THE INCOMPLIANT WAS DUTY	IFFICIAL COPY
THIS INSTRUMENT WAS PREPARED BY and AFTER RECORDING RETURN	99427541
TO:	
	4797/0031 04 001 Page 1 of 2
CHERYL KUCHARSKI	1999-05-04 08:50:48 Cook County Recorder 23.00
	Cook County Recorder 23.00
M&I BANK FSB	
COLLATERAL DEPARTMENT 401 N EXECUTIVE DRIVE	
BROOKFIELD, WI 53005	99427541
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CTI 72173131	
CTI 18/23/3/	
W. B. A. 429 IL (10/6, 47), 741143	es in the Parsituation revocing concernment
OWisconsin Bankers Association 1997	<u>25-01-116-010-0000</u>
DOCUMENT NO.	Parcel Identification No.
	ORTGAGE SUBORDINATION AGREEMENT
	ng any extension of credit or other financial accommodation to
DEBRA S PITTS	
	×
whether one or more) to Mortgagor and a	("Mortgagor")
and valuable consideration, the receipt one	nother, or to another guaranteed or indorsed by Mortgagor, and other good
("Mortgagee") hereby subordinates to NOR	sufficiency of which are hereby acknowledged, the undersigned Mortgagee
paragraph 1 together with all privileges has	I in this Agreement all interests, rights and title in the property described in
all claims awards and navments made as	ediments, ease nens, and appurtenances, all rents, leases, issues and profits,
future improvements and fixtures, if any the	a result of the exercise of the right of eminent domain, and all existing and
dated February 09, 1999 and r	e "Property") under a montgage or deed of trust from Montgagor to Montgagee
	ecorded in the Recorder's Office of COOK County,
<u></u>	, as Document No 99173728 , ("Mortgagee's Mortgage").
1. Description of Property. The legal des	CIPTION OF THE PROPERTY IS AS FOLIO VS. FIRST ADDITION TO JACK ON PARK, BEING A
SUBDIVISION OF LOTS 1 TO 4 AN	ID LOT 8 IN COMMISSIONER'S איס דיידירוסא סדי דיידי אוויידי וויידי וויידידי אוויידידי אוויידידי וויידידי אוויידידי אי
EAST 1/2 OF THE EAST 1/2 OF T	THE NORTHWEST 1/4 SECTION 1. CONNSHIP 37
ILLINOIS.	THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY,
	25-01-114-010
_ PIA: 8829 S. Bennett	Chicago, IL 60617
If checked here the description continues	or appears on reverse side or attached sheet.
	· · · · · · · · · · · · · · · · · · ·
2. Superior Obligations. Mortgagee's right	nt, title and interest in the Property as against any person other than Lender or
ender's assignees is expressly reserved a	nd not affected by this Agreement. As between Mortgag it and Lender, the
priorities granted Lender by this Agreem	ent are limited to and shall not exceed the obligations checked below
"Obligations"), provided the same are in fact	t secured by a properly recorded mortgage on the Property from Mortgagor to
Lender ("Lender's Mortgage"):	
⅓ (a) The following note(s):	of Cities
Note #1 dated N/A	in the sum of \$ 125,567.00 , plus interest, from
DEBRA S PITTS	(Name of Maker) to Lender.
Note #2 dated N/A	in-the sum of \$ N/A ,plus interest, from
N/A	(Name of Maker) to Lender.
and any renewals, extensions or modifica	tions thereof, but not increases in principal amount.
] (b) The sum of \$N/A =	🚉 🗅 🖟 plûs intêrest.
(c) All present and future credit extended:	by Lender to Mortgagor, to Mortgagor and another, or to another guaranteed
or indorsed by Mortgagor.	The Company of the Co
3. Priority. Mortgagee agrees that the lie	n of Lender's Mortgage shall be prior to the lien of Mortgagee's Mortgage
lescribed above to the extent and with the e	ffect described in paragraph 4 on the reverse side.

BOX 333-CTT

- 4. Division of Proceeds. To the extent Mortgagee is entitled to them by virtue of Mortgagee'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 Mortgagee 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 Mortgage, notwithstanding terms and conditions to the contrary contained in Mortgagee's Mortgage, until the Obligations are paid in full or Lender's Mortgage is satisfied. If any Payments are received by Mortgagee before the Obligations are paid in full or Lender's Mortgage is satisfied, Mortgagee 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 Advacos. If Mortgagor fails to perform any of Mortgagor's duties set forth in Mortgagee's Mortgage or in Lender's Mortgage, and if Mortgagee or Lender performs such duties or causes them to be performed, including paying any amount so required (Potective Advances"), the Protective Advances shall be added to the Obligations if paid by Lender_or, if paid_by_Mortgage e_with_the_consent_of_Lender_and-secured-by-Mortgagee's Mortgage, given the priority accorded such advances under the Mortgagee'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.

	Signed and SealedAPRIL_	21.1999		
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		(SEAL)	74	
		(SEAL)	S	(SEAL)
		ACKNOWLEDGMENT -		
	STATE OF ILLINOIS County of	} ss.		
	The foregoing instrument was acknowled	edged before me on		
	THOMAS P HODGE by LEE ROZEK			<u>.</u>
as				
	JANET L. WE	Handt Tong	A Community of the Comm	<u>.</u>
	Notary Public, Illinois	The same of the sa	رز مرمم *Type or print name signed	d above
		4,004 2,2003	/	