UNOFFICIAL COPY

SUBORDINATION

OF MORTGAGE

AGREEMENT



Doc#: 0412522246 Eugene "Gene" Moore Fee: \$28.00 Cook County Recorder of Deeds Date: 05/04/2004 03:38 PM Pg: 1 of 3

FIRST AMERICAN

This Agreement is by and between Premier Mortgay Good (the "Lender"), and First American Bank ("FAB"). Based on the representations and acknowledgments contained in this Agreement, FAB and Lender agree as follows:

Robert C Jennings (collectively "Borrower") wants Lender to provide financial accommodations to Borrower in the form of a new credit or loan in the maximum principal amount of \$270,0 0.00 to be secured by a mortgage, trust deed or other security interest from Borrower to Lender on the real property as described on Exhibit "A" at acred hereto (the "Premises"):

<u>Definitions</u>. The following words shall have the following meanings when used in this Agreement. Terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code.

"FAB Lien" means that certain Mortgage affecting the Pres	o'ses dated 9/9/2002 and recorded in Cook County, Illinois as
Document No. <u>0020195484</u> , made by	Bosower to FAB to secure an indebtedness in the original
principal amount of \$35,000.00.	40412522245
secure a certain Note in the principal amount of \$270,000	mises dated , made by Borrower to Lender to .00, with interest at the rate of % per annum, payable in very month begin mag and continuing until
	cipal and interest remaining unpaid shall be due and payable.

SUBORDINATION SHALL BE LIMITED TO INDEBTEDNESS IN FAVOR OF LENDER IN THE PRINCE AL AMOUNT OF \$270,000.00 AND THAT IN THE EVENT THE PRINCIPAL AMOUNT OF THE NEW LIEN IS INCREASED BY A SUBSEQUENT MODIFICATION OF THE UNDERLYING NOTE AND/OR MORTGAGE BY LENDER, THEN THIS SUBORDINATION SHALL BE OF NOTE THAT SOEVER WITH RESPECT TO ANY AMOUNTS IN EXCESS OF SAID PRINCIPAL AMOUNT, AND THE NEW LIEN SHALL OF SUBORDINATE TO THE SUBORDINATE LIEN WITH RESPECT TO ANY AMOUNTS IN EXCESS OF SAID PRINCIPAL AMOUNT.

<u>Default By Borrower</u>. If Borrower becomes insolvent or bankrupt, this Agreement shall remain in full force and effect. Any default by Borrower under the terms of the New Lien also shall be a default under the terms of the FAB Lien to FAB.

<u>Duration and Termination</u>. This Agreement will take effect when received by Lender, without the necessity of any acceptance by Lender, in writing or otherwise, and will remain in full force and effect until the New Lien is released by Lender.

Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois. No provision contained in this Agreement shall be construed (a) as requiring FAB to grant to Borrower or to Lender any financial assistance or other accommodations, or (b) as limiting or precluding FAB from the exercise of FAB's own judgment and discretion about amounts and times of payment in making loans or extending accommodations to Borrower.

0412522246 Page: 2 of 3

0412322246 Page. 2 013
UNOFFICIAL COPY Logreement of the parties as to the matters set forth in this Agreement.
hip Illustranding and agreement writing and signed by Both Agreement, and the
UNOFFICIAL COPY The parties as to the matters set forth in this Agreement. The parties as to the matters as to the matters set forth in this Agreement. The parties as to the matters as to the matters set forth in this Agreement. The parties as to the matters as to the matters set forth in this Agreement. The parties as to the matters as to the matters set forth in this Agreement. The parties as to the matters as to the matters as to the matter set forth in this Agreement. The parties as to the matter set forth in this Agreement. The parties as to the matter set forth in this Agreement as the matter set forth in this Agreement. The parties as to the
Americans of FA respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FA respecting subordination of Mortgage Agreement as of April 7, 2004 This Agreement shall be the FAB Lien. Successors and extend to, include, as of April 7, 2004 This Agreement shall be the FAB Lien. Successors and the fab Lien of Mortgage Agreement as of April 7, 2004 This Agreement shall be the New Lien. Successors and extend to, include, as of April 7, 2004 This Agreement as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 This Agreement as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 This Agreement as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 This Agreement as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 Successors and extend to, include, as of April 7, 2004 Successors and extend to, include the Subordination of Mortgage Agreement as of April 7, 2004 Successors and extend to Mortgage Agreement as of April 7, 2004 Successors and extend to Mortgage Agreement as of April 7, 2004 Successors and extend to Mortgage Agreement as of April 7, 2004 Successors and extend to Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agreement as of April 7, 2004 Successors of FAB respecting subordination of Mortgage Agr
ate Mis 1 to and bill lien in the New Lien.
Amenanis of the respecting subordinary and pille New Lien. Successors of FAB respecting subordinary and remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of all of the New Lien. Successors of FAB respecting subordinary remote any of al
Successors: This Agreement subortransfer and transfer are successors. This Agreement subortransfer and transfer and transfer are subortransfer are subortransfer are subortransfer and transfer are subortransfer and transfer are subortransfer and transfer are subortransfer are subortransfer and transfer are subortransfer and transfer are subortransfer are subortransfer are subortransfer and transfer are subortransfer are
Py: Pyoung Crecialist
Name: Document 3 Drive Title: Bo Stratford Drive Address: Bloomingdale, IL 60108 Address: Bloomingdale, IL 60108 The free is the free in the first American Bank, appeared before in the free in the
By: R. Young Document Specialist Title: Bo Stratford Drive Address: Bloomingdale, IL 60108 STATE OF ILLINOIS SS. COUNTY OF DUPAGE I, the undersigned, a Notary Public in and for said County in the state aforesaid, DO HEREBY CERTIFY that R. Young personally known as the free and voluntary act, and as the free and voluntary act, and as the free and voluntary act, and as the foregoing instrument as such officer of First American Bank, appeared before instrument as such officer of First American Bank, and as the free and voluntary act, and as the foregoing instrument as his/her free and voluntary act, and as the foregoing instrument as his/her free and voluntary act, and as the foregoing instrument as his/her free and voluntary act of First American Bank, for the uses and purposes therein set forth.
Notary Publicate of III. No. 5 My Commission 19, 192007
Notary Public Stoga

THIS INSTRUMENT PREPARED BY: R. Young

Mail To:

FIRST AMERICAN BANK Loan Operations 201 S. State Street Hampshire IL 60140

0412522246 Page: 3 of 3

UNOFFICIAL COPY

ALTA Commitment Schedule C

No.: 781209

Legal Description:

Lot 176 in Phase Five of Palos West, a Planned Unit Development, of part of the South East 1/4 of Section 29, in Township 37 North, Range 12, East of the Third Principal Meridian, according to the Plat thereof recorded September 2, 1987 as Document 87482280, in Cook County, Illinois.

Property of Cook County Clark's Office