BOARD OF ASSESSMENT APPEALS, STATE OF COLORADO 1313 Sherman Street, Room 315 Denver, Colorado 80203 Petitioner: KAYMART HOLDING LLC v. Respondent: DENVER COUNTY BOARD OF EQUALIZATION

THE PARTIES TO THIS ACTION entered into a Stipulation, which has been accepted by the Board of Assessment Appeals. A copy of the Stipulation is attached and incorporated as a part of this decision.

ORDER ON STIPULATION

FINDINGS OF FACT AND CONCLUSIONS:

1. Subject property is described as follows:

County Schedule No.: 02271-17-022-000+4

Category: Valuation/Protest Appeal Property Type: Commercial

- 2. Petitioner is protesting the 2019 actual value of the subject property.
- 3. The parties agreed that the 2019 actual value of the subject property should be reduced to:

Total Value: \$13,837,000

(Reference Attached Stipulation)

4. The Board concurs with the Stipulation.

ORDER:

Respondent is ordered to reduce the 2019 actual value of the subject property, as set forth above.

The Denver County Assessor is directed to change his/her records accordingly.

DATED this 8th day of January 2021.

BOARD OF ASSESSMENT APPEALS

Diane M. DeVries

Diane M. DeVries

I hereby certify that this is a true and correct copy of the decision of the Board of Assessment Appeals.

Martha Hernandez Sanchez
Martha Hernandez Sanchez

Debra A. Baumbach

SEAL

BOARD OF ASSESSMENT APPEALS STATE OF COLORADO

1313 Sherman Street, Room 315 Denver, Colorado 80203

Petitioner:

KAYMART HOLDING LLC

v. Docket Number:

02271-17-022-000+4

Respondent: 76782

DENVER COUNTY BOARD OF EQUALIZATIONSchedule Number:

Attorney for Denver County Board of Equalization

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STIPULATION (AS TO TAX YEAR 2019 ACTUAL VALUE)

Petitioner, KAYMART HOLDING LLC, and Respondent, DENVER COUNTY BOARD OF EQUALIZATION, hereby enter into this Stipulation regarding the tax year 2019 valuation of the subject property, and jointly move the Board of Assessment Appeals to enter its order based on this Stipulation.

The Petitioner(s) and Respondent agree and stipulate as follows:

1. The property subject to this Stipulation is described as:

3500 Walnut St Denver, Colorado

2. The subject property is classified as commercial real property.

3. The County Assessor originally assigned the following actual value on the subject property for tax year 2019.

02271-17-022-00 Land Improvements Total	00 \$ \$ \$	864,500.00 2,246,000.00 3,110,500.00
02271-17-023-00 Land Improvements Total	00 \$ \$ \$	6,051,500.00 <u>90,200.00</u> 6,141,700.00
02271-17-024-00 Land Improvements Total	00 \$ \$ \$	1,729,000.00 <u>1,000.00</u> 1,730,000.00
02271-17-025-00 Land Improvements Total	00 \$ \$ \$	2,593,500.00 1,549,400.00 4,142,900.00
02271-17-026-00 Land Improvements Total	00 \$ \$ \$	2,593,500.00 2,472,100.00 5,065,600.00

4. After appeal to the Denver County Board of Equalization, the Denver County Board of Equalization valued the subject property as follows:

02271-17-022-00 Land Improvements Total	00 \$ \$ \$	864,500.00 2,246,000.00 3,110,500.00
02271-17-023-00 Land Improvements Total	00 \$ \$ \$	6,051,500.00 <u>90,200.00</u> 6,141,700.00
02271-17-024-00 Land Improvements Total	00 \$ \$ \$	1,729,000.00 <u>1,000.00</u> 1,730,000.00
02271-17-025-00 Land Improvements Total	00 \$ \$ \$	2,593,500.00 1,549,400.00 4,142,900.00
02271-17-026-00 Land Improvements Total	00 \$ \$ \$	2,593,500.00 <u>2,472,100.00</u> 5,065,600.00

5. After further review and negotiation, the Parties agree to the following actual value for the subject property for tax year 2019.

02271-17-022-0 Land Improvements Total	000 \$ \$ \$	864,500.00 <u>1,000.00</u> 865,500.00
02271-17-023-0 Land Improvements Total	000 \$ \$ \$	6,051,500.00 <u>1,000.00</u> 6,052,500.00
02271-17-024-0 Land Improvements Total	000 \$ \$ \$	1,729,000.00 <u>1,000.00</u> 1,730,000.00
02271-17-025-0 Land Improvements Total	000 \$ \$ \$	2,593,500.00 <u>1,000.00</u> 2,594,500.00
02271-17-026-0 Land Improvements Total	000 \$ \$ \$	2,593,500.00 <u>1,000.00</u> 2,594,500.00

- 6. The valuations, as established above, shall be binding only with respect to tax year 2019.
 - 7. Brief narrative as to why the reduction was made:

The value was adjusted after further review of the market and income approaches to value.

8. Both parties agree to be responsible for their own costs, expert and attorney fees, waiving any claim against each other for such, and agree that any hearing before the Board of Assessment Appeals not be scheduled or be vacated if already scheduled.

DATED	1/8	, 2020.

Agent/Attorney/Petitioner

By: Mad Jungh

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Denver County Board of Equalization

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