLE XVI

### Defaults and Remedies Therefore

#### A. Developer Defaults and Remedies

##### 1. General Events of Default

The following shall be deemed to be general events of default by Developer under the terms and conditions of this Agreement to which the remedies set forth in Subparagraph 2 below shall be applicable except as otherwise set forth in this Agreement.

- a. Failure to pay Ad Valorem Real Estate Taxes as and when due and payable.
- b. Developer shall fail to observe or perform any of the terms, conditions, covenants or agreements required to be observed or performed by it or any successor or assigns of Developer pursuant to this Agreement and such failure shall continue for a period of sixty (60) calendar days after DEDA has, pursuant to the provisions of this Agreement, given written notice to Developer of such default or, in the event that such default shall be incapable of cure during said sixty (60) day period, shall have failed to commence to cure said default within said (60) day period and to diligently pursue the same to completion.
- c. Developer shall permit valid liens, not cured or contested within sixty (60)) days, to be placed on the Building or Property or Developer loses title to the Building or Property or both with the exception of assignments approved pursuant to the terms of this Agreement.
- d. Developer makes an assignment for the benefit of its creditors or admits in writing its inability to pay its debts as they become due; or an adjudication of bankruptcy or insolvency as made as to Developer or its business; or Developer files a petition of bankruptcy or files a petition seeking any reorganization, dissolution, liquidation, or rearrangement, composition, readjustment or similarly under any present or future bankruptcy or insolvency, statute, law or regulation; or Developer files an answer admitting to or not contesting to the material allegations of a petition filed against in such proceeding or fails to have dismissed or vacated within sixty (60) days after its filing such a petition or seeks or consents or acquiesces in the appointment of any trustee, receiver or liquidator of a material part of Developer's properties or fails to have

dismissed or vacated within sixty (60) days after the appointment without the consent or acquiescence of Developer of any trustee, receiver or liquidator of any material part of Developer's properties.

- e. Developer fails to complete its obligations under Article V as set forth above on or before December 31, 2018.
- f. Developer sells, conveys, transfers or assigns in any manner its interest in the Property or any portion thereof other than as provided in Article X as set forth above without the prior written consent of DEDA or of its successors in interest if any.

2. General Remedies

Except as otherwise set forth in this Agreement, DEDA shall have the following remedies in the event of a default by Developer:

- a. Seek and be entitled to monetary damages from Developer for any damages, which damages shall be subordinate to the payments due under the loans secured by the lien of the QLICI Mortgage.
- b. Suspend making payments of Captured Tax Increment to Developer as provided for in the TIF Payment Agreement unless and until such default is cured to the Executive Director's reasonable satisfaction.
- d. Seek and be entitled to injunctive or declaratory relief as is necessary to prevent Developer's violation of the terms and conditions of this Agreement or to compel Developer's performance of its obligations hereunder.
- e. At the request of DEDA or its assignee, transfer ownership of the Property, including the structures thereon to DEDA or such assignee free and clear of all encumbrances or liens of any kind except liens approved by DEDA for the construction of the Project. Notwithstanding the forgoing, DEDA agrees that it shall not exercise the remedy described in this Subparagraph e. for as long as any party providing financing for the Project that is approved by DEDA that holds a mortgage having priority over the Developer

Mortgage continues to hold such Mortgage, including the QLICI Mortgage. Further, the remedy described in this Subparagraph e. shall not survive any foreclosure of the QLICI Mortgage by the lenders thereunder.

f. Seek such other legal or equitable relief as a court of competent jurisdiction may determine is available to DEDA.

3. Notice to and Cure available to Third Parties.

DEDA agrees to provide written notice to each third party listed as third parties in Article XXIV of this Agreement of any event of Default by Developer under this Agreement and to allow such third party (a) thirty (30) days after receipt by the third party of such notice to cure such default, or (b) such longer period after such date of receipt as may have otherwise been available to the Developer pursuant to Section 1 above, together with a reasonable period of time in addition thereto during and after any litigation action including a foreclosure, bankruptcy, possessory action or a combination thereof, if the default is of such a nature that possession of the Property is required.

B. DEDA Defaults and Remedies

1. General Events of Default

The following shall be deemed to be general events of default by DEDA under the terms and conditions of this Agreement to which the remedies set forth in Subparagraph 2 below shall be applicable except as otherwise set forth in this Agreement.

a. DEDA shall fail to observe or perform any of the terms, conditions, covenants or agreements required to be observed or performed by it pursuant to this Agreement and such failure shall continue for a period of thirty (30) calendar days after Developer has, pursuant to the provisions of this Agreement, given written notice to DEDA of

such default or, in the event that such default shall be incapable of cure during said thirty (30) day period, shall have failed to commence to cure said default within sixty (60) days of the date of said notice and to diligently pursue the same to completion.

- b. The failure of DEDA to abide by any of the terms and conditions of the TIF Payment Agreement, the Grant Agreement, any Playhouse Loan documents, or other agreements or documents, which constitute obligations of DEDA with respect to the Project.

2. General Remedies

Except as otherwise set forth in this Agreement, Developer shall have the following remedies in the event of a default by DEDA:

- a. Seek and be entitled to monetary damages from DEDA for any damages, including consequential damages incurred by Developer as a result of DEDA's default.
- b. Seek and be entitled to injunctive or declaratory relief as is necessary to prevent DEDA's violation of the terms and conditions of this Agreement or to compel DEDA's performance of its obligations hereunder.
- c. Seek such other legal or equitable relief as a court of competent jurisdiction may determine is available to Developer.

C. Non-Waiver

The waiver by either party of any default on the part of the other party or the failure of said party to declare default on the part of the other party of any of its obligations pursuant to this Agreement shall not be deemed to be a waiver of any subsequent event of default on the part of the defaulting party of the same or of any other obligation of the defaulting party hereunder. And, to be effective, any waiver of any default by the defaulting party hereunder shall be in writing by the non-defaulting party.

D. Remedies Cumulative

Except as specifically set forth herein, the remedies provided under this Agreement shall be deemed to be cumulative and non-exclusive and the election of one remedy shall not be deemed to be the waiver of any other remedy with regard to any occasion of default hereunder.

E. Attorneys' Fees

In the event that either party is in Default of any of the terms and conditions of this Agreement and the non-defaulting party shall successfully take legal action to enforce said rights herein, in addition to the foregoing, such non-defaulting party shall be entitled to reimbursement for its reasonable attorney's fees and costs and otherwise for its costs and disbursements occasioned in enforcing its rights hereunder.

ARTICLE XVII

Force Majeure

Under the terms of this Agreement, neither the DEDA nor Developer shall be considered in default or in breach of any of the terms with respect to the performance to their respective obligations under this Agreement in the event of enforced delay in the performance of its obligations due to unforeseeable causes beyond its control and without its fault or negligence, including but not limited to acts of God, acts of a public enemy, acts of the federal government, acts of another party, fire, floods, epidemics, strikes or embargoes, or for delays of subcontractors due to such causes. In the event of any such delay, any time for completion or delivery under this Agreement shall be extended for the period of any such delay upon written notice from the party seeking the extension to the other party.

ARTICLE XVIII

Representations by DEDA

DEDA represents and warrants that as of the date hereof:

- A. It is a lawfully constituted economic development authority under the laws of the State of Minnesota, it is not a material violation of any provisions of State law and

that it has full power and authority to enter into this Agreement and perform its obligations hereunder.

- B. There are not actions, suits or proceedings pending, or to the knowledge of DEDA, threatened against DEDA or any property of DEDA in any court or before any Federal, State, municipal or governmental agency which, if decided adversely to DEDA, would have a material adverse effect upon DEDA or any business or property of DEDA or the DEDA Portion and DEDA is not in default with respect to any order of any court or government agency.
- C. DEDA has investigated and has no knowledge that the DEDA Executive Director or other member, official, or employee of DEDA is directly or indirectly financially interested in this Agreement or in any transactions concluded in connection with this Agreement.
- D. DEDA shall do such things as are necessary to cause any information, document, certificate, statement in writing, or report required under this Agreement or otherwise delivered to any third parties under this Agreement to be true, correct and complete in all material respects.

## ARTICLE XIX

### Developer's Representations and Warranties

Developer represents and warrants that as of the date hereof:

- A. It is a lawfully constituted limited liability company under the laws of the State of Minnesota, is not in material violation of any provisions of State law and that it has full power and authority to enter into this Agreement and to perform its obligations hereunder.
- B. It is fully competent to acquire the Property and to construct and equip the Project thereon under all laws, rulings, regulations and ordinances of any governmental authority having jurisdiction and that it agrees to comply with all applicable State, Federal acquisition and relocation laws, wages and hours laws, including Davis-Bacon and local versions thereof or similar laws at its own expense.

- C. There are no actions, suits or proceedings pending or, to the knowledge of Developer, threatened against Developer or any property of Developer in any court or before any Federal, State or municipal or other governmental agency which, if decided adversely to Developer could have a material adverse effect upon Developer or the Property and the Project, and that Developer is not in default of any order of any court or governmental agency.
- D. It is not in default of the payment of principal of or interest on any indebtedness for borrowed money or in default under any instrument or agreement pursuant to which the indebtedness has been occurred.
- E. That Developer has investigated and has no knowledge that any officer, director, agent or employee of Developer is directly or indirectly financially interested in this Agreement or in any transactions concluded in connection with this Agreement.
- F. Developer shall do such things as are necessary to cause any information, document, certificate, statement in writing, or report required under this Agreement delivered to any third party under this Agreement to be true, correct and complete in all material and respects. If necessary Developer agrees to perform any survey work prior to construction and all descriptions and exhibits hereto and definitions herein shall be subject to such revisions as are necessary after completion of any survey.
- G. Despite its best efforts to do so, Developer has been unable to secure sufficient financing from other sources of funds at interest rates which were not prohibitive to finance the cost of construction of the Project and, therefore, that without the provision of the amount of tax increment assistance provided by DEDA pursuant to the TIF Payment Agreement, Developer could not have developed the Project on the Property and operated the same in the reasonably foreseeable future.

## ARTICLE XX

### Playhouse's Representations and Warranties

Playhouse represents and warrants that as of the date hereof:

- A. It is a lawfully constituted non-profit corporation under the laws of the State of Minnesota, is not in material violation of any provisions of State law and that it has full power and authority to enter into this Agreement and to perform its obligations hereunder.
- B. It is fully competent to participate in the acquisition of the Property and construction and equip the Project thereon as described in this Agreement under all laws, rulings, regulations and ordinances of any governmental authority having jurisdiction and that it agrees to comply with all applicable State, Federal acquisition and relocation laws, wages and hours laws, including Davis-Bacon and local versions thereof or similar laws at its own expense.
- C. There are no actions, suits or proceedings pending or, to the knowledge of Playhouse, threatened against Playhouse or any property of Playhouse in any court or before any Federal, State or municipal or other governmental agency which, if decided adversely to Playhouse could have a material adverse effect upon Playhouse or the Property and the Project, and that Playhouse is not in default of any order of any court or governmental agency.
- D. It is not in default of the payment of principal of or interest on any indebtedness for borrowed money or in default under any instrument or agreement pursuant to which the indebtedness has been occurred.
- E. That Playhouse has investigated and has no knowledge that any officer, director, agent or employee of Playhouse is directly or indirectly financially interested in this Agreement or in any transactions concluded in connection with this Agreement.
- F. Playhouse shall do such things as are necessary to cause any information, document, certificate, statement in writing, or report required under this Agreement delivered to any third party under this Agreement to be true, correct and complete in all material and respects.

#### ARTICLE XXI

##### Guarantor's Representations and Warranties

Guarantor represents and warrants that as of the date hereof:

- A. It is a lawfully constituted corporation under the laws of the State of Minnesota, is not in material violation of any provisions of State law and that it has full power and authority to enter into this Agreement and to perform its obligations hereunder.
- B. It is fully competent to participate in the acquisition of the Property and construction and equip the Project thereon as described in this Agreement under all laws, rulings, regulations and ordinances of any governmental authority having jurisdiction and that it agrees to comply with all applicable State, Federal acquisition and relocation laws, wages and hours laws, including Davis-Bacon and local versions thereof or similar laws at its own expense.
- C. There are no actions, suits or proceedings pending or, to the knowledge of Guarantor, threatened against Guarantor or any property of Guarantor in any court or before any Federal, State or municipal or other governmental agency which, if decided adversely to Guarantor could have a material adverse effect upon Guarantor or the Property and the Project, and that Guarantor is not in default of any order of any court or governmental agency.
- D. It is not in default of the payment of principal of or interest on any indebtedness for borrowed money or in default under any instrument or agreement pursuant to which the indebtedness has been occurred.
- E. Guarantor shall do such things as are necessary to cause any information, document, certificate, statement in writing, or report required under this Agreement delivered to any third party under this Agreement to be true, correct and complete in all material and respects.

