

RECORDING REQUESTED BY

AND WHEN RECORDED MAIL TO:

Doc#: 0530542114 Fee: \$30.00 Eugene "Gene" Moore RHSP Fee: \$10.00

Cook County Recorder of Deeds Date: 11/01/2005 09:51 AM Pg: 1 of 4

	Space Above Th	is Line for Recorder's Use	Only	
A.P.N.:	Order No.:		ow No.:	
000	SUBORDINA	ATION AGREEMEN	Г	
	DINATION AGREEME MING SUBJECT TO AN LATER SECURITY INS	D OF LOWER PRIC		
THIS AGREEMENT, made this 30	th day of	September	, 2005	, by
Brian Gibl	os	and	Jennifer Gibbs	
owner(s) of the land hereinafter deso Citibank, F.S.B.	stroc and notomation forom	O When, and	# 053	00421
	tagae or deed of trust and	rolated note tweet homein	an Ann aine aire ann a tha ann aire	-:
present owner and holder of the mor		2	nafter described and her	einafter referre
present owner and holder of the mor		related note in it herein	nafter described and her	einafter referre
present owner and holder of the more "Creditor." THAT WHEREAS, Owner has executed the more statement of the m	WI	TNESSETH	2	einafter referre
present owner and holder of the more "Creditor." THAT WHEREAS, Owner has executed the more than the	WI cuted a mortgage or deed o	TNESSETH	2	einafter referre
present owner and holder of the more "Creditor." THAT WHEREAS, Owner has executed the more than the	WI cuted a mortgage or deed o to Creditor, covering:	TNESSETH f trust, dated on or abo	2	
present owner and holder of the more "Creditor." THAT WHEREAS, Owner has executed by the second of the more than the sum of \$\frac{48}{28}\$. Creditor, which mortgage or deed of \$\frac{48}{28}\$.	wited a mortgage or deed on the control of the cont	TNESSETH f trust, dated on or abo	ut	, in favor
present owner and holder of the more "Creditor." THAT WHEREAS, Owner has executed by the second of the more than the second of	wited a mortgage or deed on Creditor, covering: 827.00 Fitrust was recorded on Mannent No. 0514541176	TNESSETH f trust, dated on or abo , dated	ut O	, in favor

SUBORDINATION AGREEMENT CONTINUED ON NEXT PAGE

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CONTINUATION OF SUBORDINATION AGREEMENT

WHEREAS, Lender is willing to make said loan provided the mortgage or deed of trust securing the same is a lien of charge upon the above described property prior and superior to the lien of charge of the mortgage or deed of trust first above mentioned and provided that Creditor will specifically and unconditionally subordinate the lien or charge of the mortgage or deed of trust first above mentioned to the lien or charge of the mortgage or deed of trust in favor of Lender; and

WHEREAS, it is the mutual benefit of the parties hereto that Lender make such loan to Owner; and Creditor is willing that the mortgage or deed of trust securing the same shall, when recorded, constitute a lien or charge upon said land which is unconditionally prior and superior to the lien or charge of the mortgage or deed of trust in favor of the Creditor above mentioned.

NOW, THEREFORE, in consideration of the mutual benefits accruing to the parties hereto and other valuable consideration, the receipt and sufficiency of which consideration is hereby acknowledged, and in order to induce Lender to make the loan above referred to, it is hereby declared, understood and agreed as follows:

- (1) That said mortgage codeed of trust securing said note in favor of Lender shall unconditionally be and remain at all times a lien or charge on the group by therein described, prior and superior to the lien or charge of the mortgage or deed of trust in favor of the Creditor first above mentioned.
- (2) That Lender would not make is loan above described without this subordination agreement.
- (3) That this agreement shall be the whole and only agreement with regard to the subordination of the lien or charge of the mortgage or deed of trust in favor of the Check or first above mentioned to the lien or charge of the mortgage or deed of trust in favor of the Lender above referred to and shall supersede and cancel, but only insofar as would affect the priority between the mortgages or deeds of trust hereinbefore spec fically described, any prior agreement as to such subordination including, but not limited to, those provisions, if any, contained in the mortgage or deed of trust in favor of the Creditor first above mentioned, which provide for the subordination of the lien or charge thereof to another mortgage or deed of trust to another mortgage or deed of trust.

Creditor declares, agrees and acknowledges that

- (a) It consents to and approves (i) all provisions of the mortgage or deed of rust and the related note in favor of Lender above referred to, and (ii) all agreements, including but not limited to any loan or escrow agreements, between Owner and Lender for the disbursement of the proceeds of Lender's loan;
- (b) Lender in making disbursements pursuant to any such agreement is under no obligation or duty to, nor has Lender represented that it will see to the application of such proceeds by the person a persons to whom Lender disburses such proceeds and any application or use of such proceeds for purposes other that those provided for in such agreements shall not defeat the subordination herein made in whole or part;
- (c) It intentionally and unconditionally waives, relinquishes and subordinates the lien or charge of the r.orgage or deed of trust in favor of the Creditor to the lien or charge upon said land of the mortgage or deed of trust in favor of Ler.der above referred to and understands that in reliance upon, and in consideration of, this waiver, relinquishment and subordination specific loans and advances are being and will be made and, as part and parcel thereof, specific monetary and other obligations are being and will be entered into which would not be made or entered into but for said reliance upon this waiver, relinquishment and subordination; and
- (d) If requested by Lender, an endorsement has been placed upon the note secured by the mortgage or deed of trust first above mentioned in favor of the Creditor that said mortgage or deed of trust has by this instrument been subordinated to the lien or charge of the mortgage or deed of trust in favor of Lender above referred to.

