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RECORDING REQUESTED BY

AND WHEN RECORDED MAIL TO:

2006 022220

STATE OF MOTARE LAKE COUNTY FILED FOR RECORD

2006 MAR 17 AM 9:55

MICHAELA BROWN PERCERCIE

Citibank
1000 Technology Dr. MS 321
O'Fallon, MO 63368
CitiBank Account No.: 105122206722000

SUBORDINATION AGREEMENT

NOTICE: THIS SUBORDINATION AGREEMENT RESULTS IN YOUR SECURITY INTEREST IN THE PROPERTY BECOMING SUBJECT TO AND OF LOWER PRIORITY THAN THE LIEN OF SOME OTHER OR LATER SECURITY INSTRUMENT.

THIS AGREEMENT, made this 26th	day of December	, <u>2005</u>	, by						
Terry L. Spain	and	Cheryl L	. Spain ,						
owner(s) of the land hereinafter describe and	hereinafter referred to as "Owner,	" and							
Citibank, N.A. as successor to E.A.B.,	OT OFFIC	IAL!							
present owner and holder of the mortgage or deed of trust and related note first hereinafter described and hereinafter referred to as									
"Creditor."	e Lake County Re	ecorder!							
	WITNESSETH								
THAT WHEREAS, Owner has executed a m		or about <u>Tanala</u>	ing						
SEE ATTACHED EXHIBIT "A"									
To secure a note in the sum of \$\(\frac{16,500.00}{\)	, dated Augu		1998 , in favor of						
Creditor, which mortgage or deed of trust wa		11 , 1998	, in Book, vial Records of the Town and/or						
Page and/or as Instrument No County of referred to in Exhibit A attached h		in the Orno	tal Records of the Town and/or						
WHEREAS, Owner has executed, or is about	t to execute, a mortgage or deed of	f trust and a related n	ote in a sum not greater than						
\$ 97,988.00 to be dat	ed no later than Tonucau	α_0 , 2α	in favor of						
	, hereinafter referred to as "Lende								
conditions described therein, which mortgage		concurrently herewi	th; and						
recorded as Instrument 2	006-009383								
WHEREAS, it is a condition precedent to ob	taining said loan that said mortgag	ge or deed of trust las	t above mentioned shall						
unconditionally be and remain at all times a		before described, pi	for and superior to the hen or						
charge of the mortgage or deed of trust first	above mennoned; and	/							

SUBORDINATION AGREEMENT CONTINUED ON NEXT PAGE

CK37,00 10,130,1700

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 or deed of trust securing said note in favor of Lender shall unconditionally be and remain at all times a lien or charge on the property 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 its 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 Creditor 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 specifically 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 OFFICIAL

- (a) It consents to and approves (i) all provisions of the mortgage or deed of trust 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 or 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 mortgage 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 Lender 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

	C	ONTINUA	TION OF	SUBORD	NATION A	GREEM	ENT	
CREDITOR: N	Citibank, N	.A. as suce	cessor to l	E. A.B. ,				
ByPrinted Name Title Vice Pres		ellogy						
OWNER:		'Ana	<					
Printed Name 2	Terry L. S	ain			inted Name			
hey	L (Low.	in					
Printed Name	Cheryl L. S	pain	1		inted Name .	C		
Title					tle			
	T	NC is Do	T (OFF ent is	FICI the pro	AI	ty of	
					E ACKNOW	_		
IT IS RECO					UTION OF TH WITH RESP		EEMENT, THE ERETO.	PARTIES [.]
STATE OF	MISSOU	स)				
County of	St. Louis) Ss	\$			
On December	26th	2005	1. a.F.	me, Kevin	Cohring			11
appeared Heath			, before	Vice Pre				personally
Citibank, F.S.I				VICCITE	Mucht			of
personally know	n to me (or	proved to	me on the	basis of sa	tisfactory evi	idence) t	o be the person	(s) whose
name(s) is/are si	abscribed to	the within	instrume	nt and ackn	owledged to	me that	he/she/they exe	cuted the
same in his/her/t	their author	ized capaci	ty(ies), an	d that by h	is/her/their si	ignature((s) on the instru	
person(s), or the	entity upor	behalf of	which the	person(s) a	icted, execute	ed the in	strument.	
Witness my han	d and offici	al seal.	IIII	SEAN NOIAN	A. HILLING	1/		
					III		7. 1.	
100000000000000000000000000000000000000						(1 V	
THE CERRIE					No	tary Put	ollic in said Cou	inty and State
Co. C. A. Y.	A Constitution					KEVIN G	EMRING	
CO CALINICA					Nota	ry Public - S	Missouri December 30, 200	
commission					My Commis	ssion Expire	December 30, 200	19
MUMBER					C	St. Louis Commission	Gounty 1 #05399909	

Prescribed by the State Board of Accounts (2005)

Declaration

This form is to be signed by the preparer of a document and recorded with each document in accordance with IC 36-2-7.5-5(a).

I, the undersigned preparer of the attached document, in accordance with IC 36-2-7.5, do hereby affirm under the penalties of perjury:

- 1. I have reviewed the attached document for the purpose of identifying and, to the extent permitted by law, redacting all Social Security numbers;
- 2. I have redacted, to the extent <u>permitted by law, each Social Security</u> number in the attached document.

I, the undersigned, affirm under the penalties of perjury, that the foregoing declarations are true.