ARTICLE XXII

Term

Except as otherwise specifically provided for herein, the term of this Agreement shall run from the date first above shown until twenty-five (25) years after the first receipt of Project Captured Tax Increment by DEDA unless this Agreement is otherwise terminated as herein before provided for.

ARTICLE XXIII

Runs With the Land

This Agreement shall be deemed to run with the land and shall inure to the benefit of the parties hereto and to their successors and assigns.

ARTICLE XXIV

Notices

Any notice, demand or other communication under this Agreement by either party to the other shall be deemed to be sufficiently given or delivered if it is dispatched by registered or certified mail, postage prepaid to:

In the case of DEDA: Duluth Economic Development Authority  
Room 402 City Hall  
411 West First Street  
Duluth, MN 55802

In the case of Developer: NorShor Theatre LLC  
Attn: Asset Management  
233 Park Avenue South #201  
Minneapolis, MN 55415

In the case of Guarantor: Sherman Associates, Inc.  
Attn: General Counsel  
233 Park Avenue South # 201  
Minneapolis, MN 55415

In the case of Playhouse: Duluth Playhouse, Incorporated  
506 West Michigan Street  
Duluth, MN 55802

In the case of SA Development: Sherman Associates, Inc.  
Attn: General Counsel  
233 Park Avenue South # 201  
Minneapolis, MN 55415

For purposes of Article XVI.A.3  
in the case of notice and cure

rights of third parties:

Chase NMTC Norshor Investment Fund, LLC OR  
CNMC Sub-CDE 113, LLC  
c/o JPMorgan Chase Bank, N.A.  
10 S. Dearborn Street, Floor 19  
Mail Code: IL1-0953  
Chicago, IL 60603-5506  
Attention: NMTC Asset Manager  
Facsimile: 312-325-5050  
Email: nmtc.reporting@chase.com

With copies to:

Chase Community Equity, LLC  
c/o JPMorgan Chase Bank, N.A.  
300 S. Grand Avenue, Suite 400  
Los Angeles, CA 90071  
Attention: Timothy C. Karp  
Facsimile: 213-621-8401  
Email: timothy.c.karp@chase.com

And to:

Applegate & Thorne-Thomsen, P.C.  
626 W. Jackson Boulevard, Suite 400  
Chicago, IL 60661  
Attention: Debra A. Kleban  
Facsimile: (312) 491-4411  
Email: dkleban@att-law.com

BMO Harris Bank N.A.  
115 S. LaSalle Street 20W  
Chicago, Illinois 60603

BH New Markets Sub-CDE X, LLC  
M&I New Markets Fund, LLC  
1 East Main Street  
Madison, WI 53703

New Markets Investment 93, LLC  
c/o New Markets Support Company, LLC  
10 S. Riverside Plaza, Suite 1700

Chicago, Illinois 60606  
Attention: Matthew Huber, Senior Vice President  
Facsimile: (312) 441-0484  
Email: mhuber@newmarkets.org

With copies to:

New Markets Support Company, LLC  
10 S. Riverside Plaza, Suite 1700  
Chicago, Illinois 60606  
Attention: General Counsel  
Facsimile: (312) 697-5694  
Email: mleitson@newmarkets.org

And to:

Future Unlimited Law PC  
P.O. Box 2776  
Yelm, Washington 98597  
Attention: Ruth Sparrow  
Facsimile: (360) 458-2509  
Email: rsparrow@futureunlimitedlaw.com

#### ARTICLE XXV

##### Applicable Law

This Agreement together with all of its Articles, paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

#### ARTICLE XXVI

##### Subordination

Except for the terms and conditions of Article II, Paragraph D of Article III, Article V and Paragraphs A and D of Article IX of this Agreement, this Agreement is subordinate to any mortgage filed by any party providing financing for the Project that such mortgage has been approved by DEDA. DEDA hereby approves of the QLICI Mortgage.

[Remainder of this page intentionally left blank.]



SIGNATURE PAGE  
TO  
DEVELOPMENT AGREEMENT


NORSHOR THEATRE LLC  
a Minnesota limited liability company

By: NorShor Theatre Managing Member LLC  
a Minnesota limited liability company  
its Sole Member

By:   
George E. Sherman  
President

STATE OF MINNESOTA     )  
  ) ss.  
COUNTY OF HENNEPIN    )

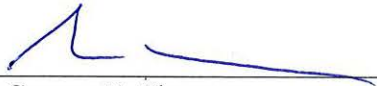
The foregoing instrument was acknowledged before me this 10 day of May, 2016, by George E. Sherman, the President of NorShor Theatre Managing Member LLC, a Minnesota limited liability company, the Sole Member of NorShor Theatre LLC, a Minnesota limited liability company, on behalf of the limited liability company.

  
Notary Public




SIGNATURE PAGE  
TO  
DEVELOPMENT AGREEMENT

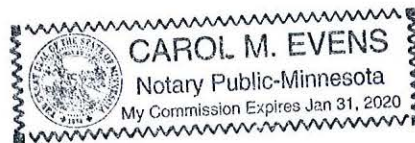
SHERMAN ASSOCIATES, INC.  
a Minnesota corporation

By:   
George E. Sherman  
President

STATE OF MINNESOTA    )  
                                  ) ss.  
COUNTY OF HENNEPIN    )

The foregoing instrument was acknowledged before me this 10 day of May, 2016, by George E. Sherman, the President of Sherman Associates, Inc., a Minnesota corporation, on behalf of the corporation.

  
Notary Public



SIGNATURE PAGE  
TO  
DEVELOPMENT AGREEMENT

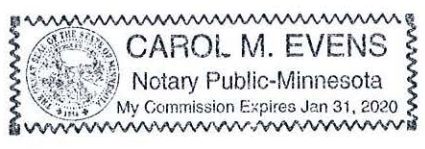
SHERMAN ASSOCIATES DEVELOPMENT LLC  
a Minnesota limited liability company

By: [Signature]  
George E. Sherman  
President

STATE OF MINNESOTA     )  
  ) ss.  
COUNTY OF HENNEPIN    )

The foregoing instrument was acknowledged before me this 10 day of May, 2016, by George E. Sherman, the President of Sherman Associates Development LLC, a Minnesota limited liability company, on behalf of the limited liability company.

[Signature]  
Notary Public



This instrument was drafted by:

Robert E. Asleson  
Attorney for the Duluth Economic  
Development Authority  
Room 410 DEDA Hall  
Duluth, MN 55802

(218) 730-5490



EXHIBIT A  
TO  
DEVELOPMENT AGREEMENT

Legal Description

Parcel 1:

Tract B, Registered Land Survey No. 132.

St. Louis County, Minnesota  
Torrens Property  
Torrens Certificate No. \_\_\_\_\_

Parcel 2:

Non-exclusive easement for egress, as set forth in Grant of Egress Easement dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 3:

Non-exclusive easement for the operation and maintenance of utility facilities, and temporary easement for construction and installation, as set forth in Utility Easement Agreement dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 4:

Easements for support, connection, operation, maintenance, repair and encroachment, and temporary construction easement, as set forth in Pedestrian Passageway Agreement Pertaining to the NorShor Theatre Project dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 5:

Temporary construction easement and permanent non-exclusive easements for support, maintenance, repair and encroachment, as set forth in Agreement Pertaining to Temporary and Permanent Easements Pertaining to Temple Opera Building dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 6:

Easements for Support, maintenance, repair and encroachment, as set forth in Party Wall Agreement dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

EXHIBIT B  
TO  
DEVELOPMENT AGREEMENT

Plan List  
(See attached)

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NORSHOR THEATRE RESTORATION						
Drawing List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
<b>VOLUME 1</b>						
G100	Title Sheet, Sheet Index	X	-	X		
G101	Abbreviations, Symbols, General Notes	X	-	-		
G102	Site Survey	X	-	-		
G110	Basement Level Egress Study Plan	X	-	X		
G111	Auditorium Level Egress Study Plan	X	-	X		
G112	Lounge Level Egress Study Plan	X	-	X		
G113	Skywalk Level Egress Study Plan	X	-	X		
G114	Balcony Level Egress Study Plan	X	-	-		
G900	Skywalk Code Plan	X	-	X		
AD100	Basement Level Demolition Floor Plan	X	-	-		
AD101	Auditorium Level Demolition Floor Plan	X	X	X		
AD102	Lounge Level Demolition Floor Plan	X	-	X		
AD103	Skywalk Level Demolition Floor Plan	X	-	-		
AD104	Balcony Level Demolition Floor Plan	X	-	-		
AD105	Attic Level Demolition Floor Plan	X	-	-		
AD106	Orpheum Balcony Demolition Floor Plan	X	-	-		
A100	Basement Level Floor Plan	X	-	X		
A101	Auditorium Level Floor Plan	X	X	X		
A102	Lounge Level Floor Plan	X	-	X		
A103	Skywalk Level Floor Plan	X	-	X		
A104	Balcony Level Floor Plan	X	-	-		
A104.1	Catwalk Level Floor Plan	X	X	-		

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NORSHOR THEATRE RESTORATION						
Drawing List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
A105	Attic Level Floor Plan	X	X	-		
A106	Orpheum Balcony Floor Plan	X	-	-		
A110	Basement Level Reflected Ceiling Plan	X	-	X		
A111	Auditorium Level Reflected Ceiling Plan	X	X	X		
A112	Lounge Level Reflected Ceiling Plan	X	-	X		
A113	Skywalk Level Reflected Ceiling Plan	X	-	X		
A114	Balcony Level Reflected Ceiling Plan	X	X	-		
AD120	Roof Demolition Plan	X	X	-		
AD121	Roof Demolition Details	X	-	-		
AD122	Existing Conditions - Orpheum Roof	X	-	-		
AD123	Existing Conditions - Annex and Temple Roof	X	-	-		
A120	Roof Plan	X	X	X		
A121	Roof Details	X	-	-		
A122	Roof Details	X	X	-		
A123	Roof Details	X	X	-		
A124	Roof Equipment Platform Plan and Details	X	X	X		
A200	Building Exterior Elevations	X	X	X		
A201	Building Exterior Elevations	X	-	X		
A300	Building Sections	X	-	-		
A301	Building Sections	X	-	-		
A310	Enlarged Building Sections	X	-	-		
A311	Enlarged Building Sections	X	-	-		

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NORSHOR THEATRE RESTORATION						
<u>Drawing List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
A312	Enlarged Building Sections	X	-	-		
A313	Enlarged Building Sections	X	-	-		
A400	Enlarged Floor Plan: Elevs. & Dets. - Orchestra Pit	X	-	-		
A401	Enlarged Floor Plan: Basement Level	X	X	X		
A402	Enlarged Floor Plan: Basement Level	X	X	X		
A410	Enlarged Floor Plan: Audience Chamber	X	-	X		
A411	Enlarged Seating Plan: Audience Chamber	X	-	X		
A412	Enlarged Floor Plan & Details: Auditorium Level	X	-	X		
A413	Enlarged Floor Plan: Auditorium Level	X	-	X		
A414	Enlarged Seating Plan: Auditorium Level	X	X	X		
A415	Enlarged Floor Plan: Auditorium Level	X	-	X		
A420	Enlarged Floor Plan: Lounge Level	X	-	X		
A421	Enlarged Floor Plan: Lounge Level	X	X	X		
A430	Enlarged Floor Plan: Skywalk Level	X	X	X		
A431	Enlarged Floor Plan: Skywalk Level	X	-	-		
A440	Enlarged Floor Plan: Balcony Level	X	-	-		
A441	Enlarged Seating Plan: Balcony Level	X	-	-		
A450	Elevator Plans and Sections	X	-	X		
A451	Elevator Details	X	-	-		
A455	Lift Plans and Sections	X	-	-		
A460	Stair Plans and Sections	X	X	X		
A461	Stair Plans and Sections	X	X	X		
A462	Stair Details	X	-	-		
A500	Interior Elevations: Basement Level	X	-	X		

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NORSHOR THEATRE RESTORATION						
Drawing List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
A501	Interior Elevations: Basement Level	X	-	-		
A510	Interior Elevations: Auditorium Level	X	-	-		
A511	Interior Elevations: Auditorium Level	X	-	-		
A512	Interior Elevations: Auditorium Level	X	-	-		
A513	Interior Elevations: Auditorium Level	X	-	-		
A514	Interior Elevations: Auditorium Level	X	-	-		
A515	Interior Elevations: Auditorium Level	X	-	-		
A516	Interior Elevations: Auditorium Level	X	X	X		
A520	Interior Elevations: Lounge Level	X	-	-		
A521	Interior Elevations: Lounge Level	X	-	-		
A522	Interior Elevations: Lounge Level	X	-	-		
A530	Interior Elevations: Skywalk Level	X	-	-		
A531	Interior Elevations: Skywalk Level	X	-	-		
A532	Interior Elevations: Skywalk Level	X	-	-		
A540	Interior Elevations: Balcony Level	X	-	-		
A600	Exterior Marquee and Tower Details	X	X	-		
A601	Exterior Marquee Details	X	X	-		
A602	Exterior Tower Details	X	X	-		
A603	Storefront Elevations and Details	X	X	-		
A604	Exterior Storefronts and Miscellaneous Details	X	-	-		
A610	Exterior Door and Frame Types	X	-	-		
A611	Exterior Door and Frame Details	X	-	-		
A620	Exterior Window Types and Details	X	-	-		
A621	Exterior Window Details	X	-	-		
A622	Exterior Window Details	X	-	-		

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**NORSHOR THEATRE RESTORATION**Drawing List

Permit Set	Add. #4	Add. #5
10/1/2015	12/2/2015	4/6/2016

Sheet #	Sheet Name
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Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.

