

**UNITED STATES BANKRUPTCY COURT FOR THE
DISTRICT OF DELAWARE**

In re:)	
)	Chapter 11
FLEMING COMPANIES, INC., et al.)	
)	Case No. 03 – 10945 (MFW)
Debtors.)	
)	
)	JOINTLY ADMINISTERED
)	
)	Hearing Date: August 14, 2003
)	Hearing Time: 9:00 a.m.

**ORDER DEEMING THE CORRECTED LIMITED OBJECTION OF BRADLEY
OPERATING LIMITED PARTNERSHIP AND THE SUPPLEMENT THERETO
TO BE “CURE OBJECTIONS” AND BRADLEY OPERATING LIMITED
PARTNERSHIP TO BE A “CURE OBJECTOR” UNDER THE PROPOSED C&S
SALE ORDER**

This matter, Bradley Operating Limited Partnership’s (including Bradley Real Estate, Inc.’s) Motion To Deem The Corrected Limited Objection Of Bradley Operating Limited Partnership and the Supplement Thereto To Be “Cure Objections” and Bradley Operating Limited Partnership to be a “Cure Objector” Under the Proposed C&S Sale Order, having been heard before the Court, due notice thereof having been given to all parties entitled thereto, and the Court having been fully advised in the premises,

IT IS HEREBY ORDERED that:

1. Bradley Operating Limited Partnership’s Limited Objection is deemed to have been timely filed;
2. Bradley Operating Limited Partnership’s Limited Objection and the recently-filed Supplemental Objection are deemed to be timely-filed “Cure Objections” under the Sale Order with respect to all six Bradley

leases; and

3. Bradley Operating Limited Partnership is deemed to be a “Cure Objector” with respect to all six Bradley leases under the Sale Order.

IT IS SO ORDERED this _____ day of _____, 2003.

Honorable Mary F. Walrath