M05-63592

Klamath County, Oregon 09/06/2005 03:06:56 PM Pages 8 Fee: \$56.00

After Recording, Please Return To: Robert J. Sullivan, P.C. One SW Columbia, Suite 1600 Portland, OR 97258

15 643477

TRUST SEES SUBORDINATION AGREEMENT

THIS SUBORDINATION AGREEMENT ("Agreement") is entered into as of the day of July, 2005, by and between Southview Properties, LLC, an Oregon limited liability company ("Borrower"), and Pac Equities Fund 1 Limited Partnership ("Pac Equities").

Recitals

- A. Borrower has requested that Premier West Bank, an Oregon bank ("Premier") extend to Borrower a loan in the principal amount of \$1,000,000 (the "Premier Loan"), a portion of the proceeds of which will be used to fund Phase II construction activities on the real property described on the attached Exhibit A (the "Property"). The Premier Loan is evidenced by a promissory note executed by Borrower in favor of Premier in the original principal face amount of \$1,000,000 (the "Premier Note"), which will be secured by, among other things, a Deed of Trust (the "Premier Deed of Trust") encumbering the Property. The Premier Note, the Premier Deed of Trust and all other documents executed in connection with, or securing, the Premier Loan are hereinafter collectively referred to as the "Premier Loan Documents."
- B. Borrower has previously entered into a loan with Pac Equities (the "Loan"). Borrower executed a promissory note in the amount of \$1,100,000 in favor of Pac Equities (the "Note"), which is secured by, among other things, a deed of trust (the "Pac Equities Trust Deed") encumbering the Property. The Pac Equities Trust Deed was recorded on October 29, 2003 as Instrument No. M-03 on page 80323, as modified or amended by instrument in volumes: M-04 on page 53313, Records of Klamath County, Oregon; M-04 on page 57205, Records of Klamath County, Oregon. The beneficial interest under the Pac Equities Trust Deed was assigned to Pac Equities Fund 1, Limited Partnership by document recorded September 20, 2004 as Instrument No. M-04 on page 62879, Records of Klamath County, Oregon; and modified by instrument in volumes: M-04 on page 76011, Records of Klamath County, Oregon and M-05 on page 10565, Page 1 of 8 SUBORDINATION AGREEMENT (Southview Properties, LLC /Pac Equities Fund 1Limited Partnership Phase II)



Records of Klamath County, Oregon. The beneficial interest under said Deed of Trust has been assigned to:

- 1. Thomas Nadermann, by Assignment recorded on May 5, 2005, as Instrument No. M-05 on page 32666.
- 2. Lyle H. Vandercook Revocable Living Trust UTA 8/27/03, by Assignment recorded May 5, 2005, as Instrument No.M-05 on page 32668.
- 3. Theresa Rankin and Jim Kail, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32672.
- 4. Theresa Rankin and Jim Kail, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32674.
- 5. Steve Lindemann, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32676.
- 6. William and Kendall Welch, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32678.
- 7. Lincoln Trust Custodian f/b/o Michael F. Stewart, IRS, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32680.
- 8. George W. and Alice E Saylor, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32682.
- 9. George W. and Alice E Saylor, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32684.
- 10. Rhoda M. Tallman, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32686.
- 11. Helen Johnson, by Assignment recorded May 5, 2005, as Instrument No. M-05 on page 32688.
- 12. Robert Kelly, by Assignment recorded May 13, 2005, as Instrument No. M-05 on page 34861.
- Culley Polehn & Shiena Polehn, by Assignment recorded May 18, 2005, as Instrument No. M-05 on page 36050.
- 14. Lloyd H. TerBorg, by Assignment recorded May 18, 2005, as Instrument No. M-05 on page 36052.

