## STACE RESERVED FOR RECORDING DATA

## REAL ESTATE MORTGAGE SUBORDINATION AGREEMENT

In consideration of Lender's granting any exte				
whether one or more), to Mortgagor and another, and other good and valuable consideration, acknowledged, the undersigned Mortgagee ("MortGAGE INVESTORS, ITS SUCCES	or to another guaranteed the receipt and sufficient tgages") hereby subordina	("Mortgagor", or Indorsed by Mortgagor, cy of which are hereby ites to	96983661	
in the manner and to the extent described in t	this Agreement all interes	its, rights and title in the		
property desuribed in paragraph 1 together w appurtenances, all rents, leases, issues, and pro- result of the exercise of the right of eminent don fixtures, if any (the "Property") under a mortgage f	ofits, all claims, awards a main, and all existing and	nd payments made as a future improvements and	Return To: Bank One, Wisconsin 111 E. Wisconsin Ave.	
AUGUST 5			MILWAUKEE, WI 53202	
OOK County, White	AUGUST 19	, 19_ <u>54</u> ,		
as Document No. 94734548 (Reel) (Records) (in	mana)			
in (Vol)	page)	("Mortgagee's Mortgage").	Tex Key # 28-16-211-01	CV.
1. Description of Property. The legal description of 5, IN BLOCK 25 IN ART DIVISION IN THE WEST 1/2 OWNSHIP 36 NORTH, RANGE COUNTY, ILLINOIS	LITTE TO MOTSITIO	PU AND COMPANY	C CTCPPO AVENITE COP	deol
PROPERTY ADDRESS: 15426 L	אאחם האור ביהי	1	Parks Title	E sec
ROPERTI ADDRESS: 15426 L	AMOR., OAK FO	RESI, IL GO452	ALL IN LABORA (State 402	1
C/A			Menn. 1 00618	005
<b>/</b> /,			CO VECVOUR	27
If checked here, the description continues.  2. Superior Obligations. Mortgagee's right, title reserved and not affected by this Agreement. As a not exceed the obligations checked below ("Oblig Mortgager to Lender ("Lender's Mortgage"):	e rad interest in the Prope	rty as against any person oth ender, the priorities granted i	ender by this Agreement are limited to a	ind shall
(a) The following note(s):	C 10	in the eum of \$	nhus	interest
Note #1 dated	. 19	, in the sum of \$	, plus (Name of Maker) to , plus , plus	Lender.
Note #2 dated	(, y), 2	, in the sum of \$	pius,	interest,
from			(Name of Maker) to	Lender.
and any renewals, extensions or modific	000	(a) - a		
(b) The sum of 2,900,00 539,0	<u>00.00</u> , plus	กเลเอส".		
(c) All present and future credit extended by 3. Priority, Mortgages agrees that the ilen of t	y Lender to Mortgagor, to	Mortgagur and another, or to	another guaranteed or indorsed by Morts	gagor.
3. Priority, Morigagee agrees that the lien of t vith the effect described in paragraph 4 on the rev	Lenger a Mortgage anali de Jerse side.	prior to the in a or mertgage	T#0014 TRAN 0220 12/31/96	14:55:00
Mortgagee agrees to the Additional Provisions	on the reverse side.		\$4064 \$ JW #989	8366
Signed and Sealed DECEMBER 16.	1996		COOK COUNTY RECORDER	
	(DEI4)		DEPT-10 PENALTY	\$20.
	(JEAL)		A .	(OCAL)
BANK		*		
Ofpe of Organization)			16	
y The Care	(SEAL)		569-300-	.= =
Consumer Loan Officer				(SEAL)
(Tite)		•		
Peter T. Casper				
Pacer I. Casper	-			
w the Milting	(SEAL)			- (SEAL)
	(02/12/			
Consumer Loan Officer		•		
(Mue)				
Chris w. Shubert				
AUTHENTICATION =	(	)R	ACKNOWLEDGEMENT	
Signatures of		STATE OF WISCONSIN		
			<b>∮</b> ss.	
		County of MILW	AUKEE ,	
		This lostrument was ackn	nowledged before me on DECEMBER 1	6
uthenticated this day of	, 19		-	•
		19 96 by Peter I	Casper/Chris W. Shubert (Name(s) of person(s)	
			an Officers	
<u> </u>		<u>As Consumer Lo</u>		
			market a Mark III	
		&S	f authority, e.g., officer, trustee, etn., if any)	
Title: Member State Bar of Wisconsin or		as	f authority, e.g., officor, invalue, etc., f any)	
		as	f authority, e.g., officer, trustee, etn., if any)	
uthorized under Sec. 706.06, Wis. Stats.		as	f authority, e.g., officor, invalue, etc., f any)	
Title: Member State Bar of Wisconsin or		as	d authority, e.g., officer, treates, etc., f any) (AGO, N.A. on whose behalf instrument was executed, if any)	nty, Wis.

4. Division of Proceeds. To the extent Mortgages is entitled to them by virtue of Mortgages's Mortgage, all claims, awards and payments made as a result of the exercise of the right of eminent domain against the Property, or any part, all rents, income or profits of the Property, all compensation received for the taking of the Property, or any part, by condemnation proceedings, all compensation received as damages for injury to the Property, or any part, all proceeds from insurance on improvements to the Property, and all net proceeds arising from a foreclosure against the Property or a deed given in lieu of foreclosure ("Payments"), shall, as between Mortgages and Lender, be paid, distributed or otherwise dealt with in the manner and to the extent required by the terms and conditions of Lender's Mortgages, notwithstanding terms and conditions to the contrary contained in Mortgages's Mortgage, until the Obligations are paid in full or Lender's Mortgage is satisfied. If any Payments are received by Mortgages before the Obligations are paid in full or Lender's Mortgage is satisfied, Mortgages shall deliver the Payments to Lender for application to the Obligations, indorsed or assigned, if necessary, to effect transfer to Lender. Payments made or received after satisfaction of Lender's Mortgage or payment in full of the Obligations shall be paid, distributed or otherwise dealt with as though this Agreement did not exist.

5. Protective Advances. If Mortgagor falls to perform any of Mortgagor's duties set forth in Mortgage's Mortgage's Mortgage or in Lender's Mortgage, and if

6. Protective Advances. If Mortgagor falls to perform any of Mortgagor's duties set forth in Mortgagee's Mortgage or In Lender's Mortgage, and if Mortgages or Lender performs such duties or causes them to be performed, including paying any amount so required ("Protective Advances"), the Protective Advances shall be added to the Obligations if paid by Lender or, if paid by Mortgages with the consent of Lender and secured by Mortgages's Mortgage, given the priority accorded such advances under the Mortgages's Mortgage as though this Agreement did not exist.

6. Successors and Assigns. This Agreement benefits Lender, its successors and assigns, and binds Mortgagee and its heirs, personal representatives, successors and assigns, and is not intended to benefit any other person or entity.

Cook County Clark's Office