Sheet #	Sheet Name	Permit Set 10/1/2015	Add. #4 12/2/2015	Add. #5 4/6/2016
A623	Exterior Window Details	X	X	X
A630	Wall Types	X	-	-
A635	Interior Door and Frame Types and Details	X	X	-
A640	Details	X	-	-
A641	Details	X	-	-
A642	Details	X	X	-
A643	Details	X	-	-
A644	Details	X	X	-
A700	Interiors Schedule	X	-	X
A701	Interior Images	X	-	-
A711	First Floor Finish Plan	X	X	-
A712	Second Floor Finish Plan	X	-	X
A714	Third Floor Finish Plan	X	-	-
AD900	Skywalk Demolition Plans	X	-	-
AD901	Skywalk Demolition Elevations	X	-	-
A900	Skywalk Grade Level Plan (2nd Floor)	X	-	X
A901	Skywalk Level Plan (3rd Floor) and Plan Details	X	-	X
A902	Skywalk Reflected Ceiling Plan and Soffit Plan	X	-	X
A903	Skywalk Roof Plan and Roof Details	X	-	X
A904	Skywalk Elevations	X	-	X
A905	Skywalk Building Sections	X	-	-

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NORSHOR THEATRE RESTORATION						
Drawing List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
A906	Skywalk Building Sections	X	-	X		
A907	North Skywalk Stair Plans, Sections and Details	X	-	-		
A908	Skywalk Stair and Elevator Plans and Sections	X	X	X		
A909	Skywalk Stair and Elevator Details	X	X	X		
S001	Structural Notes / Sheet Index	X	-	-		
S002	Typical Details - Concrete	X	-	-		
S003	Typical Details - CMU	X	-	-		
S004	Typical Details - Structural Steel	X	-	-		
S005	Typical Details - Steel Light Gauge	X	-	-		
S100	Orpheum / Annex Foundation Plan / Enlarged Plans	X	-	X		
S101	Orpheum / Annex First Floor Framing Plans	X	-	X		
S102	Second Floor / Partial Mezzanine Framing Plan	X	-	X		
S103	Annex Third Floor and Skywalk Level Framing Plan	X	-	X		
S104	Orpheum Balcony Framing Plan / Sections & Details	X	-	-		
S105	Annex Roof & 4th Floor Framing / Orpheum Catwalk	X	X	-		
S106	Orpheum Framing Plans - Rigging / Catwalks / Mechanical Units	X	X	-		
S200	Sections and Details	X	-	-		
S201	Sections and Details	X	-	-		
S202	Sections and Details	X	-	-		
S300	1/4" Building Sections	X	-	-		
S301	1/4" Partial Sections / Details	X	X	-		
S302	1/4" Elevator A & B Sections / Details	X	-	X		
S303	1/4" Elevator C Sections / Stair G Section / Details	X	X	X		

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NORSHOR THEATRE RESTORATION						
<u>Drawing List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
S900	Skywalk Foundation Plan	X	-	X		
S901	Skywalk Floor Framing Plan	X	-	-		
S902	Skywalk Roof Framing Plan	X	-	-		
S903	Skywalk Section and Elevation	X	-	X		
S904	Skywalk Details	X	-	X		
S905	Skywalk Sections and Details	X	-	-		
S906	Skywalk Sections and Details	X	-	-		
<b>VOLUME 2</b>						
G100	Title Sheet, Sheet Index	X	-	X		
M001	Mechanical General Notes	X	X	-		
MD100	Mechanical Basement Level Demo Plan	X	-	-		
MD101	Mechanical Auditorium Level Demo Plan	X	-	-		
MD102	Mechanical Lounge Level Demo Plan	X	-	-		
MD103	Mechanical Theater Level Demo Plan	X	-	-		
MD104	Mechanical Balcony Level Demo Plan	X	-	-		
MD105	Mechanical Attic Level Demo Plan	X	-	-		
MH100	Mechanical Basement Level Floor Plan	X	X	X		
MH101	Mechanical Auditorium Level Floor Plan	X	X	X		
MH102	Mechanical Lounge Level Floor Plan	X	X	X		
MH103	Mechanical Theater Level Floor Plan	X	X	X		
MH104	Mechanical Balcony Level Floor Plan	X	X	-		
MH104A	Mechanical Balcony Level Floor Plan	X	-	-		

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NORSHOR THEATRE RESTORATION						
<u>Drawing List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
MH105	Mechanical Attic Level Floor Plan	X	X	-		
MH105A	Mechanical Attic Level Floor Plan	X	-	-		
MP100	Mechanical Basement Level Piping Plan	X	X	-		
MP101	Mechanical Auditorium Level Piping Plan	X	X	X		
MP102	Mechanical Lounge Level Piping Plan	X	X	X		
MP103	Mechanical Theater Level Piping Plan	X	X	-		
MP104	Mechanical Balcony Level Piping Plan	X	X	-		
MP105	Mechanical Attic Level Piping Plan	X	X	-		
M300	Mechanical Sections	X	X	-		
M300A	Mechanical Sections	X	-	-		
M501	Mechanical Details	X	-	-		
M502	Mechanical Details	X	-	-		
M503	Mechanical Details	X	X	-		
M504	Mechanical Details	X	X	-		
M601	Mechanical Controls	X	X	-		
M602	Mechanical Controls	X	-	-		
M603	Mechanical Controls	X	X	-		
M604	Mechanical Controls	X	X	-		
M605	Mechanical Controls	X	X	-		
M701	Mechanical Schedules	X	X	X		
M701A	Mechanical Schedules	X	-	-		
M702	Mechanical Schedules	X	X	X		
M703	Mechanical Schedules	X	X	X		

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**NORSHOR THEATRE RESTORATION**Drawing List

Permit Set	Add. #4	Add. #5
10/1/2015	12/2/2015	4/6/2016

Sheet #	Sheet Name
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Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.

Sheet #	Sheet Name	Permit Set	Add. #4	Add. #5
M800	Mechanical Duct Riser Diagram	X	X	X
M801	Mechanical Piping Riser Diagram	X	X	X
M900	Mechanical Skywalk Floor Plan	X	-	-
P001	Plumbing General Notes	X	-	-
PD100	Plumbing Basement Level Demo Plan	X	-	-
PD101	Plumbing Auditorium Level Demo Plan	X	-	-
PD102	Plumbing Lounge Level Demo Plan	X	-	-
PD103	Plumbing Theater Level Demo Plan	X	-	-
PD104	Plumbing Balcony Level Demo Plan	X	-	-
PD105	Plumbing Attic Level Demo Plan	X	-	-
PD106	Plumbing Attic Level Demo Plan	X	-	-
PD107	Plumbing Roof Level Demo Plan	X	-	-
P100	Plumbing Underslab Plan	X	-	X
P100.1	Plumbing Basement Level Floor Plan	X	X	X
P101	Plumbing Auditorium Level Floor Plan	X	X	X
P102	Plumbing Lounge Level Floor Plan	X	X	X
P103	Plumbing Theater Level Floor Plan	X	X	X
P104	Plumbing Balcony Level Floor Plan	X	X	-
P105	Plumbing Attic Level Floor Plan	X	-	-
P106	Plumbing Attic Level Floor Plan	X	-	-
P107	Plumbing Roof Level Floor Plan	X	-	-
P301	Plumbing Enlarged Plans	X	-	-

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**NORSHOR THEATRE RESTORATION**

Drawing List

Permit Set    Add. #4    Add. #5  
 10/1/2015    12/2/2015    4/6/2016

Sheet #    Sheet Name

Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.

Sheet #	Sheet Name	Permit Set 10/1/2015	Add. #4 12/2/2015	Add. #5 4/6/2016
P501	Plumbing Details	X	-	-
P701	Plumbing Schedules	X	-	X
P800	Plumbing sanitary Riser Diagram	X	X	X
P900	Skywalk Floor Plumbing Plan	X	-	X
P901	Skywalk Roof Plumbing Plan	X	-	X
FP001	Fire Protection Details, Symbols & Abbreviations	X	-	-
FP100	Basement Fire Protection Plan	X	-	X
FP101	Auditorium Level Fire Protection Plan	X	-	X
FP101.1	Auditorium Level Fire Protection Plan	X	-	-
FP102	Lounge Level Fire Protection Plan	X	-	-
FP103	Theatre Level Fire Protection Plan	X	-	-
FP104	Balcony Level Fire Protection Plan	X	-	-
FP105	Attic Level Fire Protection Plan	X	-	-
E001	Electrical General Notes	X	-	-
E002	Electrical Symbol Legend	X	-	-
E003	Luminaire Schedule	X	-	X
E004	Mechanical Equipment Connection Schedule	X	X	X
E501	Electrical Details	X	-	-
E502	Electrical Details	X	-	X
E503	Electrical Details	X	-	-
E504	Electrical Details	X	-	-
E505	Electrical Details	X	-	-

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NORSHOR THEATRE RESTORATION						
Drawing List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
E601	Electrical One-Line Diagram	X	-	-		
E602	Fire Alarm Riser Diagram	X	-	-		
E610	Panelboard Schedules	X	-	X		
E611	Panelboard Schedules	X	X	X		
ED100	Basement Level Electrical Demo Plan	X	-	-		
ED101	Auditorium Level Electrical Demo Plan	X	-	-		
ED102	Lounge Level Electrical Demo Plan	X	-	-		
ED103	Theatre Level Electrical Demo Plan	X	-	-		
ED104	Balcony Level Electrical Demo Plan	X	-	-		
ED105	Attic Level Electrical Demo Plan	X	-	-		
EL100	Basement Level Lighting Plan	X	X	X		
EL101	Auditorium Level Lighting Plan	X	X	X		
EL102	Lounge Level Lighting Plan	X	X	X		
EL103	Theatre Level Lighting Plan	X	X	X		
EL104	Balcony Level Lighting Plan	X	-	-		
EL104.1	Catwalk Level Lighting Plan	X	-	-		
EL105	Attic Level Lighting Plan	X	-	-		
EP100	Basement Level Power Plan	X	X	X		
EP101	Auditorium Level Power Plan	X	X	X		
EP102	Lounge Level Power Plan	X	X	X		
EP103	Theatre Level Power Plan	X	X	X		
EP104	Balcony Level Power Plan	X	X	X		
EP104.1	Catwalk Level Power Plan	X	-	-		
EP105	Attic Level Power Plan	X	-	-		

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**NORSHOR THEATRE RESTORATION**

Drawing List

Permit Set    Add. #4    Add. #5  
 10/1/2015    12/2/2015    4/6/2016

Sheet #	Sheet Name					
Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.						
EY100	Basement Level Fire Alarm Plan	X	-	X		
EY101	Auditorium Level Fire Alarm Plan	X	X	X		
EY102	Lounge Level Fire Alarm Plan	X	-	X		
EY103	Theatre Level Fire Alarm Plan	X	X	X		
EY104	Balcony Level Fire Alarm Plan	X	-	X		
EY104.1	Catwalk Level Fire Alarm Plan	X	-	-		
EY105	Attic Level Fire Alarm Plan	X	-	X		
TA001	AV General Notes	X	-	-		
TA100	Basement Level AV Wiring Device Plan	X	-	-		
TA101	Auditorium Level AV Plan	X	X	-		
TA102	Lounge Level and Skywalk Level AV Plans	X	-	X		
TA104	Balcony Level AV Plan	X	-	-		
TA105	Catwalk Level AV Plan	X	-	-		
TA110	Basement Level AV Equipment Plan	X	-	-		
TA201	AV Elevations	X	-	-		
TA202	AV Elevations	X	-	-		
TA301	AV Section	X	-	-		
TA501	AV Details	X	-	-		
TA502	AV Details	X	-	-		
TA511	AV Rack Elevations	X	-	-		
TA521	AV Patchbay Details	X	-	-		

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NORSHOR THEATRE RESTORATION						
Drawing List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Sheet #	Sheet Name	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
TA522	AV Patchbay Details	X	-	-		
TA601	AV Wiring Device Schedule	X	-	-		
TA602	AV Wiring Device Schedule	X	-	-		
TA603	AV Wiring Device Schedule	X	-	-		
TA604	AV Wiring Device Schedule	X	-	-		
TA605	AV Wiring Device Schedule	X	-	-		
TA606	AV Wiring Device Schedule	X	-	-		
TA607	AV Wiring Device Schedule	X	-	-		
TA608	AV Wiring Device Schedule	X	-	-		
TA609	AV Wiring Device Schedule	X	-	-		
TA610	AV Wiring Device Schedule	X	-	-		
TA611	AV Block Diagram	X	-	-		
TA612	AV Block Diagram	X	X	X		
TA613	AV Block Diagram	X	-	-		
TA614	AV Block Diagram	X	-	-		
TA615	AV Block Diagram	X	-	-		
TA616	AV Block Diagram	X	-	-		
TA621	AV Conduit Riser Diagram	X	-	X		
TA622	AV Conduit Riser Diagram	X	-	X		
QT102	Auditorium & Basement Level Stage Lighting Plan	X	-	-		
QT103	Balcony & Catwalk Level Stage Lighting Plan	X	-	-		
QT111	Basement, Auditorium & Skywalk Stage Drapery Plans	X	-	-		
QT112	Crossover Masking Plan, Section and Details	X	-	-		

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**NORSHOR THEATRE RESTORATION**

Drawing List

Permit Set    Add. #4    Add. #5  
 10/1/2015    12/2/2015    4/6/2016

Sheet #    Sheet Name

Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.