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- 15. David and/or Terry Steele, by Assignment recorded May 18, 2005, as Instrument No. M-05 on page 36054.
- 16. Marie Parks, by Assignment recorded May 13, 2005, as Instrument No. M-05 on page 34869.
- 17. Robert Neland, by Assignment recorded May 13, 2005, as Instrument No. M-05 on page 34875.
- 18. Pensco Trust Company, Custodian f/b/o Theresa Rankin, by Assignment recorded May 13, 2005, as Instrument No. M-05 on page 34871.
- 19. Robert R. Turner, Trust, by Assignment recorded May 13, 2005, as Instrument No. M-05 on page 34873.
- 20. Helen Johnson, by Assignment recorded May 6, 2005, as Instrument No. M-05 on page 33011.
- 21. Culley Polehn and Shiena Polehn, by Assignment recorded May 6, 2005, as Instrument No. M-05 on page 33013.
- 22. James or Rosemary Fieber, by Assignment recorded May 6, 2005, as Instrument No. M-05 on page 33015.
- 23. HP & C. Eder, by Assignment recorded May 6, 2005, as Instrument No. M-05 on page 33017.
- 24. HP & C. Eder, by Assignment recorded May 6, 2005, as Instrument No. M-05 on page 33019.
- 25. Ronald and Maryann Powell, by Assignment recorded May 6, 2005, as Instrument No. M-05 on page 33021.
- 26. Melinda S. Edar Revocable Living Trust dtd 9/14/04, by Assignment recorded June 8, 2005, as Instrument No. M-05 on page 42544.
- 27. Melinda S. Edar Revocable Living Trust dtd 9/14/04, by Assignment recorded June 8, 2005, as Instrument No. M-05 on page 42546.
- 28. Melinda S. Edar Revocable Living Trust dtd 9/14/04, by Assignment recorded June 8, 2005, as Instrument No. M-05 on page 42548.
- 29. Melinda S. Edar Revocable Living Trust dtd 9/14/04, by Assignment recorded June 8, 2005, as Instrument No. M-05 on page 42550.

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- 30. Melinda S. Edar Revocable Living Trust dtd 9/14/04, by Assignment recorded June 8, 2005, as Instrument No. M-05 on page 42552.
- 31. Melinda S. Edar Revocable Living Trust dtd 9/14/04, by Assignment recorded June 8, 2005, as Instrument No. M-05 on page 42554.
- 32. George W. and Alice E Saylor, by Assignment recorded June 23, 2005, as Instrument No. M-05 on page 47256.
- C. Premier will only make the Premier Loan upon the agreement by Borrower and Pac Equities to the terms and conditions set forth in this Agreement.

Agreement

NOW, THEREFORE, in consideration of Premier making the Premier Loan and of the covenants and agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Recitals</u>. The recitals set forth above are hereby incorporated herein by this reference.
- 2. <u>Pac Equities</u>. Pac Equities represents and warrants that Pac Equities is the current holder of the Note, other than as stated above that it has not assigned, transferred or otherwise conveyed its interest in the Note or the Pac Equities Trust Deed to any other person or entity and it has the absolute right to execute this Agreement for itself and on behalf of all assignees listed in Recital B.
- 3. <u>Consent to Premier Loan</u>. Pac Equities consents to the Premier Loan and agrees that the closing, funding and performance of such loan shall not result in a violation of or default under any of the Pac Equities documents.

4. <u>Subordination of Pac Equities Trust Deed.</u>

- (a) Pac Equities hereby expressly subordinates any lien of the Pac Equities Indebtedness (as defined below), and all of Pac Equities' liens and rights pursuant to the Note and the Pac Equities Trust Deed to the lien of the Premier Loan and all rights of Premier and its successors and assigns under the Premier Loan Documents. As a result of this subordination, the Premier Loan Documents shall be a prior lien on the Property and all other collateral encumbered by the Premier Loan Documents, and the Note and the Pac Equities Trust Deed shall at all times be and remain absolutely subordinate, subject to and subservient to the prior lien of the Premier Loan Documents.
- (b) The term "Pac Equities Indebtedness," as used in this Agreement, shall mean and include any and all indebtedness, liabilities and obligations of Borrower

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to Pac Equities or others for whom Pac Equities acts as agent, whether absolute or contingent, direct or indirect, joint, several or independent, now outstanding or owing or which may hereafter be existing or incurred, arising by operation of law or otherwise, due or to become due, and which arise out of the Note or the Pac Equities Trust Deed or are in any way secured by the Property or any other collateral now or hereafter provided to Premier as collateral for the Premier Loan.

- 5. <u>Covenants of Pac Equities</u>. Pac Equities hereby covenants and agrees that it will execute any and all other instruments necessary, as reasonably required by Premier, to subordinate the Pac Equities Trust Deed to the Premier Loan.
- 6. <u>Termination of Subordination</u>. This Agreement shall automatically terminate and be of no further force and effect at the earlier of: (a) the Borrower's satisfaction of all of its obligations to Pac Equities; or (b) such time as all obligations under the Premier Loan have been paid in full and the Premier Deed of Trust has been released.
- 7. Notices. All notices, requests or demands hereunder must be given in writing and will be considered to be duly and properly given on personal delivery or delivery by courier to the party or an officer of the party, or if mailed, upon the first to occur of actual receipt or the expiration of three (3) days after being sent by certified mail, postage prepaid, return receipt requested, addressed as follows:

If to Pac Equities:

Pac Equities Fund 1, Limited Partnership c/o Pac Equities, Inc., General Partner

Attention:

If to Borrower:

Southview Properties, LLC 22101 NE 150th Avenue Battleground, WA 98604 Attention: Gregory P. Bessert

Any party may change such party's address for notices or copies of notices by giving notice to the other parties in accordance with this Section 7.

