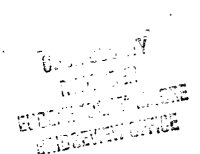
UNOFFICIAL ©

1251/8183 47 082 Page 1 of 2 2003-02-26 10:32:32

Cook County Recorder

26.50

SUBORDINATION AGREEMENT





RECORDERS BOX

STATE OF ILLINOIS COUNTY OF COOK

WHEREAS, Western Springs in an and Bank and Trust (herein "Subordinating Lender") is the legal and equitable owner, holder and beneficiary of certain liens and charges against that certain real property together with the improvements situated thereon, located in Cook County, Illinois, and described as follows to-wit:

LEGAL: LOTS 150 AND 151 IN TALMAN & THIELE'S WEST 31ST STREET SUBDIVISION IN THE SOUTHEAST '4 OF SECTION 28, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, 'L'LINOIS.

PIN #15-28-424-019-0000, 15-28-424-020-0000, 15-28-424-034-0000

ADDRESS: 303 East 31st Street, LaGrange Park, Illinois 60 526

WHEREAS, such liens and charges were created by or arose out of that one certain Promissory Note dated June 10, 2000, in the original principal sum of \$60,000.00, executed by Daniel J. Hollowed and Judith L. Hollowed, his wife, not as joint tenants or tenants in common but as tenants by the entirety and payable to the order of Western Springs National Bank and Trust (the "Note"), more fully described in a Mortgage (herein "Security Instrument") filed as Document #00437229 in the Official Public Records of Leal Property of Cook County, Illinois;

WHEREAS, Daniel J. Hollowed and Judith J. Hollowed, husband and wife, as Tepanty by the Entirety as Owner(s) of the property described above, has executed a Mortgage covering said property to Washington Mutual, its successors and assigns, as their interests may appear Mortgagee, dated February 12, 2003, filed as Document in the Official Public Records of Real Property of Cook County, Illinois, to see are that on Promissory Note (the "Promissory Note") of even date therewith in the original principal sum of \$55,000.00 executed by Daniel J. Hollowed and Judith L. Hollowed, husband and wife, as Tenants by the Entircty and payable to the order of Washington Mutual, its successors and assigns, as their interest may appear (herein "Present Lender"); and

WHEREAS, Present Lender has demanded that its liens against such property be and remain first and superior liens and, therefore, Subordinating Lender has agreed to subordinate the liens and charges securing the Note set out above payable to the order of Subordinating Lender, to the liens and charges securing the Promissory Note set out above payable to the Present Lender;

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that Subordinating Lender, for a valuable consideration, the receipt and sufficiency of which are hereby acknowledged and confessed, does hereby agree that its liens and charges against the above described property and all its rights against such property arising out of the aforesaid Note payable to the order of Subordinating Lender, specifically including but not limited to the aforesaid Security Instrument shall be and remain inferior and subordinate to the Promissory Note and Mortgage described above in favor of Present Lender and all other liens, rights, charges and indebtedness arising out of the same, regardless of how often or in what manner said Promissory Note and/or Mortgage, liens, rights, charges and indebtedness or any part thereof may be renewed,



extension, modification rearrangement or increase and the consent thereto of Subordinating Lender or any other owner or holder of the Note currently held by Subordinating Lender shall not be necessary.

Further, Subordinating Lender stipulates and agrees that foreclosure against all or any part of the above described property under the power of sale contained in the Present Lender's Mortgage or as otherwise authorized or permitted thereunder shall operate fully to foreclose, extinguish and discharge all liens, mortgages, encumbrances, security interests and assignments created under and existing by virtue of the Security Instrument, any other instrument securing the Note payable to Subordinating Lender, and any purchaser at such foreclosure sale or sales shall take title to the property so sold free and clear of any and all liens, mortgages, encumbrances, security interests and assignments securing the payment of the Note payable to Subordinating Lender.

Further, Subordinating Lender stipulates and agrees that Present Lender shall be under no duty to notify Subordinating Lender or any other owner or holder of the Note currently held by Subordinating Lender in the event of default on the Promissory Note or instruments securing such Promissory Note in favor of Present Lender and foreclosure of the liens and charges securing same.

Subordinating Lender acknowledges that this subordination is required incident to the making of the loan described above by the Present Lender and that such loan is made in reliance upon the subordination as herein above set forth.

EXECUTED this 31st day of January, 2003.

LENDER: Western Springs National Bank and Trust

BY:

Vance E. Halvorson, Senior Vice President

ATTESTED BY

Herb Runowiecki, Vice President

STATE OF ILLINOIS)
COUNTY OF DUPAGE) SS:

This instrument was acknowledged and attested before me on the 31st day of January, 2003, by Vance E. Halvorson, Senior Vice President, and Herb Runowiecki, Vice President, on be all of said Western Springs National Bank and Trust.

Notary

SEAL

OFFICIAL SEAL ALICE L GREGOR NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. MAY 22,2004

PREPARED BY AND RETURN TO:

Alice L. Gregor

Western Springs National Bank and Trust

4456 Wolf Road

Western Springs, IL 60558