Sheet #	Sheet Name	Permit Set 10/1/2015	Add. #4 12/2/2015	Add. #5 4/6/2016			
QT121	Stage Rigging System Plans	X	-	X			
QT131	Orchestra Pit Filler Platform Plan and Section	X	-	-			
QT311	Auditorium Level Stage Drapery Sections	X	-	-			
QT312	House Curtain & Grand Drape Elevation and Section	X	-	-			
QT321	Stage Rigging System Longitudinal Section	X	-	X			
QT322	Stage Rigging System Transverse Section and Details	X	-	-			
QT323	Pilewind Hoist Transverse Section	-	-	X			
QT501	Theatrical Wiring Device Details & Schedule	X	-	-			
QT502	Dimming System Control Device Details & Schedule	X	-	-			
QT601	Theatrical Dimming Control Wire Riser Diagram	X	-	-			
QT603	Theatrical Dimmer Schedule	X	-	-			

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Specifications List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title					
Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.						
<b>VOLUME 1</b>						
<b>DIVISION 00 - PROCUREMENT AND CONTRACTING REQUIREMENTS</b>						
00 01 01	Title Page	X	-	-		
00 01 05	Certification Page	-	-	-		
00 01 10	Table of Contents	X	-	-		
00 11 13	Advertisement for Bid		-	-		
00 11 16	Invitation to Bidders		-	-		
00 21 00	Instruction to Bidders	X	-	-		
00 21 13	Instruction to Bidders	X	-	-		
00 22 13	Supplementary Instruction to Bidders		-	-		
00 24 13	Conditions of Bid		-	-		
00 31 25	Existing Material Information	X	-	-		
00 31 26	Existing Hazardous Material Information	X	-	-		
00 31 32	Geotechnical Survey	X	-	-		
00 31 40	Masonry Survey	X	-	-		
00 41 13	Bid Form	X	-	X		
00 42 13	Bid Bond Form		-	-		
00 52 13	Contract Form		-	-		
00 61 13	Performance and Payment Bond Form		-	-		
00 62 74	Subcontractors and Major Materials Supplier Form		-	-		
00 72 00	General Conditions CMA	X	-	-		
00 73 00	Supplementary Conditions	X	-	-		
00 73 16	Supplementary General Conditions CMA		-	-		
00 73 46	Wage Rates and Hours		-	-		

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NORSHOR THEATRE RESTORATION						
<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
00 73 49	Wage Determination		-	-		
00 91 13	Addenda	X	X	X		
<b>DIVISION 01 - GENERAL REQUIREMENTS</b>						
01 10 00	Summary of Work	X	-	-		
01 30 00	Administrative Requirements	X	-	-		
01 33 00	Submittals	X	-	-		
01 33 00	Submittal Procedures	X	-	-		
01 35 91	Historic Treatment Procedures	X	-	-		
01 40 00	Quality Control Requirements	X	-	-		
01 42 00	Abbreviations	X	-	-		
01 50 00	Construction Facilities and Temporary Controls	X	-	-		
01 60 00	Materials and Equipment	X	-	-		
01 62 00	Product Options	X	-	-		
01 77 00	Contract Closeout	X	-	-		
01 79 00	Demonstration and Training	X	-	-		
<b>DIVISION 02 - EXISTING CONDITIONS</b>						
02 41 19	Selective Structure Demolition	X	-	-		
<b>DIVISION 03 - CONCRETE</b>						
SEE DRAWINGS FOR SPECIFICATIONS						
<b>DIVISION 04 - MASONRY</b>						

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Specifications List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
04 01 13	Masonry Cleaning	X	-	-		
04 01 21	Brick Masonry Restoration	X	-	-		
04 01 33	Terra Cotta Masonry Restoration	X	-	-		
04 05 13	Masonry Mortaring	X	-	-		
04 05 16	Masonry Grouts	X	-	-		
04 05 19	Masonry Anchors	X	-	-		
04 05 20	Joint Reinforcement	X	-	-		
04 05 23	Masonry Reinforcing Bars	X	-	-		
04 21 13	Brick Unit Masonry	X	-	-		
04 22 00	Concrete Unit Masonry	X	-	-		
04 42 00	Stonework	X	-	-		
04 72 00	Architectural Cast Stone	X	-	-		
<b>DIVISION 05 - METALS</b>						
05 01 70	Maintenance of Decorative Metal	X	-	-		
05 12 00	Structural Steel Framing	X	-	-		
05 21 00	Steel Joists Framing	X	-	-		
05 31 13	Steel Floor Decking	X	-	-		
05 31 23	Steel Roof Decking	X	-	-		
05 40 00	Cold-Formed Metal Framing	X	-	-		
05 50 00	Metal Fabrications	X	-	-		
05 51 00	Metal Stairs	X	-	-		
05 52 13	Pipe & Tube Railings	X	-	-		
05 53 00	Gratings	X	-	-		
05 70 00	Decorative Metal	X	-	-		
05 73 00	Decorative Metal Railings	X	-	-		

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Specifications List						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
<b>DIVISION 06 - WOOD, PLASTIC, AND COMPOSITES</b>						
06 10 00	Rough Carpentry	X	-	-		
06 10 53	Miscellaneous Rough Carpentry	X	-	-		
06 16 43	Gypsum Sheathing	X	-	-		
06 20 23	Interior Finish Carpentry	X	-	-		
06 20 23.13	Stage Floor Construction	X	-	-		
06 41 16	Plastic-Laminate-Faced Architectural Cabinets	X	-	-		
06 61 16	Solid Surface Fabrications	X	-	-		
<b>DIVISION 07 - THERMAL AND MOISTURE PROTECTION</b>						
07 12 19	Reinforced, Hot Applied Membrane Waterproofing	X	-	-		
07 13 00	Sheet Membrane Waterproofing	X	-	-		
07 21 16	Exterior Wall Rigid Insulation	X	-	-		
07 21 23	Foundation/Slab-on-Grade Insulation	X	-	-		
07 21 26	Acoustical Batt Insulation	X	-	-		
07 21 29	Thermal Batt Insulation	X	-	-		
07 22 16	Roof Deck Insulation	X	-	-		
07 26 13	Wall Vapor Barriers	X	-	-		
07 26 16	Under-Slab Vapor Barrier	X	-	-		
07 27 00	Air Barriers	X	-	-		
07 41 00	Metal Wall Panels	X	-	-		
07 42 16	Insulated Coil Metal Wall Panels	X	-	-		
07 53 13	EPDM Roofing: Fully Adhered	X	-	-		
07 62 00	Sheet Metal Flashing	X	-	-		
07 65 00	Flexible Flashings	X	-	-		

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<b>NORSHOR THEATRE RESTORATION</b>						
<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title					
Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.						
07 72 33	Roof Hatches	X	-	-		
07 84 00	Firestopping	X	-	-		
07 92 00	Joint Sealants	X	-	-		
07 95 13	Expansion Joint Cover Assemblies	X	-	-		
<b>DIVISION 08 - OPENINGS</b>						
08 01 14.93	Historic Treatment of Wood Doors	X	-	-		
08 01 52.93	Historic Treatment of Wood Windows	X	-	-		
08 11 13	Hollow Metal Doors and Frames	X	-	-		
08 12 16	Aluminum Frames	X	-	-		
08 14 16	Flush Wood Doors	X	-	-		
08 17 00	Integrated Door Opening Assemblies	-	-	X		
08 31 13	Access Doors and Frames	X	-	-		
08 32 13	Sliding Aluminum-Framed Glass Doors	X	-	-		
08 33 10	Overhead Coiling Doors	X	-	-		
08 34 83	Floor Doors	X	-	-		
08 35 00	Side-Folding Grilles	-	X	-		
08 41 13	Aluminum Entrances and Storefronts	X	-	-		
08 41 23	Fire Rated Aluminum Framed Entrances & Storefronts	X	-	-		
08 51 13	Aluminum Windows	X	-	-		
08 58 00	Aluminum Storm Windows	X	-	-		
08 71 00	Door Hardware	X	X	X		
08 80 00	Glazing	X	-	-		
08 83 00	Mirrors	X	-	-		
08 91 19	Fixed Metal Wall Louvers	X	-	-		
08 99 00	Door Schedule	X	X	X		

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**NORSHOR THEATRE RESTORATION**

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Permit Set    Add. #4    Add. #5  
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Section #    Section Title

Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.

**DIVISION 09 - FINISHES**

09 03 20	Historic Treatment of Plaster	X	-	-		
09 21 16.23	Gypsum Board Shaft Wall Assemblies	X	-	-		
09 22 16	Non-Structural Metal Framing	X	-	-		
09 27 13	Glass-Fiber-Reinforced Gypsum Fabrications	X	-	-		
09 29 00	Gypsum Board	X	-	-		
09 30 13	Tile	X	-	-		
09 51 23	Acoustical Panel Ceilings	X	-	-		
09 53 00	Acoustical Suspending System	X	-	-		
09 65 00	Resilient Tile Flooring	X	-	-		
09 65 13	Resilient Base & Accessories	X	-	-		
09 66 16	Monolithic Terrazzo	X	-	-		
09 67 16	Floor Coatings	X	-	-		
09 68 13	Carpet Tile	X	-	-		
09 68 19	Sheet Carpet	X	-	-		
09 72 16	Wall Covering	X	-	-		
09 77 23	Fabric-Wrapped Panels	X	-	-		
09 81 00	Acoustic Insulation Panels	X	-	-		
09 84 33	Sound-Absorbing Wall Units	X	-	-		
09 91 13	Exterior Painting	X	-	-		
09 91 23	Interior Painting	X	-	-		
09 97 00	Special Coatings	X	-	-		

**DIVISION 10 - SPECIALTIES**

10 21 13	Toilet Compartments	X	-	-		
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<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
10 28 00	Toilet Accessories	X	-	-		
10 44 13	Fire Extinguisher Cabinets	X	-	-		
10 44 16	Fire Extinguishers	X	-	-		
<b>DIVISION 11 - EQUIPMENT</b>						
11 13 09	Loading Dock Lifts	X	-	-		
11 24 23	Window Cleaning Equipment	X	-	-		
11 61 23	Portable Pit Filler Platforms	X	-	-		
11 61 35	Orchestra Pit Safety Net	X	-	-		
11 61 43	Auditorium and Stage Drapery	X	-	X		
11 61 63	Stage Lighting Fixtures	X	-	X		
11 61 73	Theatrical Wiring Devices	X	-	-		
11 61 83	Theatre Dimming System	X	-	-		
11 61 93	Stage Rigging System	X	-	X		
<b>DIVISION 12 - FURNISHINGS</b>						
12 36 23.13	Plastic-Laminate-Clad Countertops	X	-	-		
12 50 00	Loose Furniture	X	-	-		
12 61 13	Upholstered Fixed Auditorium Seating	X	-	-		
12 71 10	Fixed Banquette Seating	X	-	-		
<b>DIVISION 13 - SPECIAL CONSTRUCTION</b>						
13 14 50	Marquee & Tower Construction	X	-	-		
13 48 00	Sound Vibration & Seismic Control	X	-	-		