8. <u>Assignment and Binding Effect</u>. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

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- 9. <u>Governing Law</u>. This Agreement is executed in and shall be construed under and governed by the laws of the State of Oregon.
- 10. <u>Severability</u>. In case any one or more of the provisions contained in this Agreement should be held to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- 11. <u>Amendments</u>. No provisions of this Agreement may be amended, modified, supplemented, changed, waived, discharged or terminated, unless Premier consents thereto in writing.
- 12. <u>Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which shall constitute a duplicate original, but all of which together shall constitute one and the same instrument.
- 13. <u>Costs of Enforcement</u>. In the event that any party to this Agreement commences any legal action to enforce its rights hereunder as a result of the breach of this Agreement by any other party, the prevailing party in such action shall be entitled to recover all of its costs and expenses in connection therewith, including all reasonable legal fees and costs.

IN WITNESS WHEREOF, the parties have executed this Subordination Agreement as of the date first above written.

Pac Equities:

Pac Equities Fund 1 Limited Partnership, an Oregon limited partnership,

By: Pac Equities, Inc., aNevada corporation, Its General Partner

Name: M.F. Testerman
Title: Executive Director

BORROWER:

SOUTHVIEW PROPERTIES, LLC, an Oregon limited liability company

By: The Bessert, Manager

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STATE OF OREGON)
) ss
COUNTY OF Deschutes)

The foregoing instrument was acknowledged before me this 37 day of July, 2005, by Michael Testerman, as Ex Director of Pac Equities, Inc., a Nevada corporation the General Partner of Pac Equities Fund 1 Limited Partnership, an Oregon limited partnership.



Sinda & Bazzard Notary Public for Overgon

STATE OF OREGON

) ss.

COUNTY OF Deschutes

The foregoing instrument was acknowledged before me this 27 day of July, 2005, by Gregory P. Bessert, as Manager of Southview Properties, LLC, an Oregon limited liability company.



Finda & Bayerd Notary Public for Overgon

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Order No.: **7029-643477**Page 8 of 8

Exhibit "A"

Real property in the County of Klamath, State of Oregon, described as follows:

Beginning at the initial point, said point being the Northeasterly corner of Lot 59 of Tract 1416- The Woodlands-Phase 1" a duly recorded subdivision at the Klamath County Clerks Office, said point being a 5/8" rebar with a yellow plastic cap marked "LS 58985"; thence along the Northwesterly boundary of said subdivision the following twenty courses, South 63°38'02" West, 100.00 feet; thence South 63°32'43" West, 52.00 feet; thence South 26°21'58" East, 3.22 feet; thence South 63°38'02; West, 70.01 feet; thence South 26°21'58" East, 5.00 feet; thence South 63°38'02" West, 65.01 feet; thence North 26°21'58" West 10.00 feet; thence South 63°38"02" West, 65.01 feet; thence South 26°21'58" East, 5.00 feet; thence South 63°38'02" West, 70.01 feet; thence South 26°21'58" East, 5.00 feet; thence South 63°35'10" West, 65.01 feet; thence North 26°21'58" West, 10.05 feet; thence South 63°38'02" West, 65.00 feet; thence South 26°21'58" East, 5.00 feet; thence South 63°38'02" West, 70.01 feet; thence South 63°36'54" West, 52.00 feet; thence South 26°21'58" East, 16.34 feet; thence South 63°38'02" West, 100.00 feet: thence South 26°21'58" East, 65.00 feet to the Southwesterly corner of Lot 7 of said subdivision; thence leaving said Northwesterly boundary of the "The Woodlands-Phase 1", South 89°36'23" West, 115.26 feet; thence North 01°04'44" East, 118.46 feet; thence North 89°43'07" West 50.00 feet; thence North 01°04'44" East, 244.01 feet; thence South 89°43'07" East, 30.00 feet; thence North 01°04'44" East 272.34 feet; thence South 88°55'16" East 98.00 feet; thence North 01°04'44" East 13.34 feet to a point of curvature; thence Northeasterly along the arc of a 278,00 foot radius curve to the right, through a central angle of 04°03'23" (the long chord of which bears North 03°06'26" East, 19.68 feet) an arc distance of 19.68 feet; thence South 84°51'53" East, 56.00 feet; thence North 63°38'02" East, 617.64 feet; thence South 26°21'58" East 68.00 feet; thence North 63°38'02" East, 112.78 feet; thence South 26°21'58" East 408.00 feet; thence South 63°38'02" West 278.00 feet; thence South 26°21'58" East a distance of 16.70 feet to the Point of Beginning.

Tax Parcel Number: