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18554 | REAL PROPERTY SUBORDINATION AGREEMENT

BCAPINER

GRANTOR

William McGrath and Laura William McGrath and Laura M. McGrath

ADDRESS

ADDRESS

1224 W. Winora Street Unit # IW TELEPHONE NO. IDENTIFICATION NO. IDENTIFICATION NO. CREDITOR: William Mayo McGrath, Je. and Kristin S. McGrath

For valuable consideration, the receipt and sufficiency of which is acknowledged, Creditor and Lender indicated above resolve the priority of their debts and security interests and agree as follows:

1. CREDITOR'S SECURITY INTEREST. Creditor owns and holds a Note and related Mortgage, which Mortgage was recorded in Book \_\_\_\_\_ at Page \_\_\_\_\_ Filing Date \_\_\_\_\_ Document No. \_\_\_\_\_ Document No. \_\_\_\_ County, Itanois, encumbering the following described real property, all present and future improvements and fixtures located herein (103 "Property"):

Parcel 1: Unit 1W togther with its undivided percentage interest in the common elements in the 1224 West Winona Condominums, as delineated and defined in the Declaration recorded as document number 001000 5346, in Section 8, Township 40 Horan, Range 14, East of the Third Principal Meridan, in Cook County, Illinois.

Parel 2: The exclusive right to use parking space P-4, a limited common element. as delineated on the surrey attached to the declaration aforesaid recorded as document 0010005346.

1224 W. Winora Street Unit IW Chicago, Il 60640

Permanent Index Number(s): 14-08-302-057

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2, L'ENDER'S SECURITY INTEREST AND CONDITION PRECEDENT. Borrower has requested a loan from Lender to be secured by a Mortgage on the Property from Grantor in favor of Lender; Lender is only willing to make the loan on condition that Creditor's security interest described in paragraph 1 be subordinated to the Mortgage to be executed in favor of Lender.

Lender's security interest will also secure, without limitation, such additional sums as Lender may advance under the provisions as to future advances, additional sums for the purpose of curing any of Borrower's defaults, interest on principal, and attorneys' fees and costs incurred by Lender in any proceedings arising out of or in connection with Lender's security interest, including proceedings to enforce or foreclose it.

- 3. SUBORDINATIONOF CREDITOR'S SECURITY INTEREST. Creditor agrees that its security interest and all of Creditor's rights thereunder shall at all times be inferior and subordinate to the Lender's security interest and Lender's rights in the Property.
- 4. PRIORITY OF SECURITY INTERESTS. The priority of the security interests belonging to Creditor and Lender in the Property will be governed by this Agreement and not by the time or order in which the security interests were created or perfected.
- 5. WAIVER OF LIMITATIONS. Creditor waives any obligation of Lender to provide Creditor with notice of additional advancer of loans, notice of default, notice of acceleration of debt, notice of demand for payment or notice of repossession and the right of Creditor to require Lender to marshall any collateral. In addition, Lender may take or refrain from taking any action (including, but not limited to, making additional advances or loans) with respect to Borrower, any guaranter, or any collateral without notice to or the consent of Creditor and without affecting any of Lender's rights under this Agreement.
- 6. DOCUMENTATION AND MON-INTERFERENCE. Creditor will not prevent, hinder or delay Lender from enforcing its security interest. Creditor will execute and deliver to Lender such additional documents or other instruments as the Lender may deem necessary to carry out this Agreement.
- 7. TERMINATION. This Agreement will remain in full force and effect now and forever, despite the commencement of any federal or state bankruptcy, insolvency, receivership, liquidation or reorganization proceeding.
- 8. EFFECT ON BORROWERAND THIRD PARTIES. This Agreement will not affect the enforceability and priority of Creditor's and Lender's security interests in the Property and rights against the Borrower, Grantor, or any third party except as set forth herein.
  - 9. REPRESENTATIONSAND WARRANTIES. Creditor represents and warrants to Lender that:
    - a. Creditor has not assigned any of its rights or interest in the Property prior to the execution of this Agreement. Creditor shall not assign or transfer to others any claim that Creditor has or may have in the Property while any indebtedness of Borrower to Lender remains unpaid without the express written consent of the Lender;

b. Creditor has obtained all consents and approvals needed to execute and perform its obligations under this Agreement;

c. Creditor's execution and performance of its obligations under this Agreement will not violate any court order, administrative order or ruling, or agreement binding upon Creditor in any manner; and

- d. Creditor has conducted an independent investigation of Borrower's business affairs and was not induced to lend money or extend other financial accommodations to Borrower of execute this Agreement by any oral or written representation by Lender.
- 10. ASSIGNMENT. Lender shall be entitled to assign its security interest and its rights and remedies described in this Agreement without notice to Creditor.
- 11. SUCCESSORS AND ASSIGNS. This Agreement shall be binding upon and inure to the banefit of Creditor and Lender and their respective successors, assigns, trustees, receivers, administrators, personal representatives, legatees, and devisees.
- 12. SEVERABILITY. If any provision of this Agreement violates the law or is unenforceaute, the rest of the Agreement shall remain valid.
- 13. NOTICE. Any notice or other communication to be provided under this Agreement shall be in writing and sent to the parties at the addresses described in this Agreement or such other address as the parties may designate in writing from time to time.
- 14. APPLICABLE LAW. This Agreement shall be governed by the laws of the state in which the property is located. Creditor consents to the jurisdiction and venue of any court located in the state in which the property is located in the event of any legal proceeding under this Agreement.
- 15. ATTORNEYS'FEES. Lender will be entitled to collect its attorneys' fees, legal expenses, and other costs in the event of any litigation pertaining to this Agreement.
- 16. JOINT AND SEVERAL. If there is more than one Creditor, their obligations shall be joint and several under this Agreement. Wherever the context requires, the singular form of any word shall include the plural.
- 17. INTEGRATION. This Agreement and any related documents represent the complete and integrated understanding between Creditor and Lender pertaining to the terms and conditions of this Agreement.

18. ADDITIONALTERMS.

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Creditor acknowledges that Creditor has read, understands, a	It agrees to the terms and conditions of this Agreement.
DATED: December 1, 2001	·
CREDITOR;	CREDITOR:
BY:	BY:
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TITLE:	TITLE:
LENDER:	CREDITOR:
William Na Willand	İ
BY: William M. Migrally Harrier Krister He Brotter	BY:
Harrier Kristin Mc Brotto	0,
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County of The Wing ss.	County of
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whose namesubscribed to the foregoing	as
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## **EXHIBIT "A"**

File No.: 185541

Parcel 1: Unit 1W together with its undivided percentage interest in the common elements in the 1224 West Winona Condominiums, as delineated and defined in the Declaration recorded as document number 0010005346, in Section 8, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2: The exclusive right to use parking space P-4, a limited common element, as delineated on the survey Toperty of County Clerk's Office attached to the declaration aforesaid recorded as document 0010005346.