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<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
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Section #	Section Title					
Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.						
<b>DIVISION 14 - CONVEYING SYSTEMS</b>						
14 21 00	Electric Traction Elevators	X	-	-		
14 42 00	Wheelchair Lifts	X	-	-		
<b>VOLUME 2</b>						
00 01 01	Title Page	X	-	-		
00 01 10	Table of Contents	X	-	-		
<b>DIVISION 21 - FIRE SUPPRESSION</b>						
21 05 17	Sleeves & Sleeve Seals for Fire-Suppression Piping	X	-	-		
21 05 18	Escutcheons for Fire-Suppression Piping	X	-	-		
21 05 53	Identification for Fire-Suppression Piping & Equipment	X	-	-		
21 11 00	Facility Fire-Suppression	X	-	-		
21 11 19	Fire Department Connections	X	-	-		
21 13 13	Wet-Pipe Sprinkler Systems	X	-	-		
21 13 16	Dry-Pipe Sprinkler Systems	X	-	-		
<b>DIVISION 22 - PLUMBING</b>						
22 05 13	Common Motor Requirements for Plumbing Equipment	X	-	-		
22 05 16	Expansion Fittings & Loops for Plumbing Piping	X	-	-		
22 05 17	Sleeves & Sleeve Seals for Plumbing Piping	X	-	-		
22 05 18	Escutcheons for Plumbing Piping	X	-	-		
22 05 19	Meters & Gages for Plumbing Piping	X	-	-		
22 05 23	General-Duty Valves for Plumbing Piping	X	-	-		

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<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
22 05 29	Hangers & Supports for Plumbing Piping & Equipment	X	-	-		
22 05 33	Heat Tracing for Plumbing Piping	X	-	-		
22 05 48.13	Vibration Control for Plumbing Piping & Equipment	X	-	-		
22 05 53	Identification for Plumbing Piping & Equipment	X	-	-		
22 07 16	Plumbing Equipment Insulation	X	-	-		
22 07 19	Plumbing Piping Insulation	X	-	-		
22 11 16	Domestic Water Piping	X	-	-		
22 11 19	Domestic Water Piping Specialties	X	-	-		
22 11 23	Domestic Water Pumps	X	-	-		
22 11 25	Facility Natural Gas Piping	X	-	-		
22 13 16	Sanitary Waste and Vent Piping	X	-	-		
22 13 19	Sanitary Waste Piping Specialties	X	-	-		
22 13 29	Sanitary Sewerage Pumps	X	-	-		
22 14 13	Facility Storm Drainage Piping	X	-	-		
22 14 23	Storm Drainage Piping Specialties	X	-	-		
22 14 29	Sump Pumps	X	-	-		
22 15 13	General-Service Compressed-Air Piping	X	-	-		
22 15 19	General-Service Packaged Air Compressors & Receivers	X	-	-		
22 34 00	Fuel-Fired, Domestic Water Heaters	-	-	-		
22 35 00	Domestic-Water Heat Exchangers	X	-	-		
22 41 00	Residential Plumbing Fixtures	-	X	-		
22 42 13.13	Commercial Water Closets	X	-	-		
22 42 13.16	Commercial Urinals	X	-	-		
22 42 16.13	Commercial Lavatories	X	-	-		
22 42 16.16	Commercial Sinks	X	-	X		
22 42 23	Commercial Showers, Receptors, and Basins	X	-	-		
22 45 00	Emergency Plumbing Fixtures	X	-	-		
22 47 13	Drinking Fountains	X	-	-		

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<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title					
Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.						
<b>DIVISION 23 - HEATING, VENTILATING AND AIR-CONDITIONING (HVAC)</b>						
23 05 13	Common Motor Requirements for HVAC Equipment	X	-	-		
23 05 16	Expansion Fittings and Loops for HVAC Piping	X	-	-		
23 05 17	Sleeves & Sleeve Seals for HVAC Piping	X	-	-		
23 05 18	Escutcheons for HVAC Piping	X	-	-		
23 05 19	Meters & Gages for HVAC Piping	X	-	-		
23 05 23.12	Ball Valves for HVAC Piping	X	-	-		
23 05 23.13	Butterfly Valves for HVAC Piping	X	-	-		
23 05 23.14	Check Valves for HVAC Piping	X	-	-		
23 05 23.15	Gate Valves for HVAC Piping	X	-	-		
23 05 29	Hangers & Supports for HVAC Piping & Equipment	X	-	-		
23 05 33	Heat Tracing for HVAC Plumbing	X	-	-		
23 05 48	Vibration & Seismic Controls for HVAC Piping & Equip.	X	-	-		
23 05 53	Identification for HVAC Piping & Equipment	X	-	-		
23 05 93	Testing, Adjusting, & Balancing for HVAC	X	-	-		
23 07 13	Duct Insulation	X	-	-		
23 07 16	HVAC Equipment Insulation	X	-	-		
23 07 19	HVAC Piping Insulation	X	-	-		
23 08 00	Commissioning of HVAC	X	-	-		
23 09 00	Instrumentation and Control for HVAC	X	-	-		
23 09 93	Sequence of Operations for HVAC Controls	-	-	-		
23 21 13	Hydronic Piping	X	-	-		
23 21 23	Hydronic Pumps	X	-	-		
23 22 13	Steam & Condensate Heating Piping	X	-	-		
23 22 23	Steam Condensate Pumps	X	-	-		
23 23 00	Refrigerant Piping	X	-	-		

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<b>NORSHOR THEATRE RESTORATION</b>						
<u>Specifications List</u>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
23 25 00	HVAC Water Treatment	X	-	-		
23 31 13	Metal Ducts	X	-	-		
23 33 00	Air Duct Accessories	X	-	-		
23 34 23	HVAC Power Ventilators	X	-	-		
23 36 00	Air Terminal Units	X	-	-		
23 37 13	Diffusers, Registers, and Grilles	X	-	-		
23 51 16	Fabricated Breechings & Accessories	X	-	-		
23 57 00	Heat Exchangers for HVAC	X	-	-		
23 64 23	Scroll Water Chillers	X	-	-		
23 73 13	Modular Indoor, Central-Station Air-Handling Units	X	-	-		
23 73 14	Modular Outdoor Central-Station Air-Handling Units	X	-	-		
23 74 16.13	Packaged, Large-Capacity, Rooftop Air-Conditioning Units	-	X	-		
23 74 33	Dedicated Outdoor-Air Units	-	X	-		
23 81 23	Computer-Room Air-Conditioners	X	-	-		
23 81 26	Split-System Air-Conditioners	X	-	-		
23 82 19	Fan Coil Units	X	-	-		
23 82 33	Convectors	X	-	-		
23 82 39	Unit Heaters	X	-	-		
<b>DIVISION 26 - ELECTRICAL</b>						
26 01 00	Basic Electrical Requirements	X	-	-		
26 05 00	Common Work Results for Electrical	X	-	-		
26 05 19	Low-Voltage Electrical Power Conductors	X	-	-		
26 05 26	Grounding & Bonding for Electrical Systems	X	-	-		
26 05 29	Hangers & Supports for Electrical Systems	X	-	-		
26 05 33	Raceway & Boxes for Electrical Systems	X	-	-		
26 05 43	Underground Ducts & Raceways for Electrical Systems	X	-	-		

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<b>NORSHOR THEATRE RESTORATION</b>						
<b>Specifications List</b>						
		Permit Set	Add. #4	Add. #5		
		10/1/2015	12/2/2015	4/6/2016		
Section #	Section Title	Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.				
26 05 53	Identification for Electrical Systems	X	-	-		
26 05 73	Power System Study	X	-	-		
26 09 23	Lighting Control Devices	X	-	-		
26 09 33	Central Dimming Controls	-	-	-		
26 09 36	Modular Dimming Controls	-	-	-		
26 22 00	Low-Voltage Transformers	X	-	-		
26 24 13	Switchboards	X	-	-		
26 24 16	Panelboards	X	-	-		
26 27 26	Wiring Devices	X	-	-		
26 28 13	Fuses	X	-	-		
26 28 16	Enclosed Switches and Circuit Breakers	X	-	-		
26 28 17	Company Switches	X	-	-		
26 30 14	Emergency Lighting Control Systems	X	-	-		
26 30 00	Transfer Switches	X	-	-		
26 36 01	Emergency Lighting Transfer System	-	-	-		
26 43 13	Transient Voltage Suppression	X	-	-		
26 51 00	Interior Lighting	X	-	-		
<b>DIVISION 27 - COMMUNICATIONS</b>						
27 41 16	Integrated Audiovisual Systems	X	X	X		
<b>DIVISION 28 - ELECTRONIC SAFETY AND SECURITY</b>						
28 31 00	Fire Detection and Alarm	X	-	-		
<b>DIVISION 31 - EARTHWORK</b>						

972060

<b>NORSHOR THEATRE RESTORATION</b>							
<u>Specifications List</u>							
		Permit Set	Add. #4	Add. #5			
		10/1/2015	12/2/2015	4/6/2016			
Section #	Section Title						
		Note: Addendums #1-3 were incorporated into the 10/1/2015 Permit Set.					
31 05 13	Soil for Earthwork	X	-	-			
31 05 16	Aggregate Materials	X	-	-			
31 23 13	Rough Grading	X	-	-			
31 23 16	Excavation	X	-	-			
31 23 19	Rock Removal	X	-	-			
31 23 23	Fill	X	-	-			
<b>DIVISION 32 - EXTERIOR IMPROVEMENTS</b>							
32 11 23	Aggregate Base Course	X	-	-			
32 12 16	Asphalt Paving	X	-	-			
32 13 13	Concrete Paving	X	-	-			

EXHIBIT C  
TO  
DEVELOPMENT AGREEMENT

Developer Mortgage  
(See attached)

MORTGAGE - BY CORPORATION OR PARTNERSHIP

<p>By Corporation or Partnership</p> <div style="border: 1px solid black; padding: 10px; margin: 10px 0;"> <p>(reserved for mortgage registry tax payment data)</p> </div> <p>MORTGAGE REGISTRY TAX DUE HEREON:</p> <p>\$ <u>5290.00</u></p>	<div style="border: 1px solid black; height: 100px; margin: 10px 0;"></div> <p>(reserved for record data)</p>
--	---

THIS LIEN, is granted this \_\_\_\_\_ day of June, 2016 by NORSHOR THEATRE LLC, a limited liability company under the laws of the State of Minnesota (Mortgagor), to the DULUTH ECONOMIC DEVELOPMENT AUTHORITY, an economic development authority under Minnesota Statutes, (1989) Chapter 469 (DEDA).

WITNESSETH, that MORTGAGOR, in consideration of the sum of Two Million Three Hundred Thousand and No/100 Dollars (\$2,300,000), to MORTGAGOR in hand paid by the DEDA, the receipt of which is hereby acknowledged, does hereby convey unto the DEDA, forever, real property located at 207-213 East superior Street, Duluth, Minnesota and legally described as follows:

See Exhibit A attached hereto.

together with all hereditaments and appurtenances belonging thereto (the Property.)

TO HAVE AND TO HOLD THE SAME, to the DEDA forever. MORTGAGOR covenants with DEDA as follows: That MORTGAGOR is lawfully seized of the Property and has good right to convey the same; that the Property is free from all encumbrances, except as set forth on Exhibit B attached hereto (the "Permitted Encumbrances"); that DEDA shall quietly enjoy and possess the same; and that MORTGAGOR will warrant and defend the title to the same against all lawful claims not hereinbefore specifically excepted.

PROVIDED, NEVERTHELESS, that if MORTGAGOR shall pay to DEDA the sum of Two Million Three Hundred Thousand and No/100 Dollars (\$2,300,000), according to the terms of a promissory note of even date herewith (the Note), the entire principal balance being due and payable on or before May 31, 2056, as provided for in that Development Agreement between MORTGAGOR and DEDA dated on or about the date hereof (the "Agreement"), and shall repay to DEDA, at the times and with interest as specified, all sums advanced in protecting the lien of this Mortgage, in payment of taxes on the Property and assessments payable therewith, insurance premiums covering buildings thereon, principal or interest on any prior liens, expenses and attorneys' fees herein provided for and sums advanced for any other purpose authorized herein, and shall keep and perform all the covenants and agreements contained in the Agreement and herein contained, then this Mortgage shall be null and void, and shall be released at MORTGAGOR's expense.