NOTICE: THIS SUBORDINATION AGREEMENT CONTAINS A PROVISION WHICH ALLOWS THE PERSON OBLIGATED ON YOUR REAL PROPERTY SECURITY TO OBTAIN A LOAN A PORTION OF WHICH MAY BE EXPENDED FOR OTHER PURPOSES THAN IMPROVEMENT OF THE LAND.

SUBORDINATION AGREEMENT CONTINUED ON NEXT PAGE

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UNOFFICIAL COPY

CONTINUATION OF SUBORDINATION AGREEMENT

CREDITOR: Citibank, F.S.B.	
By Printed Manne Heather Kellogg Title Vice President OWNER:	
Drien Who	
Printed Name Brian Sibbs Title	Printed Name
Co	Title
Printed Name Jennifer Gibbs	Printed Name
Title	Title
(ALL SIGNATURES MUST IT IS RECOMMENDED THAT, PRIOR TO THE EX. CONSULT WITH THEIR ATTORN	ECUTION OF T IIS A GREEMENT, THE PARTIES
	· /_/
STATE OF MISSOURI	0
/) Ss.
	O_{r}
On September 29th 2005, before me, Ko	
	President of
Citibank, F.S.B. personally known to me (or proved to me on the basis o name(s) is/are subscribed to the within instrument and a same in his/her/their authorized capacity(ies), and that b person(s), or the entity upon behalf of which the person	cknowledged to me that he/she/they executed the by his/her/their signature(s) on the instrument the
Witness my hand and official seal.	16)
	Notary Public in said County and State KEVIN GEHRING
	veatia AccilkTMP

KEVIN **d**EHRING Notary Public-State of Missouri County of St. Louis My Commission Expires Dec. 30, 2005

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CITY: CHICAGO COUNTY: COOK

TAX NUMBER: 17-10-107-008-0000

LEGAL DESCRIPTION:

PARCEL 1:

UNIT 2211 AND GARAGE UNIT G-313, TOGETHER WITH THE EXCLUSIVE RIGHT TO THE USE OF STORAGE SPACE 9, IN THE 2 EAST ERIE CONDOMINIUM, AS DELINEATED ON A PLAT OF SURVEY OF THE FOLLOWING DESCRIBED TRACT OF LAND:

PARTS OF LOTS 7 AND 8 TOGETHER WITH THE WEST 30 FEET OF LOT 9 IN BLOCK 39 OF ASSESSOR'S DIVISION OF PARTS OF BLOCKS 33 AND 53, AND BLOCKS 39, 36 AND 47 IN KINZIES ADDITION TO CHICAGO, BEING A SUBDIVISION OF THE NORTH FRACTION OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 28, 1860, IN COOK COUNTY, ILLINOIS;

WHICH PLAT OF SURVEY IS ATTACHED AS EXHIBIT "B" TO THE DECLARATION OF CONDOMINIUM RECORDED MAY 10, 2005 AS DOCUMENT NUMBER 0513022149, AS AMENDED FROM TIME TO TIME, TOGETHER WITH THEIP UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

PARCEL 2:

NON-EXCLUSIVE EASEMENTS AS CREATED BY RECIPROCAL EASEMENT AGREEMENT MADE BY AND BETWEEN STATE AND ERIE LEVEL PARTNERS LLC, AN ILLINOIS LIMITED COMPANY AND THE CHICAGO AND NORTHEAST ILLINOIS COUNCIL OF CARRENTERS DATED MARCH 27, 2000 AND RECORDED APIRL 7, 2000 AS DOCUMENT NUMBER 00246970, OVER THE LAND DESCRIBED THEREIN, AND SUBJECT TO ITS TERMS, INCLUDING THOSE PURSUANT TO SECTIONS 3.2 THROUGH 3.9, AND 21.3 BY SAID AGREEMENT.

PARCEL 3:

EASEMENT FOR THE BENEFIT OF PARCEL 1 AS CREATED BY SUB-RECIPROCAL EASEMENT AGREEMENT PERTAINING TO THE RESIDENTIAL, RETAIL AND GARAGE PORTIONS OF THE PROPERTY COMMONLY KNOWN AS 2 EAST ERIE, CHICAGO, ILLINOIS, MADE BY STATE AND ERIE LEVEL PARTNERS LLC, AN ILLINOIS LIMITED LIABILITY COMPANY DATED AS OF MAY 9, 2005 AND RECORDED MAY 9, 2005 AS DOCUMENT NUMBER 0512904178 FOR STRUCTURAL MEMBERS, FOCTINGS, CAISSON, FOUNDATIONS, COLUMNS AND BEAMS AND ANY OTHER SUPPORTING COMPONENTS. UTILITIES OR OTHER SERVICES, ENCROACHMENTS AND MAINTENANCE OF FACILITIES.