W. B. A. 429 (9/2/94) F11143 OWisconsin Bankers Association 1994	,		THIS SPACE RESERVED FOR	R RECORDING DATA
REAL ESTATE MORTGAGE SUI	BORDINATION A	AGREEMENT		STATE OF
In consideration of Lender's granting any extension JOSE L. AGUILERA			LAKE C FILED FOR	
whether one or more), to Mortgagor and another, or to and other good and valuable consideration, the r	another guaranteed	or indorsed by Mortgago,	189341	97 DEC 30
acknowledged, the undersigned Mongagee ("Mongagee") SELECT HOME MORTGAGE, ITS SUCCESS	hereby subordinates to ORS AND/OR AS	SSIGNS ("Lender")		MORRIS 11
in the manner and to the extent described in this approperty described in paragraph 1 together with a appurtenances, all rents, leases, issues, and profits, result of the exercise of the right of eminent domain, fixtures, if any (the "Property") under a mortgage from Mo	Agreement all interes il privileges, herediti all claims, awards a and all existing and ortgagor to Mortgagee o	ts, rights and title in the aments, easements, and and payments made as a future improvements and dated	Return To: Bank One, Kentuc KY1-4444/P.O. BC	OX 37264
DECEMBER 6 . 19 96 and r LAKE County, WXXXXXXXX. as Document No. 96083192	on DECEMBER	19 , 196	Louisville, KY	10232-7264
(Reel) (Records) (image) in (Vol) of (Mtgs) on (page)		("Mongagee's Mongage").	Tax Key # 35 293 28	
1 Description of Property. The legal description of LOT 18 IN BLOCK 2 IN AGNES FPER PLAT THEREOF, RECORDED NOFFICE OF THE RECORDER OF LA	ROBERT'S SU NOVEMBER 19 AKE COUNTY,	BDIVISION, IN T , 1989 IN PLAT INDIANA	THE CITY OF HAM BOOK 2 PAGE 20 COMMUNITY	
PROPERTY ADDRESS: 1528 MYRTI	LE AVENUE,	WHITING, IN 463	FILE NO X	
Subordinated to: Mortgage recorde	d December	, 1997 as Docume	ent No.	
If checked here, the description continues or appear 2. Superior Obligations. Mortgagee's right, title and reserved and not affected by this Agreement. As between not exceed the obligations checked below ("Obligation Mortgager to Lender ("Lender's Mortgage"): [] (a) The following note(s):	interest in the Prope en Mortgagee and L s"), provided the san	rty as against any person othe ænder, the priorities granted I. ne are in fact secured by a pr	ender by this Agreement are roperly recorded mortgage o	limited to and shall
Note #1 dated		, in the sum of \$, plus interest, of Maker) to Lender.
Note #2 dated	, 19	, in the sum of \$, plus interest.
with the effect described in paragraph 4 on the reverse side. Mortgagee agrees to the Additional Provisions on the residence of the Additional Provisions on the Provisions of the Additional Provisions on the Provisions of the Provisio	Date)	*		(SEAL)
(Type of Organization)			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
MADELLA STORE FOU	(SEAL)			(SEAL)
KAREN A. STRZELECKI		*		
* ASSISTANT WICE PRESIDENT				, mp. 4.4.5
By: To be lost of the lost	(SEAL)	*		(SEAL)
CONSUMER LOAN OFFICER (Title)				
• PETER T. CASPER AUTHENTICATION		OR	ACKNOWLEDGEMENT ==	
Signatures of		STATE OF WISCONSIN		\
		County ofMILWA	UKEE	ss.
authenticated thisday of	. 19	This instrument was acknown 19 97 by KAREN A	wledged before me on NO\ STRZELECK! AND PETEI (Name(s) of person(s)	ZEMBER 7
		as ASSISTANT VICE P	RESIDENT AND CONSUMER	LOAN OFFICER
Title: Member State Bar of Wisconsin orauthorized under Sec. 706.06, Wis. Stats.		of BANK ONE, MERRILL (Name of part on	authority, e.g., officer, trustee, etc., if any VILLE, NA N/K/A BANK whose behalf instrument was executed, if	ONE, INDIANA, NA
This instrument was drafted by		* TIMOTHY H MARI		County Wie 1
	Type or print name gned above.	Notary Public MILWA My Commission (Expires)(I		County, Wis. J

ADDITIONAL PROVISIONS

- 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 tull 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 Advances. 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 ("Protective Advances"), the Protective Advances shall be added to the Obligations if paid by Lender or, if paid by Mortgagee 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.

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