AND MORTGAGOR covenants with DEDA as follows:

1. to pay the principal sum of money as specified in the Note;
2. to pay all taxes and assessments now due or that may hereafter become liens against the Property before penalty attaches thereto;
3. to keep all buildings, improvements and fixtures now or later located on or a part of the Property insured against loss by fire, extended coverage perils, vandalism, malicious mischief and, if applicable, steam boiler explosion, for at least the amount of provided for in the Agreement at all times while any amount remains unpaid under this Mortgage. If any of the buildings, improvements or fixtures are located in a federally designated flood prone area, and if flood insurance is available for that area, MORTGAGOR shall procure and maintain flood insurance in amounts reasonably satisfactory to DEDA. Each insurance policy shall contain a loss payable clause in favor of DEDA affording all rights and privileges customarily provided under the so-called standard mortgage clause. In the event of damage to the Property by fire or other casualty, MORTGAGOR shall promptly give notice of such damage to DEDA and the insurance company. The insurance shall be issued by an insurance company or companies licensed to do business in the State of Minnesota and acceptable to DEDA. The insurance policies shall provide for not less than thirty days written notice to DEDA before cancellation, non-renewal, termination, or change in coverage, and MORTGAGOR shall deliver to DEDA a duplicate original or certificate of such insurance policies;

4. to pay, when due, both principal and interest of all prior liens or encumbrances, if any, and to keep the Property free and clear of all other prior liens or encumbrances;
5. to commit or permit no waste on the Property and to keep it in good repair;
6. to complete forthwith any improvements which may hereafter be under course of construction on the Property; and
7. to pay any other expenses and attorneys' fees incurred by DEDA by reason of litigation with any third party for the protection of the lien of this Mortgage.

In case of failure to pay said taxes and assessments, prior liens or encumbrances, expenses and attorneys' fees as above specified, or to insure said buildings, improvements, and fixtures and deliver the policies as aforesaid, DEDA may pay such taxes, assessments, prior liens, expenses and attorneys' fees and interest thereon, or obtain such insurance, and the sums so paid shall bear interest from the date of such payment at the annual rate of five percent (5%), or the maximum rate allowed by law, whichever is less, until paid in full, and shall be impressed as an additional lien upon the Property and be immediately due and payable from MORTGAGOR to DEDA and this Mortgage shall from date thereof secure the repayment of such advances with interest.

In case of default in any of the foregoing covenants, MORTGAGOR confers upon the DEDA the option of declaring the unpaid balance of the Note, together with all sums advanced hereunder, immediately due and payable without notice, and hereby authorizes and empowers DEDA to foreclose this Mortgage by judicial proceedings or to sell the Property at public auction and convey the same to the purchaser in fee simple in accordance with the statute, and out of the moneys arising from such sale to retain all sums secured hereby, with interest and all legal costs and charges of such foreclosure and the maximum attorneys' fee permitted by law, which costs, charges and fees MORTGAGOR agrees to pay.

(INTENTIONALLY LEFT BLANK)

The terms of this Mortgage shall run with the Property and bind the parties hereto and their respective heirs, assignees and successors in interest.

IN TESTIMONY WHEREOF, MORTGAGOR has hereunto set its hand the day and year first above written.

NORSHOR THEATRE LLC  
a Minnesota limited liability company

By: NorShor Theatre Managing Member LLC  
a Minnesota limited liability company  
its Sole Member

By: \_\_\_\_\_  
George E. Sherman  
President

STATE OF MINNESOTA    )  
  ) ss.  
COUNTY OF HENNEPIN    )

The foregoing instrument was acknowledged before me this \_\_\_\_ day of May, 2016, by George E. Sherman, the President of NorShor Theatre Managing Member LLC, a Minnesota limited liability company, the Sole Member of NorShor Theatre LLC, a Minnesota limited liability company, on behalf of the limited liability company.

\_\_\_\_\_  
Notary Public

THIS INSTRUMENT WAS DRAFTED BY (NAME AND ADDRESS):

Robert E. Asleson  
Assistant DEDA Attorney  
Room 402 DEDA Hall  
Duluth, MN 55802  
(218) 730-5490

**EXHIBIT A  
TO  
MORTGAGE**

Parcel 1:

Tract B, Registered Land Survey No. 132.

St. Louis County, Minnesota  
Torrens Property  
Torrens Certificate No. \_\_\_\_\_

Parcel 2:

Non-exclusive easement for egress, as set forth in Grant of Egress Easement dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 3:

Non-exclusive easement for the operation and maintenance of utility facilities as set forth in Utility Easement Agreement dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 4:

Easements for support, connection, operation, maintenance, repair and encroachment, as set forth in Pedestrian Passageway Agreement Pertaining to the NorShor Theatre Project dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 5:

Temporary construction easement, as set forth in Agreement Pertaining to Temporary and Permanent Easements Pertaining to Temple Opera Building dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

Parcel 6:

Easements for Support, maintenance, repair and encroachment, as set forth in Party Wall Agreement dated \_\_\_\_\_, filed \_\_\_\_\_, as Document No. \_\_\_\_\_.

**EXHIBIT B  
TO  
MORTGAGE**

Permitted Encumbrances

1. Real estate taxes and installments of special assessments payable in the second half of 2016 and thereafter.
2. Terms and conditions of Easement Agreement, by and between Cavour Hartley, Irma H. Claypool and Guilford Hartley, as Trustees, and Melville Meyers, Betsy A. Guttman, Marilyn G. Cohen, and George W. Meyers dated May 1, 1961 (see Petition dated September 12, 1961), filed September 12, 1961, as Document No. 288313.
3. Ordinance by the City of Duluth dated September 16, 1991, filed October 15, 1991, as Document No. 540239, whereby subject property is, among other things, designated as a Heritage Preservation Landmark.
4. Rights of way of North 2nd Avenue E, E. Superior Street and Alley, as presently located and as shown on Registered Land Survey No. 132, as partially vacated by Resolution No. 16-0309R, dated April 25, 2016, recorded April 29, 2016, as Document No. 970276.
5. Terms and conditions of Development Agreement dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_ by and between the Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes Chapter 469, NorShor Theatre LLC, a Minnesota limited liability company, Sherman Associates, Inc., a Minnesota corporation, Sherman Associates Development LLC, a Minnesota limited liability company and the Duluth Playhouse Incorporated, a Minnesota non-profit corporation.
6. Terms and conditions of Covenant set forth in Quit Claim Deed dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_.
7. Pedestrian Passageway Agreement Pertaining to the NorShor Theatre Project dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, by and among the City of Duluth, a Minnesota municipal corporation, the Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469, NorShor Theatre LLC, a Minnesota limited liability company, and Greysolon Apartments Limited Partnership, a Minnesota

limited partnership.

8. Terms and Conditions of Party Wall Agreement dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, by and between NorShor Theatre LLC, a Minnesota limited liability company, and Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469.
9. Terms and conditions of an easements sets forth in Agreement Pertaining to Temporary and Permanent Easements Pertaining to Temple Opera Building dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, by and among the City of Duluth, a Minnesota municipal corporation, the Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469, and NorShor Theatre LLC, a Minnesota limited liability company.
10. Terms and conditions of Grant of Egress Easement dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_.
11. Terms and conditions of Utility Easement Agreement date June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_.
12. Mortgage, Security Agreement, Assignment of Leases and Rents, and Fixture Filing dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, executed by NorShor Theatre LLC, a Minnesota limited liability company, as mortgagor, to BMO Harris Bank N.A., as mortgagee, in the original principal amount of \$6,933,822.00.
13. Assignment of Leases and Rents dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, executed by NorShor Theatre LLC, a Minnesota limited liability company, as assignor, to BMO Harris Bank N.A., as assignee.
14. Mortgage, Security Agreement, Assignment of Leases and Rents and Fixture Financing Statement dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, , as Document No. \_\_\_\_\_ executed by NorShor Theatre LLC, a Minnesota limited liability company, as mortgagor, to New Markets Investment 93, LLC, a Delaware limited liability company, BH New Markets Sub-CDE X, LLC, a Delaware limited liability company, and CNMC Sub-CDE 113, LLC, a Delaware limited liability company, collectively as mortgagee, in the original principal amount of \$16,170,000.00.
15. Mortgage dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, executed by NorShor Theatre LLC, a

- Minnesota limited liability company, as mortgagor, to Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469, as mortgagee, in the original principal amount of \$2,300,000.00.
16. Mortgage and Security Agreement and Fixture Financing Statement and Assignment of Rents dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, executed by NorShor Theatre LLC, a Minnesota limited liability company, as mortgagor, to Duluth Playhouse, Incorporated, a Minnesota nonprofit corporation, as mortgagee, in the original principal amount of \$4,325,771.00.
  17. Mortgage dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, executed by NorShor Theatre LLC, a Minnesota limited liability company, as mortgagor, to NorShor Theatre Leasing LLC, a Minnesota limited liability company, as mortgagee, in the original principal amount of \$2,737,095.00.
  18. Terms and conditions of Master Lease dated June \_\_\_\_\_, 2016, as described in the Memorandum of Lease dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_ by and between NorShor Theatre LLC, a Minnesota limited liability company, landlord, and NorShor Theatre Leasing LLC, a Minnesota limited liability company, tenant.
  19. Subordination, Nondisturbance and Attornment Agreement dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_ by and among NorShor Theatre Leasing LLC, a Minnesota limited liability company, NorShor Theatre LLC, a Minnesota limited liability company, BMO Harris Bank N.A., Duluth Playhouse Incorporated, a Minnesota nonprofit corporation, Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469, New Markets Investment 93, LLC, a Delaware limited liability company, CNMC Sub-CDE 113, LLC, a Delaware limited liability company, BH New Markets Sub-CDE X, LLC, a Delaware limited liability company, and Chase Community Equity, LLC, a Delaware limited liability company.
  20. Terms and conditions of Commercial Lease dated June \_\_\_\_\_, 2016, as shown by Memorandum of Lease dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_ by and between NorShor Theatre Leasing LLC, a Minnesota limited liability company, landlord, and Duluth Playhouse, Incorporated, a Minnesota nonprofit corporation, tenant.
  21. Subordination, Nondisturbance and Attornment Agreement and Estoppel

Certificate (Commercial Real Estate) dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_ by and among Duluth Playhouse Incorporated, a Minnesota nonprofit corporation, NorShor Theatre LLC, a Minnesota limited liability company, NorShor Theatre Leasing LLC, a Minnesota limited liability company, BMO Harris Bank N.A., Duluth Economic Development Authority, an economic development authority created and existing under Minnesota Statutes (1989) Chapter 469, New Markets Investment 93, LLC, a Delaware limited liability company, CNMC Sub-CDE 113, LLC, a Delaware limited liability company, and BH New Markets Sub-CDE X, LLC, a Delaware limited liability company.

22. Terms and conditions of Master Subordination Agreement dated June \_\_\_\_\_, 2016, filed June \_\_\_\_\_, 2016, as Document No. \_\_\_\_\_, by and among NorShor Theatre LLC, a Minnesota limited liability company, the Duluth Economic Development Authority, an economic development authority under Minnesota Statutes (1989) Chapter 469, the Duluth Playhouse Incorporated, a Minnesota non-profit corporation, BMO Harris Bank N.A., a national banking association, New Markets Investment 93, LLC, a Delaware limited liability company, BH New Markets Sub-CDE X, LLC, a Delaware limited liability company, CNMC Sub-CDE 113, LLC, a Delaware limited liability company, and NorShor Theatre Leasing LLC, a Minnesota limited liability company.

EXHIBIT D  
TO  
DEVELOPMENT AGREEMENT

Developer Note  
(See attached)

Date June 15, 2016

NOTE

Name of Borrower: NorShor Theatre LLC  
Address of Borrower: 233 Park Avenue South, Suite 201, Minneapolis, MN 55415  
Name of "Lender": Duluth Economic Development Authority  
Address of "DEDA": 402 West First Street, Room 402 City Hall, Duluth, MN 55802

For Value received, the undersigned promises to pay to the order of the Duluth Economic Development Authority (DEDA) at the above location or at any other place designated at any time by the holder hereof, in lawful money of the United States of America, the principal sum of Two Million Three Hundred Thousand and 00/100 dollars (\$ 2,300,000.00 ) together with accrued interest (calculated on the basis of actual days elapsed in a 360 day year) on the unpaid balance hereof until May 31, 2056 or until this Note has been fully paid, whichever shall occur first, at an annual rate of zero percent (0%).

The undersigned promises to pay the principal and interest thereof as follows:

On May 31, 2056, the entire unpaid principal and accrued and unpaid interest if any hereon shall become due and payable. Any partial payment when paid shall be applied first in payment of accrued interest and the balance thereof shall be applied in reduction of principal.

The undersigned may prepay the principal amount outstanding in whole or in part without penalty or premium.

If any installment of principal and/or interest hereunder is not paid when due, or if any other indebtedness of the undersigned to the DEDA is not paid when due, or if any event of default shall occur under any mortgage, security agreement or other instrument securing this Note, or if a garnishment summons or writ of attachment is issued against or served upon the DEDA for the attachment of any property of the undersigned in the DEDA's possession or any indebtedness owing to the undersigned, or if the holder hereof shall at any time in good faith believe that the prospect of due and punctual payment of this Note is impaired, then in any such event, the holder hereof may, at its option, declare this Note to be immediately due and payable and thereupon this Note shall be immediately due and payable together with all unpaid interest accrued hereon, without notice or demand. Upon the occurrence of an event of default, the DEDA shall also have the right to set off the indebtedness evidenced by this Note against any indebtedness of DEDA to the undersigned and interest shall accrue on the indebtedness at an annual rate of five percent (5.0%).

Unless prohibited by law, the undersigned agrees to pay all costs of collection, including reasonable attorney's fees and legal expenses, incurred by the holder hereof in the event this Note is not duly paid. The holder hereof may change any term of payment of this Note, including extensions of time and renewals, and release any security for or any part to, this Note without notifying or releasing any accommodation maker, endorser or guarantor from liability on this Note. Presentment or other demand for payment, notice of dishonor and protest are hereby waived by the undersigned and each endorser or guarantor. The undersigned agree(s) that each provision whose box is checked is part of this Note and that this Note may not be changed orally, but only upon agreement in writing and signed by the party against whom enforcement of any waiver, change, modification or discharge is sought. This Note shall be governed by the substantive Laws of the State of Minnesota.

This Note is secured by the undersigned's Mortgage dated the date hereof covering certain collateral therein described.

[The remainder of this page has been left blank intentionally.  
Signature page follows.]

SIGNATURE PAGE  
TO \$2,300,000 NOTE

NORSHOR THEATRE LLC  
a Minnesota limited liability company

By: NorShor Theatre Managing Member LLC  
a Minnesota limited liability company  
its Sole Member

By: \_\_\_\_\_  
George E. Sherman  
President

EXHIBIT E  
TO  
DEVELOPMENT AGREEMENT

Project Budget  
(See attached)

**NORSHOR ARTS CENTER  
SUMMARY SOURCES AND USES OF FUNDS**

<b>TOTAL FINANCING</b>	
State Grant	\$ 6,950,000
City TIF - Cash	\$ 847,000
City Pay-Go Note	\$ 623,144
City Acquisition Note	\$ 2,300,000
Playhouse Capital Contribution (Storefront Loan)	\$ 3,500,000
Playhouse Capital Contribution (Funded Pledges)	\$ 1,000,000
State Legacy Grant	\$ 150,000
BMO New Markets Credits	\$ 2,817,750
LISC New Markets Credits	\$ 2,320,500
Chase New Markets Credits	\$ 331,500
Federal Historic Equity Initial Pay-In	\$ 1,117,736
Federal Historic Tax Credit Bridge Loan	\$ 2,608,050
State Historic Tax Credit Bridge Loan	\$ 4,325,771
District Energy Contribution	\$ 140,000
Managing Member Capital Contribution	\$ 1,249,386
<b>Total Sources</b>	<b>\$ 30,280,837</b>

<b>Uses</b>	
Land Acquisition	\$ 2,300,000
Hard Costs	\$ 17,028,620
Soft Costs	\$ 4,541,498
Contingency	\$ 1,853,860
Developer's Fees	\$ 2,400,000
NMTC Closing Fees	\$ 1,332,110
NMTC Ongoing Fees	\$ 824,750
<b>Total Uses</b>	<b>\$ 30,280,837</b>

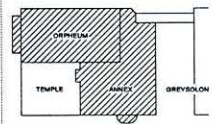
EXHIBIT F  
TO  
DEVELOPMENT AGREEMENT

Depiction of Performance Venue  
(See attached)

NorShor Theatre  
Restoration

211 E. Superior Street, Duluth, MN 55802

PERMIT SET  
2015-10-01



LOCATION KEY table with columns for grid lines and room numbers.

1. REBER CERTIFY THAT THIS PLAN, SPECIFICATION, OR DESIGN WAS PREPARED BY ME, OR UNDER MY DIRECT SUPERVISION AND THAT I AM A DULY LICENSED ARCHITECT UNDER THE LAWS OF THE STATE OF MINNESOTA.

ARCHITECT - EXTERIOR & SKYWALK  
STRUCTURAL ENGINEER - SKYWALK  
11 East Superior Street, Suite 340  
Duluth, MN 55802  
218.724.8578  
tks.com

ARCHITECT - THEATRE  
MECHANICAL ENGINEER - THEATRE & SKYWALK  
ELECTRICAL ENGINEER - THEATRE & SKYWALK  
AV AND THEATRICAL DESIGN

Westlake Reed Leskosky  
1422 Euclid Avenue, Suite 300  
Playhouse Square  
Cleveland, Ohio 44115  
216.522.1350  
F 216.522.1357  
www.WRLdesign.com

© Westlake Reed Leskosky  
STRUCTURAL ENGINEER - THEATRE  
Northland  
Consulting Engineer LLP  
102 South 21st Ave. West, Duluth, MN 55805  
(716) 727-5665, (716) 727-7778

DESIGNED DRAWN CHECKED  
BASEMENT LEVEL  
FLOOR PLAN

A100  
110059.00 (15119.00)

- LEGEND:
INDICATES KEYNOTE ON THIS DRAWING, SEE BELOW
INDICATES WALL TYPE, REFERENCED ON SHEET ALSO
INDICATES FIRE EXTINGUISHING RATED TYPE, SEE ALSO FOR SCHEDULE
ONE HOUR RATED WALL ASSEMBLY
TWO HOUR RATED WALL ASSEMBLY
THREE HOUR RATED WALL ASSEMBLY

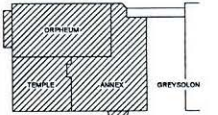
- GENERAL NOTES
WITHIN DESIGNATED AREAS OR ROOMS SCHEDULED TO HAVE FINISHES PROVIDED, SUCH AS BUT NOT LIMITED TO PAINT, CARPET, TILE OR STONE, REMOVE DAMAGED OR DETERIORATED MATERIAL, PATCH AND REPAIR THE SUBSTRATE TO MATCH THE ADJACENT EXISTING SURFACE. CLEAN AND REPAIR THE SUBSTRATE TO FACILITATE THE PROPER INSTALLATION OF THE FINISH MATERIAL AND TO ACCOMMODATE THE MANUFACTURER'S WRITTEN REQUIREMENTS AND RECOMMENDATIONS.
PATCH EXISTING FLOOR MATERIAL AND FINISH TO MATCH EXISTING IN AREAS WHERE WALLS WERE REMOVED.
ALL WORK ASSOCIATED WITH THESE GENERAL BUILDING IMPROVEMENTS SHALL BE BID SEPARATELY, AND SUBMITTED TO CITY OF DULUTH AND SEDA. THIS SCOPE SHALL INCLUDE DEMOLITION AND CONSTRUCTION INCLUDING, BUT NOT BE LIMITED TO, TRIMMED OPERA EXISTING, SPRINKLER HEAD, ROOF STRUCTURAL REINFORCEMENT, INTERIOR FINISHES, ROOF DRAINAGE AND PIPING, ROOFING SYSTEMS AND PARAPET REPAIR.

- KEY NOTES
1. MILLWORK TYPE A - DRESSING STATION MODULE, SEE DETAIL 1348D.
2. MILLWORK TYPE B - BAR/CONCESSIONS CABINETRY, SEE DETAIL 1348B.
3. MILLWORK TYPE C - PUBLIC RESTROOM MILLWORK.
4. MILLWORK TYPE D - CATERING/STAGE CABINETRY, SEE 3048D.
5. MILLWORK TYPE E - CONTROL ROOM COUNTERTOP.
6. MILLWORK TYPE F - GREEN ROOM CABINETRY, SEE 3048D.
7. OPEN SHELVING OF WARDROBE ROD, SEE DETAIL 748A.
8. SMALL UNLACQUERED METAL.
9. FITS METAL FLOOR-MOUNTED TOILET PARTITIONS.
10. SMALL UNLACQUERED METAL SCREEN.
11. WALL MOUNTED SHOWER HEAD.
12. FLOOR MOUNTED SHOWER HEAD.
13. METAL PAINT.
14. #17 MOTORISED PLATFORM LIFT, REFER TO NOTE 22 FOR LIFT FLOOR CONSTRUCTION.
15. ADA LIFT.
16. ADA DRAIN BARS.
17. LIVE SOUND WEL POSITION AND PLATFORM.
18. ADA SEATING POSITION, SEWIP.
19. LOCKER SEATE.
20. FLOOR SEATE.
21. PLASTIC BACK, PLASTIC SEAT PAN, STANDARD UPHOLSTERY FABRIC.
22. BUILT-IN BANQUETTE SEATING w/ STANDARD FABRIC.
23. STAIR FLOOR CONSTRUCTION (D-H) TOTAL THICKNESS, SEE SHEET 1401 FOR DETAILS.
24. REASONABLE REUSE LEVEL, SEE 0126SERIES.
25. HANGING, DISCRETELY METAL, FLOOR MOUNTED, SEE DETAILS 1401A, 1401B, 1401C, 1401D, 1401E, 1401F, 1401G, 1401H, 1401I, 1401J, 1401K, 1401L, 1401M, 1401N, 1401O, 1401P, 1401Q, 1401R, 1401S, 1401T, 1401U, 1401V, 1401W, 1401X, 1401Y, 1401Z.
26. HANGING, DISCRETELY METAL, WALL MOUNTED, SEE DETAILS 1401A, 1401B, 1401C, 1401D, 1401E, 1401F, 1401G, 1401H, 1401I, 1401J, 1401K, 1401L, 1401M, 1401N, 1401O, 1401P, 1401Q, 1401R, 1401S, 1401T, 1401U, 1401V, 1401W, 1401X, 1401Y, 1401Z.
27. NEW DOOR AND FRAME, 4" FROM ADJ. WALL (BOWING SIDE) U.I.D.
28. REPLACE EXISTING GLASS PANELS w/ FRAMES TO REPLACE MICROBAMER GLASS PANELS STAIR 2 (A) PANELS (STAIR 2 (A) PANELS).
29. REPLACE EXISTING GLASS PANELS w/ FRAMES TO REPLACE MICROBAMER GLASS PANELS STAIR 3 (A) PANELS (STAIR 3 (A) PANELS).
30. REPLACE EXISTING GLASS PANELS w/ FRAMES TO REPLACE MICROBAMER GLASS PANELS STAIR 4 (A) PANELS (STAIR 4 (A) PANELS).
31. MIRROR, TEMPERED GLASS TO BE USED AT FLOOR (H) (H).
32. ISOLATED SOUND WINDOW w/ ALUMINUM FRAME.
33. FLOOR-MOUNT TOILET.
34. WALL-MOUNT TOILET.
35. TOILET PAPER DISPENSER.
36. ACCENTUAL WALL PANELS.
37. TYPE 1 - 2" THICK 304L STAINLESS STEEL.
38. TYPE 2 - 2" THICK 304L STAINLESS STEEL.
39. TYPE 3 - 2" THICK 304L STAINLESS STEEL.
40. TYPE 4 - 2" THICK 304L STAINLESS STEEL.
41. TYPE 5 - 2" THICK 304L STAINLESS STEEL.
42. TYPE 6 - 2" THICK 304L STAINLESS STEEL.
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NorShor Theatre  
Restoration

211 E. Superior Street, Duluth, MN 55802

PERMIT SET  
2015-10-01



LOCATION KEY

NO.	DATE	REVISION
1		ISSUE FOR PERMIT SET
2		ISSUE FOR PERMIT SET
3		ISSUE FOR PERMIT SET
4		ISSUE FOR PERMIT SET
5		ISSUE FOR PERMIT SET

3 12/01/15 ADDENDUM #3  
4 12/01/15 ADDENDUM #4  
5 12/01/15 ADDENDUM #5

NO. DATE REVISION

I HEREBY CERTIFY THAT THIS PLAN SPECIFICATION OR REPORT WAS PREPARED BY ME OR UNDER MY DIRECT SUPERVISION AND THAT I AM A DULY LICENSED ARCHITECT UNDER THE LAWS OF THE STATE OF MINNESOTA.

SIGNATURE: *Paul Westlake*  
PRINTED NAME: PAUL WESTLAK  
LIC. NO.: 2004 EXP. 03/2026 DATE: 10/10/15

ARCHITECT - EXTERIOR & SKYWALK  
STRUCTURAL ENGINEER - SKYWALK

11 East Superior Street, Suite 340  
Duluth, MN 55802  
218.724.9578  
Hels.com

TKDA

ARCHITECT - THEATRE  
MECHANICAL ENGINEER - THEATRE & SKYWALK  
ELECTRICAL ENGINEER - THEATRE & SKYWALK  
AV AND THEATRICAL DESIGN

1422 Euclid Avenue, Suite 300  
Playhouse Square  
Cleveland, Ohio 44115  
216.522.1350  
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STRUCTURAL ENGINEER - THEATRE

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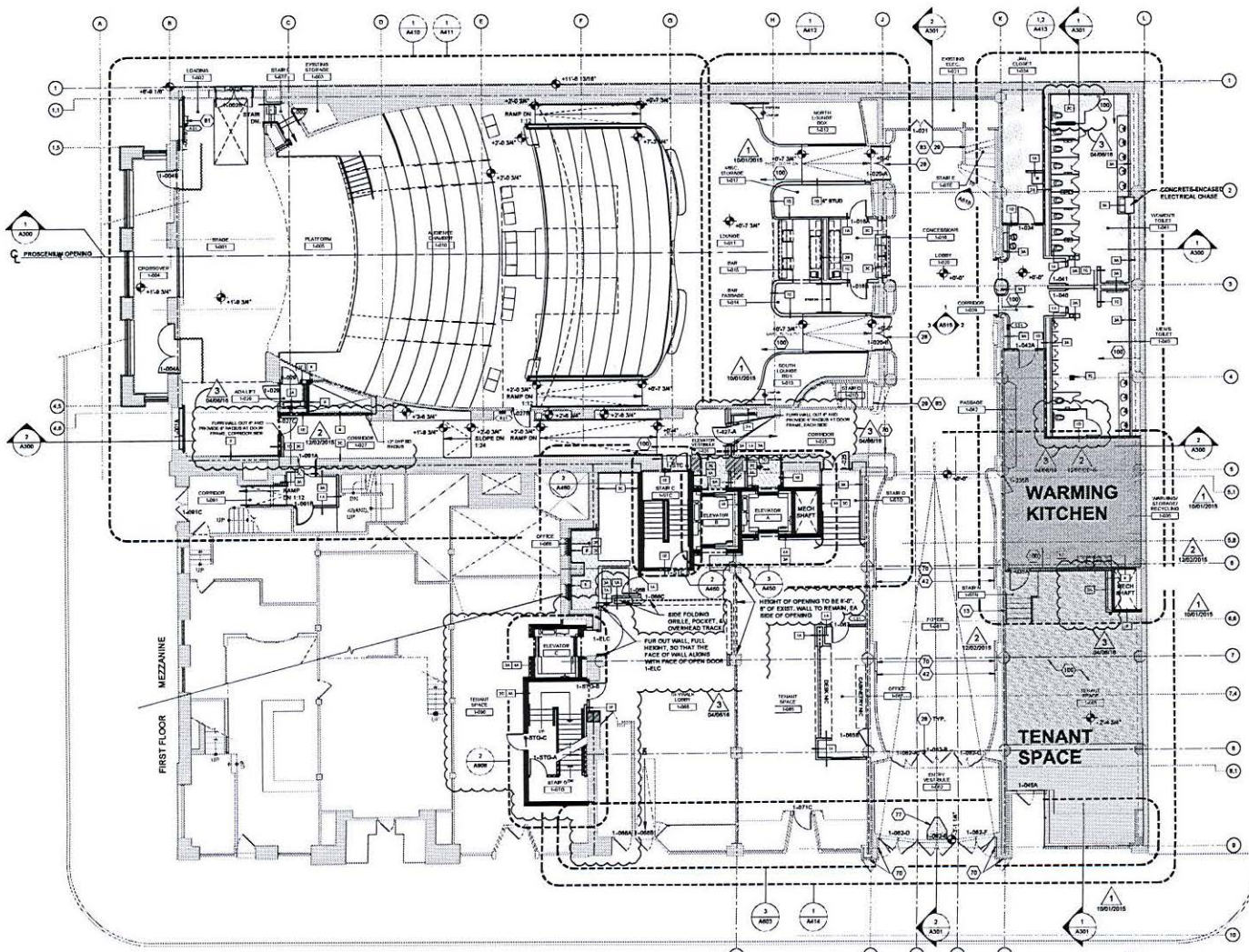
DESIGNED DRAWN CHECKED

AUDITORIUM LEVEL  
FLOOR PLAN

A101

110059.00 (15119.000)

- LEGEND:**
- (○) INDICATES EYEHOPE ON THIS DRAWING. SEE BELOW
  - (□) INDICATES WALL TYPE, REFERENCED ON SHEET AND AS30 FOR SCHEDULE
  - (X) INDICATES FIRE EXTINGUISHER CABINET TYPE. SEE AS30 FOR SCHEDULE
  - ONE HOUR RATED WALL ASSEMBLY
  - TWO HOUR RATED WALL ASSEMBLY
  - THREE HOUR RATED WALL ASSEMBLY
- GENERAL NOTES**
- A. WITHIN EXISTING AREAS OR ROOMS SCHEDULED TO HAVE PARTIES PROVIDED, SUCH AS BUT NOT LIMITED TO MEAT COUNTER, TILE OR STONE REMOVE, DAMAGED OR DETERIORATED MATERIAL PATCH AND REPAIR THE SUBSTRATE TO MATCH THE ADJACENT EXISTING SURFACES. CLEAN AND PREPARE THE SUBSTRATE TO FACILITATE THE PROPER INSTALLATION OF THE FINISH MATERIAL IN ACCORDANCE WITH THE MANUFACTURER'S WRITTEN REQUIREMENTS AND RECOMMENDATIONS.
  - B. PATCH EXISTING FLOOR MATERIAL AND FINISH TO MATCH EXISTING IN AREAS WHERE WALLS WERE REMOVED.
  - C. ALL SCOPE ASSOCIATED WITH THEATRE OPERA BUILDING IMPROVEMENTS SHALL BE SUB SEPARATELY AND SUBMITTED TO CITY OF DULUTH AND DECA. THIS SCOPE SHALL INCLUDE DEMOLITION AND CONSTRUCTION INCLUDING, BUT NOT BE LIMITED TO, TRIPLE OPERA SEATING, SPRINKLER, ROOF STRUCTURAL, RENOVATION, INTERIOR FINISHES, ROOF BRACE AND TRUSS, ROOFING SYSTEM AND PARAPET REPAIR.
- KEY NOTES (○)**
1. MILLWORK TYPE A - DRESSING STATION MODULE. SEE DETAIL 1A-01.
  2. MILLWORK TYPE B - BAR/CONCESSIONS CABINETS.
  3. MILLWORK TYPE C - PUBLIC RESTROOM MILLWORK. SEE S-0403.
  4. MILLWORK TYPE D - CONTROL ROOM COUNTERTOP.
  5. MILLWORK TYPE E - CONTROL ROOM CABINETS. SEE S-0403.
  6. OPEN SHELVING OF HANDING KIOSK. SEE DETAIL 7A-01.
  7. OPEN SHELVING OF HANDING KIOSK. SEE DETAIL 7A-01.
  8. PFD METAL FLOOR-MOUNTED TOILET PARTITION.
  9. ADA FLOOR MOUNTED TOILET PARTITION.
  10. ADA FLOOR MOUNTED TOILET PARTITION.
  11. ADA FLOOR MOUNTED TOILET PARTITION.
  12. FLOOR MOUNTED TOILET PARTITION.
  13. METAL PAN STAIR.
  14. ELEVATOR PLATFORM LIFT. REFER TO NOTE 22 FOR LIFT FLOOR CONSTRUCTION.
  15. ADA LIFT.
  16. ADA GRAB BARS.
  17. LIVE SOUND RISE POSITION AND PLATFORM.
  18. ADA SEATING POSITION 36" W/P.
  19. LOGGE SEATS.
  20. FIXED SEAT.
  21. BUILDING HANQUETTE SEATING OF STANDARD FABRIC.
  22. 2" MIN FLOOR CONSTRUCTION (2" MIN TOTAL THICKNESS, SEE SHEET A401 FOR DETAIL).
  23. REMOVABLE FLOOR MATS. SEE S-0403.
  24. HANDRAIL - DECORATIVE METAL - FLOOR MOUNTED. SEE DETAILS 24A AND 24B.
  25. HANDRAIL - DECORATIVE METAL - WALL MOUNTED. SEE DETAILS 25A AND 25B.
  26. REPLACE MIRROR TO MATCH EXISTING.
  27. REPLACE MIRROR TO MATCH EXISTING.
  28. REPLACE MIRROR TO MATCH EXISTING.
  29. REPLACE MIRROR TO MATCH EXISTING.
  30. SANITARY NAPEN DISPOSAL.
  31. MIRROR - TYPED GLASS TO BE USED AT FLOOR (1-01).
  32. INSULATED SOUND WINDOW OF ALUMINUM FRAME.
  33. FLOOR-TO-TOILET.
  34. WALL-TO-TOILET.
  35. TOILET PAPER DISPENSER.
  36. ACQUITTED WALL PANELS.
  37. TYPE 1 - 2" THICK BRUSH RESISTIVE PANEL.
  38. TYPE 2 - 2" THICK BRUSH RESISTIVE PANEL.
  39. TYPE 3 - 2" THICK BRUSH RESISTIVE PANEL (NETO RE-CON).
  40. TYPE 4 - 1/2" THICK STRETCHED FABRIC WALL SYSTEM.
  41. POWER OUTLET. SEE S-0403.
  42. MACHINERY WALL - PAINTED.
  43. FACE OF STAIR GLASS.
  44. OYSTER BOARD - PAINTED.
  45. WALL BACK REFER TO FINISCHEDULE SCHEDULE.
  46. WALL TILE.
  47. FRESH GLASS SHOWER STALL.
  48. OWNER FURNISHED EQUIPMENT/FURNITURE.
  49. REFRIGERATOR, OWNER FURNISHED.
  50. WARMING MACHINE, OWNER FURNISHED.
  51. OWNER FURNISHED EQUIPMENT/FURNITURE.
  52. PARTIAL WALL SEPARATOR.
  53. STAIR TREAD AND RISERS. SEE S-0403.
  54. STAIR TREAD AND RISERS. SEE S-0403.
  55. STAIR TREAD AND RISERS. SEE S-0403.
  56. STAIR TREAD AND RISERS. SEE S-0403.
  57. CHAIRS AND SEATING.
  58. RECESSED W/O. PAPER TOWEL DISPENSER/WASTE BIN.
  59. MILLWORK TYPE D - BOB OFFICE MILLWORK.
  60. LINE OF EXISTING STAIRCASE RISER BELOW.
  61. QUADRANT - DECORATIVE METAL.
  62. QUADRANT - WOOD - TO MATCH EXISTING.
  63. BALCONY FACE.
  64. WOOD BALCONY RAIL.
  65. HANDRAIL - STEEL PIPE, PFD. TOP OF HANDRAIL TO BE 2'-10" AFF U.D.
  66. EXISTING CONTROL JUNCTION.
  67. EXISTING DECORATIVE OBJECTS BELONGING TO REMAIN.
  68. BOB ROOM.
  69. BOB ROOM.
  70. EXISTING METAL DISPLAY FRAME, REPAIR/SHIM AND RELAP. REPLACE GLASS WITH TYPED GLASS. SEE S-0403.
  71. CARTRIDGE.
  72. GFCI COLUMN COVER.
  73. URINAL.
  74. FRESH HANDING 3-0 COMPARTMENT SINK.
  75. PATCH EXISTING FLOOR MATERIAL AND FINISH TO MATCH ADJACENT.
  76. AV EQUIPMENT. SEE T-0403.
  77. EXISTING MECHANICAL GRILLE TO REMAIN.
  78. DECORATIVE MECHANICAL GRILLE.
  79. STEEL LADDERS AND CASE.
  80. ABUT LIGHT. SEE S-0403.
  81. REPLACE MIRROR TO MATCH EXISTING.
  82. REPLACE MIRROR TO MATCH EXISTING.
  83. REPLACE MIRROR TO MATCH EXISTING.
  84. REPLACE MIRROR TO MATCH EXISTING.
  85. REPAIR FLOOR CRACKS & SAGGING. REFER TO S-0403.
  86. LIGHT SET. SEE S-0403.
  87. INTERIOR ALUMINUM STOREFRONT SYSTEM.
  88. SCAP DISPENSER.
  89. SCAP DISPENSER.
  90. SCAP DISPENSER.
  91. TOWER HOOD.
  92. DOWNER CONTROL BOARD.
  93. SCENE SHOP WOOD FLOOR CONSTRUCTION (2" MIN TOTAL THICKNESS, SEE T-0403 FOR DETAILS).
  94. FIRE EXTINGUISHER EXTINGUISHER CABINET. SEE ADDENDUM #3 PLAN AND SPECIFICS ON SHEET A401 FOR MORE INFORMATION.
  95. HANDRAIL - STAINLESS STEEL. SEE ELEVATIONS FOR MOUNTING TYPE, TOP OF HANDRAIL TO BE 2'-10" U.D.
  96. STEEL SHIP LADDERS.
  97. LOCKING PIPE RAIL.
  98. BOB ROOM. SEE S-0403.
  99. ACCESS PANEL.
  100. FLOOR OVERBUILD. SEE S-0403.
  101. CLEAN AND REPAIR EXPOSED BRICK WALL.
  102. REFINISHED METAL PANEL.



AUDITORIUM LEVEL FLOOR PLAN  
(1ST FLOOR)

SEE SHEET A100 FOR OVERALL DRAWING AND ZONE INFO ON THIS DRAWING. SEE SHEET A100 FOR THIS DRAWING. SEE SHEET A100 FOR THIS DRAWING.



